

State of Misconsin 2003 - 2004 LEGISLATURE

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ASSEMBLY AMENDMENT 4, TO 2003 ASSEMBLY BILL 144

March 12, 2003 – Offered by Representatives BOYLE and HUBLER.

1	At the locations indicated, amend the bill as follows:
2	1. Page 1, line 2: after "compacts" insert "and licensing and regulating
3	amusement devices under the state lottery and making appropriations".
4	2. Page 2, line 24: after that line insert:
5	"SECTION 5m. 20.566 (8) (g) of the statutes is created to read:
6	20.566 (8) (g) Licensing and regulation of amusement devices. All moneys
7	received under s. 565.08 (1) (c), to pay the costs incurred by the department of
8	revenue in issuing licenses and regulating the operation of amusement devices
9	under s. 565.08.
10	SECTION 6m. 20.566 (8) (t) of the statutes is created to read:
11	20.566 (8) (t) Payment to municipalities. From the lottery fund, a sum
12	sufficient to make the payments under s. 79.037.
13	SECTION 7m. 25.75 (1) (b) of the statutes is amended to read:

1	25.75 (1) (b) "Gross lottery revenues" means gross revenues from the sale of
2	lottery tickets and lottery shares under ch. 565 <u>, adjusted gross revenues received by</u>
3	the state under s. 565.08 (1) (g), and revenues from the imposition of fees, if any,
4	under s. 565.10 (8) and includes compensation, including bonuses, if any, paid to
5	retailers under s. 565.10 (14), regardless of whether the compensation is deducted
6	by the retailer prior to transmitting lottery ticket and lottery share revenues to the
7	commission.
8	SECTION 8m. 77.51 (4) (c) 1m. of the statutes is created to read:
9	77.51 (4) (c) 1m. Adjusted gross receipts, as defined in s. 565.01 (1c).
10	SECTION 9m. 77.51 (15) (c) 1m. of the statutes is created to read:
11	77.51 (15) (c) 1m. Adjusted gross receipts, as defined in s. 565.01 (1c).
12	SECTION 10m. 79.035 (1) of the statutes is amended to read:
13	79.035 (1) Subject to reductions under s. ss. 79.036 (3) and 79.037, in 2004 and
14	subsequent years, each county and municipality shall receive a payment from the
15	county and municipal aid account in an amount determined under sub. (2).
16	SECTION 11m. 79.037 of the statutes is created to read:
17	79.037 Adjusted gross receipts. Beginning with the distribution in 2004,
18	the department of revenue shall reduce the payment from the county and municipal
19	aid account under s. 79.035 to each municipality in which the state collects adjusted
20	gross receipts, as defined in s. 565.01 (1c), by an amount equal to the adjusted gross
21	receipts, as defined in s. 565.01 (1c), that the state collected in the municipality in
22	the fiscal year preceding the fiscal year of the payment under s. 79.035 and shall pay
23	each such municipality from the appropriation under s. 20.566 (8) (t) an amount, to
24	be used solely for the purpose of reducing the property tax levy in the municipality,
25	equal to the adjusted gross receipts, as defined in s. 565.01 (1c), that the state

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collected in the municipality in the fiscal year preceding the fiscal year of the
 payment under s. 79.035.

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3 **SECTION 12m.** 125.12 (1) (a) of the statutes is amended to read: 4 125.12 (1) (a) Except as provided in this subsection and s. 945.041, any $\mathbf{5}$ municipality or the department may revoke, suspend or refuse to renew any license 6 or permit under this chapter, as provided in this section. 7 SECTION 13m. 565.01 (1) of the statutes is renumbered 565.01 (1dm). 8 **SECTION 14m.** 565.01 (1c) of the statutes is created to read: 9 565.01 (1c) "Adjusted gross receipts" means the total amount paid by cash or 10 check to a person licensed under s. 565.08 (1) (a) for the play of amusement devices 11 licensed under s. 565.08 less the total amount paid by cash or check to the players 12of the amusement devices for the play of the amusement devices. 13 **SECTION 15m.** 565.01 (1g) of the statutes is created to read:

14565.01 (1g) "Amusement device" means, before July 1, 2005, any video device 15that awards or is capable of awarding a player with one or more redeemable free 16 replays or credits for achieving certain scores or results and does not change the ratio 17of plays to free replays or credits so awarded. Beginning on July 1, 2005, "amusement device" means any on-line video device that awards or is capable of awarding a 18 19 player with one or more redeemable free replays or credits for achieving certain 20 scores or results and does not change the ratio of plays to free replays or credits so 21awarded.

