Amendment No. (for drafter's use only)
CHAMBER ACTION
Senate
House

Representative(s) Farkas offered the following:

## Amendment

Remove line(s) 425-484 and insert:
(5) "Slot machine" means any mechanical or electrical contrivance, terminal, machine, or other device that, upon insertion of a coin, bill, ticket, token, or similar object or upon payment of any consideration whatsoever, including the use of any electronic payment system except a credit card or debit card, is available to play or operate, the play or operation of which, whether by reason of skill or application of the element of chance or both, may deliver or entitle the person or persons playing or operating the contrivance, terminal, machine, or other device to receive cash, billets, tickets, tokens, or electronic credits to be exchanged for cash or to receive 456025

4/26/2005 2:01:56 PM

Amendment No. (for drafter's use only)
merchandise or anything of value whatsoever, whether the payoff
is made automatically from the machine or manually. A slot machine:
(a) May use spinning reels or video displays or both.
(b) May or may not dispense coins, tickets, or tokens to winning patrons.
(c) May use an electronic credit system for receiving wagers and making payouts.

The term includes associated equipment necessary to conduct the operation of the contrivance, terminal, machine, or other device.
(6) "Slot machine licensee" means a pari-mutuel
permitholder who holds a license issued by the division pursuant to this chapter which authorizes such person to possess a slot machine within facilities specified in s. 23, Art. X of the State Constitution and allows slot machine gaming.
(7) "Slot machine revenues" means the total of all cash and property received by the slot machine licensee from slot machine gaming operations less the amount of cash, cash equivalents, credits, and prizes paid to winners of slot machine gaming.

456025

4/26/2005 2:01:56 PM
Page 2 of 2

