



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-3259/P1
EHS&MGG:...

In 11/25/13

BY 12/6

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

D-NOTE

Gen

1 AN ACT ...; relating to: the regulation of raffles.

Analysis by the Legislative Reference Bureau

Under current law, a not-for-profit, religious, charitable, service, fraternal, or veterans organization that serves a geographic area that is limited to Wisconsin and that has existed for at least one year or is chartered by a state or national organization that has existed for at least three years may obtain a license to conduct raffles. Also under current law, an organization with a Class A raffle license may sell raffle tickets up to 270 days before the day of a raffle drawing, may sell equal shares of a single ticket to one or more purchasers, and may conduct either single-event raffles or calendar raffles. A calendar raffle is one for which a drawing is held and a prize awarded on each date specified in a calendar. An organization with a Class A raffle license may charge up to \$100 for a single-event raffle ticket and up to \$10 for each month covered by a calendar raffle. Under a Class B raffle, tickets may be sold only on the day of the drawing and may cost no more than \$10 each. An organization with a raffle license may conduct no more than 200 single-event raffles and no more than one calendar raffle in a 12-month period. Current law requires the Department of Administration (DOA) to promulgate rules relating to the conduct of raffles.

This bill makes various changes to current law relating to the conduct of raffles, including the following: (1) removes limits on the prices of raffle tickets and calendars; (2) removes DOA's authority to promulgate rules relating to raffles; (3) prohibits the sale of equal shares of a single Class A raffle ticket; (4) increases to one year the time before a Class A raffle drawing during which tickets may be sold; (5) increases the number of single-event raffles an organization may conduct in one year

to 365; and (6) allows Class B raffle tickets to be sold before the day of a drawing if the tickets are not delivered to purchasers until the day of the drawing.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 **SECTION 1.** 563.02 (1) of the statutes is amended to read:

2 563.02 (1) All phases of the conduct of bingo and raffles, ^{✓ plain} except bingo games
3 using free cards and donated prizes for which no payment of consideration is made
4 by participants, should be closely controlled by appropriate laws and rules, which
5 should be strictly and uniformly enforced throughout this state.

6 History: 1973 c. 156; 1975 c. 99; 1977 c. 426; 1987 a. 21; 1989 a. 147; 1991 a. 269 s. 779r; Stats. 1991 s. 563.02. ✓

6 **SECTION 2.** 563.02 (1m) of the statutes is created to read:

7 563.02 (1m) All phases of the conduct of raffles [✓] should be closely controlled by
8 appropriate laws, which should be strictly and uniformly enforced throughout this
9 state.

10 **SECTION 3.** 563.03 (4m) of the statutes is amended to read: ✓

11 563.03 (4m) "Calendar raffle" means a raffle for which a drawing is held and
12 a prize awarded on each date specified in a calendar as a date upon which a prize will
13 be awarded.

14 History: 1973 c. 156; 1975 c. 99; 1977 c. 426; 1979 c. 32, 34; 1983 a. 222; 1989 a. 147; 1991 a. 269 ss. 779s to 779w; Stats. 1991 s. 563.03; 1997 a. 27; 2005 a. 247; 2009 a. 28; 2011 a. 32. ✓

14 **SECTION 4.** 563.03 (12r) of the statutes is created to read:

15 563.03 (12r) "Raffle ticket" [✓] means an instrument that entitles the purchaser
16 to one entry in a single-event raffle.

17 **SECTION 5.** 563.03 (14w) [✓] of the statutes is created to read: ✓

18 563.03 (14w) "Single-event raffle" means a raffle for which only one drawing
19 is held.

1 SECTION 6. 563.04 (2) of the statutes is amended to read:

2 563.04 (2) Conduct hearings on the suspension or revocation of a license for
3 violation of this chapter or any applicable rules promulgated under it.

4 SECTION 7. 563.04 (3) of the statutes is amended to read:

5 563.04 (3) Promulgate rules under ch. 227 relating to the issuance, renewal,
6 amendment, suspension, and revocation of bingo ~~and raffle~~ licenses and the conduct
7 of bingo under this chapter.

8 SECTION 8. 563.04 (14) of the statutes is repealed.

9 SECTION 9. 563.05 (title) of the statutes is repealed and recreated to read:

10 563.05 (title) **Departmental duties, powers, prohibitions.**

11 SECTION 10. 563.05 (2) of the statutes is amended to read:

12 563.05 (2) The department may promulgate rules requiring holders of licenses
13 issued under ~~this chapter~~ subch. III to post a notice in a conspicuous place where a
14 bingo occasion ~~or raffle drawing~~ is conducted describing the procedures for filing a
15 complaint against the holder.

History: 1991 a. 269 ss. 782ad, 782ah, 1110b, 1110d; Stats. 1991 s. 563.05; 1995 a. 27 ss. 6976, 9123 (6pp); 1997 a. 27; 1999 a. 5; 2011 a. 32; 2013 a. 20.

16 SECTION 11. 563.05 (3) of the statutes is amended to read:

17 563.05 (3) The department may promulgate rules specifying the number of
18 business days within which the department must review and make a determination
19 on an application for a ~~permit, as defined in s. 227.116 (1g),~~ license that is issued
20 under ~~this chapter~~ subch. III.

History: 1991 a. 269 ss. 782ad, 782ah, 1110b, 1110d; Stats. 1991 s. 563.05; 1995 a. 27 ss. 6976, 9123 (6pp); 1997 a. 27; 1999 a. 5; 2011 a. 32; 2013 a. 20.

21 SECTION 12. 563.05 (4) of the statutes is amended to read:

22 563.05 (4) The department may promulgate rules defining relating to bingo
23 that establish procedures to be used by the department for receiving, filing, and

1 investigating complaints, for commencing disciplinary proceedings, and for
2 conducting hearings ~~under this chapter.~~

History: 1991 a. 269 ss. 782ad, 782ah, 1110b, 1110d; Stats. 1991 s. 563.05; 1995 a. 27 ss. 6976, 9123 (6pp); 1997 a. 27; 1999 a. 5; 2011 a. 32; 2013 a. 20.