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SECTION 16m. 565.01 (4g) of the statutes is amended to read:

565.01 (4g) "On-line services and supplies" means those lottery products and
 associated services, including computerized transaction processing equipment,
 computerized retailer vending terminals, and those technologies necessary to

1	maximize lottery revenues and minimize the lottery's total operating costs. The term
2	does not include services related to instant lottery ticket services or the playing of
3	<u>amusement devices licensed under s. 565.08</u> .
4	SECTION 17m. 565.01 (4r) (intro.) of the statutes is amended to read:
5	565.01 (4r) (intro.) "Promotional advertising" means advertising which is for
6	the purpose of inducing persons to purchase lottery tickets or lottery shares <u>or play</u>
7	amusement devices licensed under s. 565.08. "Promotional advertising" does not
8	mean advertising which is designed to provide the public with information on any
9	of the following:
10	SECTION 18m. 565.01 (6c) of the statutes is created to read:
11	565.01 (6c) "Set up for the purpose of play" means operated for the purpose of
12	offering a person, for consideration, an opportunity to play an amusement device
13	licensed under s. 565.08.
14	SECTION 19m. 565.01 (6m) (a) (intro.) of the statutes is renumbered 565.01 (6m)
15	(intro.) and amended to read:
16	565.01 (6m) (intro.) "The state lottery" means an <u>all of the following:</u>
17	(a) An enterprise, including a multijurisdictional lottery in which the state
18	participates, in which the player, by purchasing a ticket, is entitled to participate in
19	a game of chance in which any of the following applies:
20	SECTION 20m. 565.01 (6m) (b) and (c) of the statutes are repealed.
21	SECTION 21m. 565.01 (6m) (bm) of the statutes is created to read:
22	565.01 (6m) (bm) The play and operation of an amusement device licensed
23	under s. 565.08.
24	SECTION 22m. 565.015 of the statutes is repealed.
25	SECTION 23m. 565.02 (7) of the statutes is amended to read:

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565.02 (7) Not later than March 1 of each year, the department shall submit 1 $\mathbf{2}$ to the joint committee on finance a report that includes an estimate for that fiscal 3 year and for the subsequent fiscal year of the gross revenues from the sale of lottery 4 tickets and lottery shares, the total amount paid as lottery ticket and share prizes 5and the lottery ticket and share prize payout ratio for each type of lottery game 6 offered, and an evaluation of the effect of lottery ticket and share prize payout ratios 7 of lottery games on lottery sales, lottery operating costs and on maximizing the 8 revenue available for the lottery and gaming property tax credit. If, within 14 9 working days after the date on which the committee receives the report, the 10 cochairpersons of the committee notify the department that the committee has 11 scheduled a meeting for the purpose of reviewing the department's proposed lottery ticket and share prize payouts, the department may proceed with its plans for the 1213lottery ticket and share prize payouts for the subsequent fiscal year only upon 14 approval of the plans by the committee. If the cochairpersons of the committee do 15not notify the department within 14 working days after the date on which the 16 committee receives the report that the committee has scheduled a meeting for the 17purpose of reviewing the department's proposed lottery ticket and share prize 18 payouts, the department's plans for the lottery ticket and share prize payouts for the 19 subsequent fiscal year are considered approved by the committee.

