Florida Senate - 2006

By Senator Geller

31-258A-06

1	A bill to be entitled
2	An act relating to video lotteries; amending s.
3	24.103, F.S.; providing definitions; amending
4	s. 24.105, F.S.; providing powers and duties of
5	the Department of the Lottery pertaining to
б	video lottery games; providing for an annual
7	fee; providing for disposition of the fee;
8	creating s. 24.125, F.S.; providing for the
9	adoption of rules; creating s. 24.126, F.S.;
10	prohibiting certain persons from playing video
11	lottery games; creating s. 24.127, F.S.;
12	providing requirements for the operation of
13	video lottery games; providing for fines and
14	orders of suspension; providing a payout
15	percentage; providing for the distribution of
16	income; providing for weekly allocations;
17	providing penalties; creating s. 24.128, F.S.;
18	providing for the licensure of video lottery
19	terminal vendors; providing for emergency
20	rules; creating s. 24.129, F.S.; prohibiting
21	certain local zoning ordinances; creating s.
22	24.130, F.S.; providing requirements for video
23	lottery terminals; creating s. 24.131, F.S.;
24	requiring video lottery terminal vendors to
25	establish training programs for employees who
26	service such terminals; requiring departmental
27	approval of such programs; providing
28	certification requirements for such employees;
29	providing for the adoption of rules; creating
30	s. 24.132, F.S.; providing for the distribution
31	of proceeds from the Video Lottery Purse Trust

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1	Fund; providing for the adoption of rules;
2	creating s. 24.133, F.S.; requiring operators
3	of facilities where video lottery games are
4	conducted to post certain signs regarding
5	compulsive gambling; creating s. 24.134, F.S.;
6	establishing programs for compulsive gambling
7	within the Department of Children and Family
8	Services; creating s. 24.136, F.S.; authorizing
9	a caterer's license for video lottery
10	retailers; amending s. 212.02, F.S.; excluding
11	video lottery terminals from the definition of
12	the term "coin-operated amusement machine" for
13	purposes of the sales and use tax; providing an
14	effective date.
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16	Be It Enacted by the Legislature of the State of Florida:
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18	Section 1. Subsections (7), (8), (9), (10), and (11)
19	are added to section 24.103, Florida Statutes, to read:
20	24.103 DefinitionsAs used in this act:
21	(7) "Video lottery game" means an electronically
22	simulated game involving any element of chance, skill, or
23	both, played on a video lottery terminal that, upon insertion
24	of currency, coins, tokens, credits, vouchers, or anything of
25	value, is available to play or simulate a lottery-type game.
26	The games include, but are not limited to, lineup games,
27	traditional card games, poker, and progressive games where the
28	jackpot grows and accumulates as it is being played in a video
29	lottery terminal, or network of video lottery terminals, using
30	<u>a cathode ray tube, video display screen, or microprocessors,</u>
31	or other similar technology available now or in the future, as

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1	approved by the department. A player may receive a payoff in
2	the form of currency, coins, tokens, credits, vouchers, or
3	anything of value, automatically or in some other manner.
4	(8) "Video lottery terminal" means a machine or device
5	upon which a video lottery game is played or operated. A video
6	lottery terminal may use spinning reels or video displays or
7	other similar technology available now or in the future, as
8	approved by the department.
9	(9) "Video lottery terminal vendor" means any person
10	licensed by the department who engages in the business of
11	selling, leasing, servicing, repairing, or upgrading video
12	lottery terminals for video lottery retailers or who provides
13	to the department or to a video lottery retailer computer
14	equipment, software, or other functions related to video
15	lottery terminals.
16	(10) "Net terminal income" means currency and other
17	consideration placed into a video lottery terminal, less
18	payouts to or credits redeemed by players.
19	<u>(11) "Video lottery retailer" means a pari-mutuel</u>
20	permitholder under chapter 550 who has paid the annual fee of
21	<u>\$2 million pursuant to s. 24.105(27) who:</u>
22	(a) Conducted a full schedule of live races or games,
23	as described in ss. 550.002(11) and 550.475. However, in order
24	to be included in the definition, a greyhound racing
25	permitholder must have also conducted, during the prior fiscal
26	year, no fewer than 80 percent of the number of performances
27	and no fewer than 80 percent of the number of live races that
28	it conducted during the 1997-1998 state fiscal year;
29	(b) Applied for a pari-mutuel permit between January
30	1, 2003 and March 1, 2003, and has conducted a full schedule
31	of live races or games as described in s. 550.002(11); or