3 SECTION 13. 563.05 (4m) of the statutes is created to read:

4 563.05 (4m) Notwithstanding s. 227.11, the department may not promulgate
5 or enforce any rule that interprets the provisions under such. ~~such. VII~~ ^{b VIII} or any other
6 provisions under this chapter that relate to raffles.

7 SECTION 14. 563.10 of the statutes is amended to read:

8 563.10 Rules governing commingling of receipts restricted.

9 Notwithstanding ss. ~~227.11 (2), 227.24 (1) (a) and 563.04 (3), the~~ The department
10 may not promulgate any emergency rule relating to the commingling of bingo and
11 raffle receipts unless it can clearly establish that commingling will occur without
12 such rule and that the rule will effectively prevent commingling. The department
13 shall set forth any such finding in its proposed rule. If upon review under s. 227.40,
14 the court finds that the finding of fact upon which any emergency rule relating to
15 such commingling is based is unsupported by clear and convincing evidence, the rule
16 is invalid.

****NOTE: Is the above treatment consistent with your intent?

17 SECTION 15. 563.90 of the statutes is renumbered 563.90 (1).

18 SECTION 16. 563.905 (intro.) of the statutes is repealed.

19 SECTION 17. 563.905 (1) of the statutes is renumbered 563.90 (2) and amended
20 to read:

21 563.90 (2) "~~Local organization~~" means ~~an organization whose~~ To qualify as a
22 local organization under this section, an organization's activities are must be limited

1 to this state, to a specific geographical area within this state, or to a specific
2 geographical area that is partly within this state and partly within another state.

3 History: 1987 a. 240; 1989 a. 147; 1991 a. 269 s. 782Lt; Stats. 1991 s. 563.905; 2009 a. 316.

3 **SECTION 18.** 563.905 (2) of the statutes is renumbered 563.90 (3), and 563.90
4 (3) (intro.), as renumbered, is amended to read:

5 563.90 (3) ^(intro.) ~~“Service organization” includes all~~ To qualify as a service
6 organization under this section, an organization must be one of the following:

7 History: 1987 a. 240; 1989 a. 147; 1991 a. 269 s. 782Lt; Stats. 1991 s. 563.905; 2009 a. 316.

7 **SECTION 19.** 563.91 of the statutes is amended to read:

8 **563.91 Limit.** No qualified organization under s. 563.90 may conduct more
9 than ~~200~~ ³⁶⁵ ~~single-event~~ raffles or more than one calendar raffle during a year.

10 History: 1977 c. 426; 1983 a. 222; 1989 a. 147; 1991 a. 269 s. 782md; Stats. 1991 s. 563.91.

10 **SECTION 20.** 563.92 (1m) of the statutes is renumbered 563.92 (1m) (a) and
11 amended to read:

12 563.92 (1m) (a) The department may issue a Class A license for the conduct of
13 a raffle in which some or all of the tickets for that raffle are sold on days other than
14 the same day as the raffle drawing ~~and in which equal shares of a single ticket may~~
15 ~~be sold to one or more purchasers.~~

16 (b) The department may issue a Class B license for the conduct of a raffle in
17 which all either of the following applies:

18 1. All of the tickets for that raffle are sold on the same day as the raffle drawing.

History: 1977 c. 426; 1979 c. 34 s. 2100 (45) (a); 1983 a. 222; 1989 a. 147; 1991 a. 39, 189; 1991 a. 269 s. 782mt; Stats. 1991 s. 563.92; 1991 a. 315; 1995 a. 27 ss. 6976d, 6976f, 9123 (6pp); 1997 a. 27; 1999 a. 5; 2001 a. 16.

19 **SECTION 21.** 563.92 (1m) (b) 2. of the statutes is created to read:

20 563.92 (1m) (b) 2. If tickets for that raffle are sold on more than one day, the
21 organization only distributes tickets to purchasers at the event at which the drawing
22 will take place.

23 **SECTION 22.** 563.92 (2) of the statutes is amended to read:

1 563.92 (2) The fee for a raffle license shall be \$25 and shall be remitted with
2 the application. A raffle license shall be valid for 12 months and may be renewed as
3 provided in s. 563.98 (1g). The department shall issue the license within 30 days
4 after the filing of ~~an~~ a complete application if the applicant qualifies under s. 563.90
5 and has not exceeded the limits of s. 563.91. The department shall notify the
6 applicant if the raffle license application is incomplete within 15 days after it is filed
7 or the application shall be considered complete. A complete license application that
8 is not denied within 30 days after its filing shall be considered approved. All moneys
9 received by the department under this subsection shall be credited to the
10 appropriation account under s. 20.505 (8) (j).

History: 1977 c. 426; 1979 c. 34 s. 2100 (45) (a); 1983 a. 222; 1989 a. 147; 1991 a. 39, 189; 1991 a. 269 s. 782mt; Stats. 1991 s. 563.92; 1991 a. 315; 1995 a. 27 ss. 6976d, 6976f, 9123 (6pp); 1997 a. 27; 1999 a. 5; 2001 a. 16.

11 **SECTION 23.** 563.92 (4) of the statutes is amended to read:

12 563.92 (4) ~~Proceedings to~~ The department may suspend or revoke ~~a~~ an
13 organization's license to conduct raffles shall be initiated by the department
14 pursuant to the rules promulgated under s. 563.05 (4) for failing to comply with the
15 requirements of this subchapter.

History: 1977 c. 426; 1979 c. 34 s. 2100 (45) (a); 1983 a. 222; 1989 a. 147; 1991 a. 39, 189; 1991 a. 269 s. 782mt; Stats. 1991 s. 563.92; 1991 a. 315; 1995 a. 27 ss. 6976d, 6976f, 9123 (6pp); 1997 a. 27; 1999 a. 5; 2001 a. 16.

16 **SECTION 24.** 563.93 (intro.) of the statutes is amended to read:

17 **563.93 The conduct of raffles under a Class A license.** (intro.) An
18 organization with a Class A raffle license may conduct a single-event raffle or a
19 calendar raffle. All of the following shall apply to the conduct of a raffle under a Class
20 A license:

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

21 **SECTION 25.** 563.93 (1) of the statutes is renumbered 563.93 (1m), and 593.63

22 (1m) (f), as renumbered, is amended to read.