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SECTION 24m. 565.08 of the statutes is created to read:

565.08 Licensing and regulation of amusement devices. (1) The
department shall license all amusement devices that are set up for the purpose of
play in this state, subject to all of the following conditions:

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- (a) An amusement device license may be issued only to the following:

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1	1. A person who has a Class "B" license under ch. 125 on the effective date of
2	this subdivision [revisor inserts date], or a person to whom such a Class "B" license
3	has been transferred under s. 125.04 (12) (b).
4	2. A person who has a "Class B" license under ch. 125.
5	3. A person who held a license on January 1, 2003, that was issued under s.
6	562.05 (1).
7	(b) An amusement device that is set up for the purpose of play may be played
8	only at a racetrack at which pari-mutuel wagering was conducted on January 1,
9	2003, or at a premises issued a Class "B" or "Class B" license under ch. 125.
10	(c) The owner of the amusement device shall be charged an annual license fee
11	of \$100 for each amusement device that is set up for the purpose of play.
12	(d) 1. No more than 5 amusement devices may be set up for the purpose of play
13	at any one premises operated under a Class "B" license or a "Class B" license issued
14	under ch. 125.
15	2. No more than 5 amusement devices per 1,000 square feet of space may be
16	set up for the purpose of play at any racetrack at which pari-mutuel wagering was
17	conducted on January 1, 2003, as such space existed on January 1, 2003.
18	(e) No one person may manufacture or distribute all of the amusement devices
19	that are set up for the purpose of play.
20	(f) 1. Except as provided in subd. 2., any amusement device set up for the
21	purpose of play shall have a percentage of credits awarded to credits played that is
22	not less than the average percentage required under all unexpired Indian gaming
23	compacts entered into under s. 14.035. In this subdivision, "average" means the
24	arithmetic mean.

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2. In calculating the percentage of credits awarded to credits played for an
 amusement device under subd. 1., the department shall reduce the percentage by a
 percentage that produces an amount equal to the amount of any sales or use taxes
 generated from the play of the amusement device.

5 (g) The adjusted gross receipts, less any amount paid as sales or use taxes from 6 the play of an amusement device, shall be equally divided between the state, for 7 deposit in the lottery fund, and the holder of the license under par. (a) for the 8 premises or racetrack at which the amusement device is located.

9 (2) If the department attempts to verify the percentage of credits awarded to 10 credits played of an amusement device under sub. (1) (f) and the owner of the 11 premises or racetrack at which the amusement device is located fails, or is unable, 12 to assist the department, with the result that the department cannot verify the 13 percentage of credits awarded to credits played, the department shall do the 14 following:

(a) For the first offense, issue a warning to the owner, and the owner shall
immediately assist the department in verifying the percentage of credits awarded to
credits played of the amusement device.

(b) For the 2nd offense, suspend for 30 days the license issued under sub. (1)
(a) for that premises or racetrack.

20 (c) For the 3rd offense, permanently revoke the license issued under sub. (1)
21 (a) for that premises or racetrack.

22 **SECTION 25m.** 565.27 (1) (intro.) of the statutes is amended to read:

565.27 (1) GAME FEATURES AND PROCEDURES. (intro.) Subject to this section, the
 rules promulgated under s. 565.02 (3) (d) and (4) (a) and approval by the secretary
 of revenue, the administrator shall determine the particular features of and

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1	procedures for each lottery game offered <u>other than games played on amusement</u>
2	<u>devices licensed under s. 565.08</u> . The features and procedures shall be in writing,
3	shall be accessible to the public and shall include all of the following:
4	SECTION 26m. 565.30 (title) of the statutes is amended to read:
5	565.30 (title) Lottery <u>ticket and share</u> prizes.
6	SECTION 27m. 565.30 (8) of the statutes is created to read:
7	565.30 (8) APPLICABILITY. This section applies only to prizes paid to the holder
8	of a winning lottery ticket or share and not to prizes paid from an amusement device
9	licensed under s. 565.08.
10	SECTION 28m. 945.01 (1) (dm) of the statutes is created to read:
11	945.01 (1) (dm) Playing an amusement device, as defined in s. 565.01 (1g), that
12	is licensed as described in s. 565.08.
13	SECTION 29m. 945.01 (3) (a) of the statutes is amended to read:
14	945.01 (3) (a) A Subject to par. (b), a gambling machine is a contrivance which
15	for a consideration affords the player an opportunity to obtain something of value,
16	the award of which is determined by chance, even though accompanied by some skill
17	and whether or not the prize is automatically paid by the machine.
18	SECTION 30m. 945.01 (3) (b) 1m. of the statutes is created to read:
19	945.01 (3) (b) 1m. An amusement device, as defined in s. 565.01 (1g), that is
20	licensed as described in s. 565.08.
21	SECTION 31m. 945.01 (4) (am) of the statutes is renumbered 945.01 (4) (am)
22	(intro.) and amended to read:
23	945.01 (4) (am) (intro.) "Gambling place" does not include $-a$ any of the
24	<u>following:</u>
25	<u>1. A</u> place where bingo or a raffle is conducted under ch. 563 , .