1 (c) Is authorized to receive broadcasts of horse races 2 under s. 550.6308. 3 Section 2. Subsections (21), (22), (23), (24), (25), (26), and (27) are added to section 24.105, Florida Statutes, 4 5 to read: б 24.105 Powers and duties of department.--The 7 department shall: 8 (21) Have in place the capacity to support video lottery games at facilities of video lottery retailers by 9 10 <u>October 1, 2006.</u> (22) Hear and decide promptly and in reasonable order 11 12 all video-lottery-related license applications and enforcement 13 proceedings for suspension or revocation of licenses. (23) Collect and disburse video lottery revenue due 14 the department as described in this chapter. 15 (24) Certify net terminal income of video lottery 16 17 retailers by inspecting records, conducting audits, or any 18 other reasonable means. (25) Maintain a list of licensed video lottery 19 20 terminal vendors and a current list of all contracts between 21 video lottery terminal vendors and video lottery retailers. 22 (26) Approve an application for a video lottery 23 retailer within 30 days after receipt of the application. Any person holding a pari-mutuel permit meets all qualifications 2.4 of licensure under this section if the person has been 25 licensed pursuant to chapter 550, meets the definition of a 26 video lottery retailer under s. 24.103(11), and has paid the 27 2.8 fee required in subsection (27). (27) Within 10 days after approval of the application 29 and on every July 1 thereafter, the video lottery retailer 30 shall pay to the department a fee of \$2 million, which shall 31

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1 be deposited into the Education Enhancement Trust Fund to be 2 available to be bonded for school capital facilities 3 construction. Section 3. Section 24.125, Florida Statutes, is 4 created to read: 5 б 24.125 Rules authorized.--7 (1) The department may adopt rules relating to: 8 (a) The regulation of video lottery retailers and video lottery products, including provisions to ensure that 9 10 video lottery terminals are operated only by persons at least 18 years of age. 11 12 (b) Specifications for video lottery terminals to be 13 approved and authorized as the department deems necessary in order to maintain the integrity of video lottery games and 14 terminals. The specifications may not limit the number of 15 video lottery terminal vendors who supply terminals to fewer 16 17 than four. 18 (c) The regulation of video lottery terminal vendors. (2) Initial rules to permit the operation of video 19 lotteries and the licensing of video lottery vendors shall be 20 21 adopted by July 1, 2006. The department may adopt emergency rules under ss. 120.536(1) and 120.58(4) to implement this 2.2 23 section. Section 4. Section 24.126, Florida Statutes, is 2.4 created to read: 25 24.126 Video lottery; minimum age.--26 27 (1) A person who is younger than 18 years of age may 2.8 not play a video lottery game. (2) Each video lottery retailer shall post a clear and 29 30 conspicuous sign on all video lottery terminals which states: 31

1 THE USE OF A VIDEO LOTTERY TERMINAL BY PERSONS 2 UNDER THE AGE OF 18 IS AGAINST FLORIDA LAW. 3 PROOF OF AGE IS REQUIRED FOR USE. 4 5 (3) Any person who violates this section commits a 6 misdemeanor of the second degree, punishable as provided in s. 7 775.082 or s. 775.083. 8 Section 5. Section 24.127, Florida Statutes, is 9 created to read: 10 24.127 Video lottery games .--(1) Video lottery games may be offered by a video 11 12 lottery retailer only at its pari-mutuel facility at any time. During any calendar year in which a video lottery retailer 13 maintains video lottery terminals, the retailer must have 14 conducted in the prior year a full schedule of live racing or 15 games, as defined in s. 550.002(11), including the conduct of 16 17 races or games under s. 550.475, or be authorized to receive broadcasts of horse races under s. 550.6308. The department 18 shall waive such requirements upon a showing that the failure 19 to conduct races or games resulted from a natural disaster or 2.0 21 other acts beyond the control of the permitholder, including 2.2 legal restrictions or prohibitions placed on the 23 permitholder's activities. If the retailer for any other reason does not comply with the requirement to conduct a full 2.4 schedule of races or games, the department shall order the 25 retailer to suspend its video lottery operation. The 26 27 department may assess an administrative fine, not to exceed 28 \$5,000 per video lottery terminal per day, against any retailer who does not suspend its video lottery operation when 29 ordered to do so by the department. The department may enforce 30 a suspension order or administrative fine as provided in s. 31

1 120.69. Each video lottery retailer shall post a bond payable 2 to the state in an amount determined by the department which is sufficient to quarantee the payment of revenue due in any 3 4 payment period. 5 (2) Each video lottery terminal retailer shall б determine the following pertaining to the video lottery 7 terminals located on its premises: 8 (a) Number of video lottery terminals; 9 (b) Dates and hours during which the video lottery 10 terminals are available for play; (c) Mix of games available for play on video lottery 11 12 terminals; (d) Use of currency, coins, tokens, vouchers, 13 electronic credits, or anything of value; 14 (e) Location and movement of video lottery terminals 15 16 on the premises; 17 (f) Staffing of video lottery terminal operations on 18 the premises; and (g) Minimum and maximum betting amounts and the 19 20 payout, based upon a suitable range, as determined by the 21 video lottery retailer, with a minimum of 88 percent and a maximum of 95 percent of the amount of currency, coins, 2.2 23 tokens, credits, vouchers, or anything of value put into a video lottery terminal. Upon 10 days' written notice to the 2.4 department, the department may approve a greater payout 25 percentage than 95 percent if the total annual payout is not 26 27 greater than 95 percent. 2.8 (3) Each video lottery terminal retailer shall notify the department prior to commencing the initial operation of 29 30 the video lottery games. 31