1 563.93 (1m) (f) A list of each prize to be awarded ~~which~~ that has a ~~retail~~ fair
2 market value of ~~\$500~~ \$1,000 or more.

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

3 **SECTION 26.** 563.93 (1s) of the statutes is renumbered ~~563.93~~ (2g) (e) and
4 amended to read:

5 563.93 (2g) (e) ~~Each raffle ticket and each calendar sold by an organization~~
6 ~~shall include a separate~~ Print an identification number, ~~printed~~ on both the
7 purchaser's and the organization's portion of the raffle ticket or calendar. The
8 tickets or calendars shall be numbered consecutively in relation to the other tickets
9 or calendars for the same drawing.

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

10 **SECTION 27.** 563.93 (2) of the statutes is ~~repealed~~.

11 **SECTION 28.** 563.93 (2g) of the statutes is ~~created~~ to read:

12 563.93 (2g) An organization conducting a Class A raffle license shall do all of
13 the following:

14 (a) Prominently display, at each place where tickets may be purchased, a notice
15 describing any state or federal law that imposes a restriction on who may possess a
16 prize that will be awarded in the raffle.

17 (b) Make a good faith effort to award all of the prizes offered for a raffle. If the
18 organization is unable to award a prize, it may hold the prize and use it for future
19 fund-raising purposes.

20 **SECTION 29.** 563.93 (2g) (g) of the statutes is ~~created~~ to read:

21 563.93 (2g) (g) Place the organization's portion of the ticket or calendar in the
22 drawing container prior to the time of the drawing.

23 **SECTION 30.** 563.93 (2g) (h) of the statutes is ~~created~~ to read:

1 563.93 (2g) (h) Retain the organization's portion of each raffle ticket or
2 calendar sold for one year after the date on which the drawing is held and provide
3 any of these portions to the department upon request.

4 **SECTION 31.** 563.93 (2m) of the statutes is repealed.

5 **SECTION 32.** 563.93 (2r) of the statutes is created to read:

6 563.93 (2r) An organization that conducts a calendar raffle shall do all of the
7 following:

8 (a) Print identical drawing dates and identical prize amounts for each drawing
9 on every calendar sold.

10 (b) After holding a drawing, replace the winning tickets into the container to
11 allow the purchasers the chance to win again in subsequent drawings.

12 **SECTION 33.** 563.93 (3) of the statutes is renumbered 563.93 (1e).

13 **SECTION 34.** 563.93 (3e) of the statutes is created to read:

14 563.93 (3e) An organization that conducts a raffle under a Class A raffle may
15 not do any of the following:

license

16 (a) Permit another organization or individual to use its license to conduct a
17 raffle.

18 (b) Resell a ticket or calendar.

19 **SECTION 35.** 563.93 (3m) of the statutes is created to read:

20 563.93 (3m) An organization that conducts a calendar raffle may not do any
21 of the following:

22 (a) Sell any calendars after holding the first drawing.

23 (b) Change the dates of any drawings or the amounts of any prizes designated
24 on the calendar after the first calendar is sold.

1 **SECTION 36.** 563.93 (4) (a) of the statutes is renumbered 563.93 (3e) (c) and
2 amended to read:

3 563.93 (3e) (c) ~~Except as provided in par. (b),~~ Offer tickets for a proposed raffle
4 ~~may not be offered~~ for sale more than 270 days one year before the raffle drawing.

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

5 **SECTION 37.** 563.93 (4) (b) of the statutes is repealed.

6 **SECTION 38.** 563.93 (4m) of the statutes is renumbered 563.93 (2g) (c) and
7 amended to read:

8 563.93 (2g) (c) ~~The organization that conducts a raffle under a Class A license~~
9 ~~shall provide~~ Provide the purchaser of a raffle ticket or calendar with the purchaser's
10 portion of the ticket or calendar at the time of purchase or at any time before the raffle
11 drawing, ~~but need not provide it to the purchaser at the time of purchase.~~

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

12 **SECTION 39.** 563.93 (5) of the statutes is renumbered 563.93 (2g) (d) and
13 amended to read:

14 563.93 (2g) (d) ~~All~~ Hold all raffle drawings shall be held in public.

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

15 **SECTION 40.** 563.93 (6) of the statutes is renumbered 563.93 (3e) (b) and
16 amended to read:

17 563.93 (3e) (b) ~~All prizes shall be awarded. The~~ Require the purchaser of a
18 ticket or calendar ~~need not~~ to be present at the drawing to win a prize.

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

19 **SECTION 41.** 563.93 (7) of the statutes is renumbered 563.93 (2g) (f) and
20 amended to read:

21 563.93 (2g) (f) If a raffle drawing is canceled, the organization shall refund the
22 receipts to the ticket or calendar purchasers. The organization may not deduct from

1 the refund a handling charge or other amount relating to the expense incurred in the
2 sale of a raffle ticket or calendar. The organization may not reclaim any prize
3 awarded in a drawing that has already been held at the time a calendar raffle is
4 canceled.

History: 1977 c. 426; 1983 a. 222; 1987 a. 399; 1989 a. 147; 1991 a. 269 s. 782nd; Stats. 1991 s. 563.93; 1993 a. 152; 1995 a. 27 ss. 6976m to 6976t, 9123 (6pp); 1997 a. 27; 2001 a. 16, 109; 2007 a. 206; 2009 a. 315.

****NOTE: "Drawing" is stricken because an organization can only cancel a calendar raffle drawing by canceling the entire calendar raffle (because a drawing date cannot be changed under the new s. 563.93 (3m)(b)), and a single-event raffle, by definition, has only one drawing, so canceling the drawing effectively cancels the raffle.

X ^{have}****NOTE: I assumed that a calendar raffle can be canceled after one or more drawings ~~has~~ been held as long as the purchasers are fully refunded. Because a calendar raffle might be canceled after prizes have been awarded, I also added that any prize already awarded in a drawing prior to the cancellation may not be reclaimed. Let me know if this is not consistent with your intent.