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1	2. A place where a lottery is conducted under ch. 565 or.
2	<u>3. A place</u> where a race is conducted under ch. 562 and does not include a.
3	$\underline{4. A}$ gambling vessel that is in the process of construction, delivery, conversion
4	or repair by a shipbuilding business that complies with s. 945.095.
5	SECTION 32m. 945.01 (4) (am) 5. of the statutes is created to read:
6	945.01 (4) (am) 5. A premises on which is located an amusement device, as
7	defined in s. 565.01 (1g), that is licensed as described in s. 565.08.
8	SECTION 33m. 945.01 (5) (am) of the statutes is amended to read:
9	945.01 (5) (am) "Lottery" does not include bingo or a raffle conducted under ch.
10	563,; the playing of an amusement device, as defined in s. 565.01 (1g), that is licensed
11	as described in s. 565.08; pari-mutuel wagering conducted under ch. 562; or the state
12	lottery or any multijurisdictional lottery conducted under ch. 565.
13	SECTION 34m. 945.041 (1) of the statutes is amended to read:
$13\\14$	SECTION 34m. 945.041 (1) of the statutes is amended to read: 945.041 (1) A license or permit issued under ch. 125 to any person who
14	945.041 (1) A license or permit issued under ch. 125 to any person who
14 15	945.041 (1) A license or permit issued under ch. 125 to any person who knowingly permits any slot machine, roulette wheel, other similar mechanical
14 15 16	945.041 (1) A license or permit issued under ch. 125 to any person who knowingly permits any slot machine, roulette wheel, other similar mechanical gambling device, or number jar or other device designed for like form of gambling,
14 15 16 17	945.041 (1) A license or permit issued under ch. 125 to any person who knowingly permits any slot machine, roulette wheel, other similar mechanical gambling device, or number jar or other device designed for like form of gambling, or any amusement device, as defined in s. 565.01 (1g), that is not licensed as
14 15 16 17 18	945.041 (1) A license or permit issued under ch. 125 to any person who knowingly permits any slot machine, roulette wheel, other similar mechanical gambling device, or number jar or other device designed for like form of gambling, or any amusement device, as defined in s. 565.01 (1g), that is not licensed as described under s. 565.08, or any horse race betting or other bookmaking as defined
14 15 16 17 18 19	945.041 (1) A license or permit issued under ch. 125 to any person who knowingly permits any slot machine, roulette wheel, other similar mechanical gambling device, or number jar or other device designed for like form of gambling, or any amusement device, as defined in s. 565.01 (1g), that is not licensed as described under s. 565.08, or any horse race betting or other bookmaking as defined in s. 945.01, or solicitation of drinks from customers under s. 944.36 to be set up, kept,
14 15 16 17 18 19 20	945.041 (1) A license or permit issued under ch. 125 to any person who knowingly permits any slot machine, roulette wheel, other similar mechanical gambling device, or number jar or other device designed for like form of gambling, or any amusement device, as defined in s. 565.01 (1g), that is not licensed as described under s. 565.08, or any horse race betting or other bookmaking as defined in s. 945.01, or solicitation of drinks from customers under s. 944.36 to be set up, kept, managed, used or conducted upon the licensed premises or in connection therewith
14 15 16 17 18 19 20 21	945.041 (1) A license or permit issued under ch. 125 to any person who knowingly permits any slot machine, roulette wheel, other similar mechanical gambling device, or number jar or other device designed for like form of gambling, or any amusement device, as defined in s. 565.01 (1g), that is not licensed as described under s. 565.08, or any horse race betting or other bookmaking as defined in s. 945.01, or solicitation of drinks from customers under s. 944.36 to be set up, kept, managed, used or conducted upon the licensed premises or in connection therewith upon premises controlled directly or indirectly by the person, shall be revoked by the