1	(4) To facilitate the auditing and security programs
2	critical to the integrity of the video lottery system, the
3	department has overall control of the entire system. Each
4	video lottery terminal shall be linked, directly or
5	indirectly, to a computer system approved by the department.
6	(5) Video lottery games may be played at an authorized
7	video lottery retailer's facility regardless of whether the
8	retailer is conducting a pari-mutuel event.
9	(6) Income derived from video lottery operations is
10	not subject to s. 24.121. The allocation of net terminal
11	income derived from video lottery games shall be as follows:
12	(a) Forty-two percent shall be remitted to the Video
13	Lottery Administration Trust Fund for transfer to the
14	Education Enhancement Trust Fund. The annual fee of \$2 million
15	paid by each permitholder pursuant to s. 24.105(27) shall be
16	credited back to the permitholder on a weekly basis out of the
17	<u>Video Lottery Administrative Trust Fund until the total \$2</u>
18	million is credited. However, weekly credits may not exceed
19	<u>\$100,000 per week per permitholder.</u>
20	(b) Seventy-five hundredths percent shall be remitted
21	to the Video Lottery Administrative Trust Fund for transfer to
22	the Administrative Trust Fund. Twenty-five percent of the
23	0.75 percent, with a cap not to exceed \$5 million per year,
24	shall be transferred to the Department of Children and Family
25	Services for the establishment and administration of a
26	treatment program for compulsive gambling.
27	(c) Fifty-seven and twenty-five hundredths percent
28	shall be retained by the video lottery retailer as
29	compensation, and of that amount:
30	1. Six percent of the retailer's net terminal income
31	shall be distributed by the video lottery retailer as purses
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1	for live performances conducted as a part of the video lottery
2	retailer's pari-mutuel meet in accordance with chapter 550;
3	however, if the video lottery retailer holds a license
4	pursuant to s. 550.06308, the 6 percent shall be distributed
5	as thoroughbred breeders' awards and stallion awards and
б	awards to owners of registered Florida-bred thoroughbred
7	horses under ss. 550.26165 and 550.2625(3), subject to the fee
8	provided in s. 550.2625(3).
9	2. Six and seventy-five hundredths percent of the
10	retailer's net terminal income shall be remitted to the Video
11	Lottery Administrative Trust Fund for transfer to the Video
12	Lottery Purse Trust Fund, to be distributed pursuant to s.
13	<u>24.132.</u>
14	(7) The allocation provided in subsection (6) shall be
15	made weekly. Amounts allocated pursuant to paragraphs (6)(a)
16	and (b) shall be remitted to the department by electronic
17	transfer within 24 hours after the allocation is determined.
18	If live meets were conducted by the video lottery retailer
19	during the weekly period for which the allocation is made, the
20	portion of the allocation to be distributed as purses under
21	paragraph (6)(c) shall be paid as purses for those live meets.
22	If live meets were not conducted at the pari-mutuel facility
23	during the weekly period for which the allocation is made, the
24	distribution of purse money shall be made during the next
25	ensuing meet following the weekly period in which the net
26	terminal income is earned. The accumulated amount to be
27	<u>distributed as purses during the next ensuing meet shall be</u>
28	distributed weekly during the permitholder's next race meeting
29	in an amount determined by dividing the amount to be
30	distributed by the number of performances approved for the
31	permitholder pursuant to its annual license and multiplying