5 SECTION 42. 563.93 (8) of the statutes is repealed. ^y

6 SECTION 43. 563.93 (9) of the statutes is repealed. ^y

7 SECTION 44. 563.935 (1m) of the statutes is ^vcreated to read:

8 563.935 (1m) If state or federal law places a restriction on who may possess any
9 any prize that will be awarded for a raffle, the organization conducting the raffle
10 shall prominently display a notice describing the restriction at each place where
11 tickets may be purchased.

12 SECTION 45. 563.935 (3) of the statutes is ^vrepealed.

13 SECTION 46. 563.95 of the statutes is ^vamended to read:

14 **563.95 Denial of application; hearing.** Within 30 days after receiving
15 written notification of a denial by the department of a license to conduct a raffle, an
16 applicant may demand in writing a hearing before the department upon the
17 applicant's qualifications and the merit of the application. ~~At the hearing, the~~
18 ~~burden of proof shall be on the applicant to establish eligibility for a license.~~ If, after
19 the hearing, the department enters an order denying the application, the order shall

1 set forth in detail the reasons for the denial. Upon entry of such an order or upon
2 expiration of the 30-day period during which a hearing may be demanded, the
3 applicant's license fee shall be refunded. If the department approves the application,
4 the department shall issue the license within 14 days after approval.

5 **History:** 1977 c. 426; 1979 c. 34; 1989 a. 147; 1991 a. 269 s. 782np; Stats. 1991 s. 563.95; 1995 a. 27 s. 9123 (6pp); 1997 a. 27.

6 **SECTION 47.** 563.97 of the statutes is renumbered ~~563.97~~ (1) and amended to
7 read:

8 563.97 (1) Each organization licensed to conduct raffles shall maintain a list
9 of the names and addresses of all persons winning prizes with a ~~retail~~ fair market
10 value of ~~\$100~~ \$600 or more, and the prizes won, for at least 12 months after each
11 raffle is conducted. The list shall be available at reasonable times for public
12 examination and shall be provided to the department upon request.

13 **History:** 1983 a. 222; 1991 a. 269 s. 782nt; Stats. 1991 s. 563.97; 1995 a. 27 s. 9123 (6pp); 1997 a. 27. ✓

14 **SECTION 48.** 563.97 (2) of the statutes is created to read:

15 563.97 (2) An organization licensed to conduct raffles shall keep an electronic
16 or paper copy of its license that is available for any person to inspect upon request
17 at the event during which a drawing is held. ✓

18 **SECTION 49.** 563.98 (1) (intro.) of the statutes is amended to read:

19 563.98 (1) (intro.) Each organization licensed under this subchapter shall, on
20 or before the last day of the 12th month beginning after the date on which the license
21 is issued and on or before that same date in each subsequent year, prepare and make
22 available for inspection a report containing the following information in writing to
23 the department regarding the raffles ~~which that~~ it has conducted during the previous
24 12 months:

25 **History:** 1977 c. 426; 1979 c. 34 s. 2100 (45) (a); 1983 a. 222; 1989 a. 147; 1991 a. 269 s. 782pd; Stats. 1991 s. 563.98; 1995 a. 27 s. 9123 (6pp); 1997 a. 27; 1999 a. 5.

26 **SECTION 50.** 563.98 (1) (e) of the statutes is repealed. ✓

27 **SECTION 51.** 563.98 (1c) of the statutes is repealed. ✓

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-3259/P1dn
EHS&MCG.....

5F

Date

Matt:

indent →

This draft incorporates the changes proposed in the drafting request related to raffles as well as the raffle rules under ch. Game 44, Wis. Adm. Code. Please carefully review the draft to ensure it is consistent with your intent. Please also review the issues raised in the four-star notes (****NOTE:) included in the draft. Note that some of the proposed language from your request has been reworded for simplicity or clarity or to conform it to our drafting conventions, and some proposed changes have been moved to more appropriate places in the statutes. Please also note the following:

1. ~~Article IV, section 24 (4) of the Wisconsin Constitution governs raffles:~~ ^{The following language from}

“The legislature may authorize the following raffle games licensed by the state, but all profits shall accrue to the licensed local organization and no salaries, fees or profits may be paid to any other organization or person: raffle games operated by local religious, charitable, service, fraternal or veterans’ organizations or those to which contributions are deductible for federal or state income tax purposes. The legislature shall limit the number of raffles conducted by any such organization.”

This presents two problems with respect to some of the proposed language in the drafting request. First of all, in s. 563.94, stats., you proposed adding “for profit” to describe the types of organizations to which a licensed organization cannot pay salaries, fees, or profit in connection with the operation of a raffle. You also proposed to add language that specifically authorizes a licensed organization to share the proceeds of a raffle with a national affiliate of the organization. However, based on this section of the Wisconsin Constitution, these changes are highly likely to be found unconstitutional if challenged.

Secondly, in s. 563.90, stats., you proposed adding “nonprofit” to describe the types of organizations that are qualified to conduct a raffle upon receiving a raffle license. However, because the organizations that may be authorized to conduct raffles are specifically listed in the constitution, adding a different type of organization is likely to be found unconstitutional. Please note, however, that the term “nonprofit” is often intended to mean an organization “to which contributions are deductible for federal income tax purposes or state income or franchise tax purposes,” which is already included in this provision. Therefore, the proposed change may not be necessary to satisfy your intent. (I did not include any of these proposed changes in the draft.)

2. The rules include definitions for a "Class A raffle ticket" and a "raffle ticket." (ss. Game 44.02 (4) and (7), Wis. Adm. Code.) Both definitions state that a ticket is used or sold "for the purpose of an individual desiring to enter" a raffle. This phrasing is vague and confusing. The draft instead states that a ticket "entitles the purchaser to one entry" in a raffle (see proposed s. 563.03 (12r)).

I also added a clarification that raffle tickets entitle the purchaser to enter a single-event raffle, as opposed to a calendar raffle, for which the instrument of entry is a calendar. Let me know if this is not consistent with your intent.

Furthermore, the definition of "raffle ticket" in the rules includes the restriction that raffle tickets must meet the requirements of ss. 563.93 and 563.935, stats. However, it is confusing to include this requirement in the definition of "raffle ticket," because raffle tickets, however defined, must meet the requirements in ss. 563.93 and 563.935, stats. Therefore, this part of the definition is omitted in the draft.