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of one year from the effective date of the revocation. If any appeal is taken from the revocation, any period during which the order is stayed shall be added to the one year. **SECTION 35m.** 945.041 (2) of the statutes is amended to read:

4 945.041 (2) Any sheriff, undersheriff, deputy sheriff, constable or other 5 municipal police officer or any person authorized to enforce the gambling laws under 6 s. 165.60 shall within 10 days after acquiring such information report to the district 7 attorney of the county the name and address of any licensee or permittee under ch. 8 125 who to his or her knowledge has knowingly suffered or permitted any gambling 9 device in sub. (1), any amusement device, as defined in s. 565.01 (1g), that is not 10 licensed as described under s. 565.08, or any horse race betting to be set up, kept, 11 managed, used or conducted upon the licensed premises or in connection therewith 12upon premises controlled directly or indirectly by such licensee or permittee. Such 13officer or person shall also report to the district attorney knowledge of the 14circumstances and the name of the municipality or officer by whom the license or 15permit has been issued. Any other person may in writing and signed by that person 16 report any such name, address and other information to the district attorney. Within 1710 days after any report the district attorney shall institute a proceeding as 18 hereinafter provided before the circuit court of the county or shall within such time 19 report to the attorney general the reasons why such a proceeding has not been 20 instituted. The attorney general may direct the department of justice or the district 21attorney to institute such proceeding within a reasonable time.

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SECTION 36m. 945.041 (3) of the statutes is amended to read:

945.041 (3) Such proceeding shall be in the name of the state and the issues
may be determined by a jury. It shall be instituted by the filing of a petition and
service of a notice as herein provided. The petition shall be directed to the circuit

1 court and shall set forth a clear and concise statement of the grounds that are alleged $\mathbf{2}$ to exist justifying a revocation of the license or permit under sub. (1), and shall 3 request an order revoking such license or permit. It shall also request an injunction restraining the defendant from thereafter knowingly suffering or permitting any 4 5such gambling devices, any amusement device, as defined in s. 565.01 (1g), that is not licensed as described under s. 565.08, or any horse race betting to be set up, kept, 6 7 managed, used or conducted upon premises directly or indirectly controlled by the 8 defendant. Upon the filing of such petition the court shall fix a time for hearing not 9 to exceed 30 days from the date of filing at a place within the judicial circuit, and a 10 copy of the petition and a notice of the time and place of hearing shall be served upon 11 the defendant not less than 20 days prior to the date of hearing. Such service shall 12be made in the same manner as a summons is served in a civil action, except that it 13 may also be made by leaving a copy of said petition and notice with any person 14charged with the operation of the licensed premises under s. 125.68 (2). The 15allegations of the petition shall be deemed controverted and shall be at issue without further pleading by the defendant. No hearing shall be adjourned except for cause. 16 17If upon such hearing the court finds that the allegations of the petition are true, it 18 shall issue a written order revoking the license or permit and shall likewise enjoin 19 the defendant from thereafter knowingly suffering or permitting any gambling 20 devices referred to in sub. (1), any amusement device, as defined in s. 565.01 (1g), 21that is not licensed as described under s. 565.08, or any horse race betting to be set 22up, kept, managed, used or conducted upon premises directly or indirectly controlled 23by the defendant. The district attorney shall forthwith cause a copy of the order to 24be filed with the issuing authority of the license or permit and shall cause a copy to 25be served upon the defendant as above provided or the defendant's attorney. The

1	revocation and injunction shall become effective upon such service. In cases where
2	a license is issued by a town, city or village, a copy of the order shall also be filed with
3	the department of revenue <u>as provided under s. 125.13</u> .
4	SECTION 37m. Nonstatutory provisions.
5	(1) ADVISORY REFERENDUM. Section 565.015, 2001 stats., does not apply to the
6	action of the legislature in enacting this act.
7	SECTION 38m. Effective dates. This act takes effect on July 1, 2003, or on the
8	day after publication, whichever is later, except as follows:
9	(1) The treatment of section 14.035 (2), (3), and (4) of the statutes and the
10	renumbering and amendment of section 14.035 of the statutes take effect on the day
11	after publication.".
12	(END)