Finally, it is not necessary to define "Class A raffle ticket" if "raffle ticket" is already defined. The terms have the same definition, except that one applies specifically to Class A raffles. For this reason, the draft does not include a definition for "Class A raffle ticket."

3. Section Game 44.02 (5), Wis. Adm. Code, gives a definition for "drawing" that includes substantive restrictions regarding how a drawing must be conducted. It is preferable to avoid placing nondefinitional material in a definition, so I moved these restrictions to proposed s. 563.93 (4m) (b). Without the substantive material, what remains in the definition is the commonly recognized meaning of "drawing." It is not necessary to define a term in the statutes unless the definition is not apparent from the context or is more specific than the generally recognized meaning. Therefore, this draft does not define "drawing."

4. Section Game 44.02 (8), Wis. Adm. Code, gives the following definition of "single event raffle": "a raffle for which one single drawing is held and all prizes are awarded." The fact that all prizes are awarded is a substantive requirement for single-event raffles (see s. 563.93 (6), stats.) that is not appropriate for a definition. Therefore, "and all prizes are awarded" is omitted from the definition.

5. In s. 563.92 (2), stats., the effect of deleting "and has not exceeded the limits of s. 563.91" is to require the department to issue a license to an applicant who is qualified under s. 563.90, stats., even if the applicant, under a previous license, exceeded the limit on the number of raffles that can be conducted in one calendar year. Is this the intent? (I have not included this change in the draft.)

6. The request proposed certain requirements regarding placement and maintenance of raffle tickets in Class A raffles. (See proposed s. 593.93 (2g) (g) and (h)) Should these requirements also apply to Class B raffles?

7. The request proposed requiring that an electronic or paper copy of a license be available for inspection by any person upon request at the event or time of the drawing. This is different from s. Game 44.08, Wis. Adm. Code, which requires an original license or copy to be displayed at the drawing "so as to be easily readable by any

person," instead of available for inspection upon request. This draft incorporates the request instead of the rule (see proposed s. 563.97 (2)).

8. The request proposed a requirement to prominently display at the point of purchase any legal restrictions, age or otherwise, on the possession or ownership of a raffle prize. This is different from s. Game 44.09 (1), Wis. Adm. Code, which requires a minimum age for purchasing a ticket if there is an age restriction on any prize in a raffle, and requires the minimum age to be printed on the ticket. This draft incorporates the request instead of the rule (see proposed ss. 563.93 (2g)(a) and 563.935 (1m)).

9. In proposed s. 563.93 (1) (f), at your request the term "retail value" is changed to "fair market value." Note that I made this change and used the term "fair market value" in proposed s. 563.97 (1) as well.

10. The request proposed to require an organization conducting a Class A raffle to make a "reasonable and good faith effort" to award all prizes, instead of requiring it to award all prizes. The term "good faith" includes the concept of reasonableness, so the draft uses just the term "good faith effort." (See proposed s. 563.93 (2g)(b).)

11. In proposed s. 563.95, at your request the draft deletes language that placed the burden of proof on the applicant at a hearing on a license denial. If your intent is that the department have the burden of proof at this hearing, additional drafting will be required.

12. The request proposed adding language to s. 563.98, stats., about providing a copy of the report "upon the filing of a bona fide complaint." What is meant by a "bona fide" complaint? (I have not added this language to the draft.)

13. Section 563.98 (2), stats., allows the department to suspend or refuse to renew a license if the report under s. 563.98 (1), stats., has not been filed or if the fee specified in s. 563.98 (1g), stats., has not been paid. Repealing s. 563.98 (2), stats., means the department may not suspend or refuse to renew a license even if the renewal fee has not been paid. Is this your intent? Or is it only to remove the reporting requirement for renewal?

X 14. Section Game 44.03 (3) (a) ~~(d)~~, (e) 2. and 3., and (f) ~~(h)~~, Wis. Adm. Code, all relate to the sale of equal shares of a Class A raffle ticket. However, proposed s. 563.92 (1m) deletes language allowing the department to issue a Class A license for a raffle in which equal shares of a single ticket may be sold. Because ticket shares would no longer be an option, the draft does not incorporate the rules relating to ticket shares.

15. Section Game 44.05 (5), Wis. Adm. Code, requires an organization that has "commenced a calendar raffle" to conduct all drawings and award all prizes designated in the calendar unless the entire calendar raffle is canceled. It is unclear if a calendar raffle is "commenced" when the first calendar has been sold or when a drawing has been held. For this draft I have assumed that a calendar raffle commences when a calendar has been sold. (See proposed s. 563.93 (3m) (b).)

16. Section Game 44.06, Wis. Adm. Code, requires tickets already drawn on a specific date to be placed back into the container for future drawings. Although the

X provision is silent, this appears to apply only to calendar raffles, in which there are multiple drawings on different days, as opposed to single-event raffles. This draft specifies that the provision applies to calendar raffles. (See proposed s. 563.93 (2r) (b).)

X 17. Section Game 44.09 (2), Wis. Adm. Code, prohibits an organization from permitting the resale of raffle tickets. I assumed this means that the organization may not resell tickets. (See proposed s. 563.93 (3e) (b).) Let me know if you want any changes to this.

18. Section Game 44.09 (4), Wis. Adm. Code, prohibits an organization from permitting a raffle ticket to be used for any purpose other than as a gaming instrument. I do not understand what this is intended to accomplish, so I did not include it in the draft.

19. The draft includes a delayed effective date of three months after publication. Let me know if you would like to change this.

Please let me know if you have questions or if you would like any changes. Once the issues raised above and in the four-star notes in the draft have been resolved, I will make the appropriate changes.

Elisabeth H. Shea
Legislative Attorney
Phone: (608) 266-5446
E-mail: elisabeth.shea@legis.wisconsin.gov

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-3259/P1dn
EHS:kjf:rs

December 6, 2013

Matt:

This draft incorporates the changes proposed in the drafting request related to raffles as well as the raffle rules under ch. Game 44, Wis. Adm. Code. Please carefully review the draft to ensure it is consistent with your intent. Please also review the issues raised in the four-star notes (****NOTE:) included in the draft. Note that some of the proposed language from your request has been reworded for simplicity or clarity or to conform it to our drafting conventions, and some proposed changes have been moved to more appropriate places in the statutes. Please also note the following:

1. The following language from article IV, section 24 (4), of the Wisconsin Constitution governs raffles:

“The legislature may authorize the following raffle games licensed by the state, but all profits shall accrue to the licensed local organization and no salaries, fees or profits may be paid to any other organization or person: raffle games operated by local religious, charitable, service, fraternal or veterans’ organizations or those to which contributions are deductible for federal or state income tax purposes. The legislature shall limit the number of raffles conducted by any such organization.”

This presents two problems with respect to some of the proposed language in the drafting request. First of all, in s. 563.94, stats., you proposed adding “for profit” to describe the types of organizations to which a licensed organization cannot pay salaries, fees, or profit in connection with the operation of a raffle. You also proposed to add language that specifically authorizes a licensed organization to share the proceeds of a raffle with a national affiliate of the organization. However, based on this section of the Wisconsin Constitution, these changes are highly likely to be found unconstitutional if challenged.

Secondly, in s. 563.90, stats., you proposed adding “nonprofit” to describe the types of organizations that are qualified to conduct a raffle upon receiving a raffle license. However, because the organizations that may be authorized to conduct raffles are specifically listed in the constitution, adding a different type of organization is likely to be found unconstitutional. Please note, however, that the term “nonprofit” is often intended to mean an organization “to which contributions are deductible for federal income tax purposes or state income or franchise tax purposes,” which is already

included in this provision. Therefore, the proposed change may not be necessary to satisfy your intent. (I did not include any of these proposed changes in the draft.)

2. The rules include definitions for a "Class A raffle ticket" and a "raffle ticket." (ss. Game 44.02 (4) and (7), Wis. Adm. Code.) Both definitions state that a ticket is used or sold "for the purpose of an individual desiring to enter" a raffle. This phrasing is vague and confusing. The draft instead states that a ticket "entitles the purchaser to one entry" in a raffle (see proposed s. 563.03 (12r)).

I also added a clarification that raffle tickets entitle the purchaser to enter a single-event raffle, as opposed to a calendar raffle, for which the instrument of entry is a calendar. Let me know if this is not consistent with your intent.

Furthermore, the definition of "raffle ticket" in the rules includes the restriction that raffle tickets must meet the requirements of ss. 563.93 and 563.935, stats. However, it is confusing to include this requirement in the definition of "raffle ticket," because raffle tickets, however defined, must meet the requirements in ss. 563.93 and 563.935, stats. Therefore, this part of the definition is omitted in the draft.

Finally, it is not necessary to define "Class A raffle ticket" if "raffle ticket" is already defined. The terms have the same definition, except that one applies specifically to Class A raffles. For this reason, the draft does not include a definition for "Class A raffle ticket."

3. Section Game 44.02 (5), Wis. Adm. Code, gives a definition for "drawing" that includes substantive restrictions regarding how a drawing must be conducted. It is preferable to avoid placing nondefinitional material in a definition, so I moved these restrictions to proposed s. 563.93 (2g) (g). Without the substantive material, what remains in the definition is the commonly recognized meaning of "drawing." It is not necessary to define a term in the statutes unless the definition is not apparent from the context or is more specific than the generally recognized meaning. Therefore, this draft does not define "drawing."

4. In s. 563.92 (2), stats., the effect of deleting "and has not exceeded the limits of s. 563.91" is to require the department to issue a license to an applicant who is qualified under s. 563.90, stats., even if the applicant, under a previous license, exceeded the limit on the number of raffles that can be conducted in one calendar year. Is this the intent? (I have not included this change in the draft.)

5. The request proposed certain requirements regarding placement and maintenance of raffle tickets in Class A raffles. (See proposed s. 593.93 (2g) (g) and (h)) Should these requirements also apply to Class B raffles?

6. The request proposed requiring that an electronic or paper copy of a license be available for inspection by any person upon request at the event or time of the drawing. This is different from s. Game 44.08, Wis. Adm. Code, which requires an original license or copy to be displayed at the drawing "so as to be easily readable by any person," instead of available for inspection upon request. This draft incorporates the request instead of the rule (see proposed s. 563.97 (2)).

7. The request proposed a requirement to prominently display at the point of purchase any legal restrictions, age or otherwise, on the possession or ownership of a raffle prize. This is different from s. Game 44.09 (1), Wis. Adm. Code, which requires a minimum age for purchasing a ticket if there is an age restriction on any prize in a raffle, and requires the minimum age to be printed on the ticket. This draft incorporates the request instead of the rule (see proposed ss. 563.93 (2g) (a) and 563.935 (1m)).

8. In proposed s. 563.93 (1) (f), at your request the term "retail value" is changed to "fair market value." Note that I made this change and used the term "fair market value" in proposed s. 563.97 (1) as well.

9. The request proposed to require an organization conducting a Class A raffle to make a "reasonable and good faith effort" to award all prizes, instead of requiring it to award all prizes. The term "good faith" includes the concept of reasonableness, so the draft uses just the term "good faith effort." (See proposed s. 563.93 (2g) (b).)

10. In proposed s. 563.95, at your request the draft deletes language that placed the burden of proof on the applicant at a hearing on a license denial. If your intent is that the department have the burden of proof at this hearing, additional drafting will be required.

11. The request proposed adding language to s. 563.98, stats., about providing a copy of the report "upon the filing of a bona fide complaint." What is meant by a "bona fide" complaint? (I have not added this language to the draft.)

12. Section 563.98 (2), stats., allows the department to suspend or refuse to renew a license if the report under s. 563.98 (1), stats., has not been filed or if the fee specified in s. 563.98 (1g), stats., has not been paid. Repealing s. 563.98 (2), stats., means the department may not suspend or refuse to renew a license even if the renewal fee has not been paid. Is this your intent? Or is it only to remove the reporting requirement for renewal?

13. Section Game 44.03 (3) (a) to (d), (e) 2. and 3., and (f) to (h), Wis. Adm. Code, all relate to the sale of equal shares of a Class A raffle ticket. However, proposed s. 563.92 (1m) deletes language allowing the department to issue a Class A license for a raffle in which equal shares of a single ticket may be sold. Because ticket shares would no longer be an option, the draft does not incorporate the rules relating to ticket shares.

14. Section Game 44.05 (5), Wis. Adm. Code, requires an organization that has "commenced a calendar raffle" to conduct all drawings and award all prizes designated in the calendar unless the entire calendar raffle is canceled. It is unclear if a calendar raffle is "commenced" when the first calendar has been sold or when a drawing has been held. For this draft I have assumed that a calendar raffle commences when a calendar has been sold. (See proposed s. 563.93 (3m) (b).)

15. Section Game 44.06, Wis. Adm. Code, requires tickets already drawn on a specific date to be placed back into the container for future drawings. Although the provision is silent, this appears to apply only to calendar raffles, in which there are

multiple drawings on different days, as opposed to single-event raffles. This draft specifies that the provision applies to calendar raffles. (See proposed s. 563.93 (2r) (b).)

16. Section Game 44.09 (2), Wis. Adm. Code, prohibits an organization from permitting the resale of raffle tickets. I assume this means that the organization may not resell tickets. (See proposed s. 563.93 (3e) (b).) Let me know if you want any changes to this.

17. Section Game 44.09 (4), Wis. Adm. Code, prohibits an organization from permitting a raffle ticket to be used for any purpose other than as a gaming instrument. I do not understand what this is intended to accomplish, so I did not include it in the draft.

18. The draft includes a delayed effective date of three months after publication. Let me know if you would like to change this.

Please let me know if you have questions or if you would like any changes. Once the issues raised above and in the four-star notes in the draft have been resolved, I will make the appropriate changes.

Elisabeth H. Shea
Legislative Attorney
Phone: (608) 266-5446
E-mail: elisabeth.shea@legis.wisconsin.gov

Shea, Elisabeth

for / p2

From: Spencer, Matt
Sent: Monday, January 20, 2014 3:20 PM
To: Shea, Elisabeth
Subject: RE: LRB 3259

Yes, this is ok. Also, I believe in the drafting request we asked to remove language for partial ticket sales. I see that it is removed, but can we add it back in. I know it deals with many parts of the bill, so I am not sure how you could do this. Hopefully as simple as possible.

Sent via the Samsung Galaxy S™III, an AT&T 4G LTE smartphone

----- Original message -----

From: "Shea, Elisabeth"
Date: 01/17/2014 3:58 PM (GMT-06:00)
To: "Spencer, Matt"
Subject: RE: LRB 3259

Hi Matt,

As we discussed, the term "single-event raffle" is necessary because it distinguishes a raffle that occurs on only one day from a calendar raffle, for which drawings occur on multiple days. You said that the main concern is that the definition for single event raffle currently suggests that one drawing equals one raffle. I think the best way to address this is to define a single event raffle as "a raffle for which all drawings occur on the same day." This effectively distinguishes it from a calendar raffle, but also allows one single event raffle to have multiple drawings. Is this ok?

Lis

From: Shea, Elisabeth
Sent: Friday, January 17, 2014 1:08 PM
To: Spencer, Matt
Subject: RE: LRB 3259

Hi Matt,

1. I'll call you about this one.
3. You're right - disregard s. 563.93 (2g) (c). Section 563.92 (1m) (b) allows the department to issue a Class B license for a raffle to which "either of the following applies," and then lists either all tickets are sold on the same day as the drawing (563.92 (1m) (b) 1.) or, if tickets are sold on more than one day, they are only distributed at the event (563.92 (1m) (b) 2.). So this paragraph does specifically allow either all tickets to be sold at the event or some to be sold early as long as they are not distributed until the day of the event. Let me know if this addresses the concern.

Lis

From: Spencer, Matt
Sent: Friday, January 17, 2014 12:36 PM

To: Shea, Elisabeth
Subject: RE: LRB 3259

Thank you,

1. delete the definition of single event raffle - Class B raffles are defined more loosely to allow the pulling of multiple tickets from multiple buckets over a 2 day event by 563.935 (10). Class A raffles may need some clarification in 563.93 because I believe we want ALL the tickets to be included into one bucket to be eligible for all the prizes, but the ticket will have printed right on it that they have 5 or 20 or even 100 prizes to be awarded. That should not be 100 raffle licenses.
2. We do not need changes to sections 15-18.
3. 563.92 (1m)(b)2. does allow for "if the tickets for that raffle are sold on more than one day..." Does that language specifically authorize the sale on more than one day? Because (b)1. is very specific that "all of the tickets for that raffle are sold on the same day as the raffle drawing." Could we use something such as: "Tickets may be sold on more than one day, but if the tickets.....etc." Section 563.93(2g)(c) applies only to Class A.

Matthew Spencer
Office of Representative Mike Kuglitsch
(608) 267-5158

From: Shea, Elisabeth
Sent: Thursday, January 16, 2014 2:53 PM
To: Spencer, Matt
Subject: RE: LRB 3259

Matt,

I'm working on these changes but had a few questions.

With respect to item 2, "single event raffle" is currently defined in this draft as "a raffle for which one drawing is held" (this came from the administrative rules). A drawing occurs each time a ticket is drawn to win a prize. So, if at an event 30 tickets are drawn individually from one container to win 30 separate prizes, that would be 30 drawings, and that would not be a single-event raffle. Similarly, if at an event there are 10 containers and 3 tickets are drawn from each to win prizes, that would be 30 drawings, and that would not be a single-event raffle. However, we can define single-event raffle differently. If you would like it to mean a raffle for which all drawings occur on the same date or at the same event (as opposed to a calendar raffle) we can change the definition. This definition would include both of the scenarios you presented.

With respect to item 4, sections 15-18 address a technical drafting issue. Defined terms must be used exactly, but the terms "service organization" and "local organization" are never actually used in the raffle subchapter. Section 563.90 uses the phrase "local religious, charitable, service, fraternal or veterans organization." To use the defined terms, this phrase would have to read, "local organizations, religious organizations, charitable organizations, service organizations, fraternal organizations, or veterans organizations," which is somewhat wordy. The draft gets around this problem by repealing these definitions and simply explaining in s. 563.90 what is necessary to qualify as a local organization or service

organization. Let me know if you would still like a change to these sections.

Finally, with respect to item 7, I believe your intent is accomplished in this draft without needing a new definition. First, proposed s. 563.93 (2g) (c) allows early purchase of raffle tickets. Second, if tickets are purchased early, proposed s. 563.92 (1m) (b) 2. prohibits distributing those tickets except at the event. If you don't think this accomplishes your intent, let me know.

Thank you.

Lis

From: Spencer, Matt
Sent: Wednesday, January 08, 2014 10:45 AM
To: Shea, Elisabeth
Subject: LRB 3259

Good Morning, we have reviewed LRB 3259 and have a few changes to the P-draft:

1. Remove the word strictly from sections 1 and 2
2. Do you have a clarification of "Single event Raffle" For example, if an organization has a Class A raffle, with 1 drawing and 30 items, is that considered a single event. Also, a class B raffle, where there are 10 buckets for tickets, but each bucket has 3 items.
3. In Sections 6-8, we would like to remove 563.04 (11). It is our intent to remove all rulemaking from the Department regarding Raffles
4. Delete Sections 15-18
5. Section 23 puts a suspension process in statutes instead of rules. We need to change the language back to being a proceeding, not just a suspension.
6. Sections 28 we would like to clarify that

*material missing. See following e-mail
for missing language*

Gibson-Glass, Mary

From: Spencer, Matt
Sent: Thursday, January 16, 2014 1:36 PM
To: Gibson-Glass, Mary
Subject: RE: LRB 3259

No, you are correct. Thanks for pointing that out.

Matthew Spencer
Office of Representative Mike Kuglitsch
(608) 267-5158

From: Gibson-Glass, Mary
Sent: Wednesday, January 15, 2014 10:36 AM
To: Spencer, Matt
Cc: Shea, Elisabeth
Subject: FW: LRB 3259

Matt-

I drafted the provisions relating to prohibiting rule making for raffles. In item 3 below, you mention sections 6 to 8 of the bill. I think the treatment of these provisions in the current version of the draft accomplishes your intent. If you do not agree, please call me to discuss this.

Thanks so much,

Mary Gibson-Glass
Senior Legislative Attorney
Legislative Reference Bureau
267 3215

From: Spencer, Matt
Sent: Wednesday, January 08, 2014 10:45 AM
To: Shea, Elisabeth
Subject: LRB 3259

Good Morning, we have reviewed LRB 3259 and have a few changes to the P-draft:

1. Remove the word strictly from sections 1 and 2
2. Do you have a clarification of "Single event Raffle" For example, if an organization has a Class A raffle, with 1 drawing and 30 items, is that considered a single event. Also, a class B raffle, where there are 10 buckets for tickets, but each bucket has 3 items.
3. In Sections 6-8, we would like to remove 563.04 (11). It is our intent to remove all rulemaking from the Department regarding Raffles
4. Delete Sections 15-18
5. Section 23 puts a suspension process in statutes instead of rules. We need to change the language back to being a proceeding, not just a suspension.
6. Sections 28 we would like to clarify that it is only "age" restrictions that must be displayed, not all regulations.

7. Sections 38-41 please include “early bird purchase of raffle tickets” to be defined as: “Early Bird” purchase of raffle tickets before the event is allowed, but the purchaser of the tickets may not receive the tickets until upon arrival at the event where the drawing is to take place.
8. Section 55 must be redrafted so organizations still must pay a fee to receive their license.

Please let me know if you have any questions.

Matthew Spencer
Office of Representative Mike Kuglitsch
(608) 267-5158

1/17/14 tel conf. Matt Spencer - Kuglitsch's office

Item 3 - ok, no change.

Item 1 re definition of single event raffle

- I explained this term needed to distinguish from calendar raffle

- concern is that based on definition each drawing may be a raffle? - he said yes

- "event" refers to drawings on one day

- I will think about how to define to accommodate event w/ > 1 drawing

Shea, Elisabeth

From: Spencer, Matt
Sent: Wednesday, January 29, 2014 11:16 AM
To: Shea, Elisabeth
Cc: Bob Welch
Subject: RE: Raffle draft

Follow Up Flag: Follow up
Flag Status: Completed

I am going to have Bob Welch give you a call to explain this.

Thank you

Matthew Spencer
Office of Representative Mike Kuglitsch
(608) 267-5158

From: Shea, Elisabeth
Sent: Wednesday, January 29, 2014 9:46 AM
To: Spencer, Matt
Subject: Raffle draft

Hi Matt,

Now that "single event raffle" is being defined in the statutes and allows for more than one drawing on a day, it is becoming less clear what the difference is between a Class A single-event raffle and a Class B raffle. A Class B raffle is also considered to be one raffle even if multiple drawings are held and prizes awarded on the same day and same location. Should a Class B raffle be referred to as a single-event raffle, too? Here is the relevant section:

563.935 (10) A raffle under a Class B license to which all of the following apply is one raffle for purposes of s. 563.91:

- (a) More than one drawing is held and more than one prize is awarded on the same date and at the same location.
- (b) Drawings for each prize or group of prizes are made from a container specific to each prize or group of prizes.
- (c) The raffle ticket purchaser places his or her ticket in the container of his or her choice.

Is there a difference between this type of raffle and what you would like to be considered a single-event raffle under a Class A license?

Lis

Elisabeth H. Shea
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LRB

Research (608-266-0341)

Library (608-266-7040)

Legal (608-266-3561)

1/31/14 tel conf. Bob Welch
770-9787

A raffle (not calendar)

ticket

∅ present

split-name

consecutively

1 yr advance

1 bin → 3-40 prizes = 1 drawing

ticket ∅ go back in

B- raffle

must be present

no name on ticket

~~∅~~ ~~∅~~ ∅ # consecutively
sell advance, but ∅ get
until event

you put in tuss

→ 1 bucket - spec. to prize

~~∅~~ ~~∅~~

single event

check on whether we can show how would look in Stats

V