1	that amount by the number of performances conducted each week.
2	Any interest income on funds required to be distributed under
3	paragraph (6)(c) prior to distribution of the funds as purses
4	shall be distributed by the video lottery retailer as purses
5	for live performances conducted at the video lottery
б	retailer's pari-mutuel facility or a facility authorized under
7	<u>s. 550.475.</u>
8	(8) Any person who intentionally manipulates or
9	attempts to manipulate the outcome, payoff, or operation of a
10	video lottery terminal by physical or electronic tampering or
11	other means commits a felony of the third degree, punishable
12	<u>as provided in s. 775.082, s. 775.083, or s. 775.084.</u>
13	(9) Notwithstanding s. 24.115, each video lottery
14	retailer is responsible for payment of video lottery prizes.
15	(10) In the area or room in a facility in which a
16	video lottery terminal is placed, the video lottery retailer
17	shall also place video monitors displaying live races or games
18	being conducted in that facility. If live races or games are
19	not being conducted at the facility, any simulcast races or
20	games that are displayed otherwise in the facility shall be
21	displayed. In each area or room, the retailer shall also
22	provide a means by which patrons may wager on pari-mutuel
23	activity.
24	Section 6. Section 24.128, Florida Statutes, is
25	created to read:
26	24.128 Licensure of video lottery terminal
27	vendorsVideo lottery terminal vendors shall be licensed by
28	the department by July 1, 2006. The department may adopt
29	emergency rules under ss. 120.536(1) and 120.54(4) to
30	implement this section. The department may not license a
31	<u>person as a video lottery terminal vendor who has an interest</u>
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1 in a video lottery retailer or a business relationship with a 2 video lottery retailer other than as a vendor or lessor of 3 video lottery terminals. 4 Section 7. Section 24.129, Florida Statutes, is created to read: 5 б 24.129 Local zoning of pari-mutuel facilities.--The 7 installation, operation, or use of a video lottery on any 8 property where pari-mutuel operations were or would have been lawful under any county or municipal zoning ordinance on July 9 10 1, 2005, does not change the character of the use of such property and may not be prohibited by any local land use or 11 12 zoning ordinance. 13 Section 8. Section 24.130, Florida Statutes, is created to read: 14 24.130 Video lottery terminals.--15 (1) Video lottery terminals may not be offered for use 16 17 or play in this state unless approved by the department. 18 (2) Each video lottery terminal approved for use in this state shall: 19 (a) Be protected against manipulation to affect the 20 21 random probabilities of winning plays. 22 (b) Have one or more mechanisms that accept currency, 23 coins, tokens, vouchers, or anything of value in exchange for game credits. Such mechanisms must be designed to prevent 2.4 players from obtaining currency, coins, tokens, vouchers, or 25 anything of value, or from obtaining game credits, by physical 26 27 tampering. 2.8 (c) Be capable of suspending play until reset at the direction of the department as a result of physical tampering. 29 30 31

1	(d) Be capable of being linked to a central computer
2	communications system to audit the operation, financial data,
3	and program information, as required by the department.
4	Section 9. Section 24.131, Florida Statutes, is
5	created to read:
6	24.131 Video lottery terminal training program
7	(1) Each licensed video lottery terminal vendor shall
8	submit a training program for the service and maintenance of
9	terminals and equipment for approval by the department. The
10	training program must include an outline of the training
11	curriculum; a list of instructors and their qualifications; a
12	copy of the instructional materials; and the dates, times, and
13	location of training classes. A service and maintenance
14	program may not be held unless approved by the department.
15	(2) Each video lottery terminal service employee must
16	complete the requirements of the manufacturer's training
17	program before performing service, maintenance, or repairs on
18	video lottery terminals or associated equipment. Upon the
19	successful completion of the training program by an employee,
20	the department shall issue a certificate authorizing the
21	employee to service, maintain, and repair video lottery
22	terminals and associated equipment. A certificate of
23	completion may not be issued to a person until the department
24	determines that such person has completed the required
25	training. Before being certified as a video lottery terminal
26	<u>service employee, a person must pass a background</u>
27	investigation conducted by the department. The department may
28	revoke certification upon finding that a person is in
29	violation of this chapter or a department rule.
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1 (3) The department may adopt rules regarding the 2 training, qualifications, and certification of video lottery terminal service employees. 3 4 Section 10. Section 24.132, Florida Statutes, is created to read: 5 б 24.132 Administration of the Video Lottery Purse Trust 7 Fund.--(1) The proceeds of the Video Lottery Purse Trust Fund 8 shall be distributed to pari-mutuel permitholders to be 9 10 distributed as purses at their respective pari-mutuel facilities as follows: 11 12 (a) Fifty-eight percent shall be paid to holders of valid thoroughbred racing permits. 13 (b) Eight percent shall be paid to holders of valid 14 15 harness racing permits. 16 (c) Seven percent shall be paid to holders of valid 17 jai alai permits. 18 (d) Twenty-seven percent shall be paid to holders of valid greyhound racing permits. 19 (2) Distributions to permitholders under subsection 20 21 (1) shall be determined by dividing the amounts paid in purses 22 during the previous fiscal year by the amount of purses by 23 those permitholders paid by all permitholders of the same class of permits statewide during the previous fiscal year. 2.4 (3) All proceeds distributed under this section are in 25 addition to and supplement the other funds set forth in this 26 chapter and chapter 550 for use as purses, awards, and, in the 27 2.8 case of jai alai, player compensation. (4) Ten percent of the amounts distributed pursuant to 29 this section and s. 24.127(6)(c) to persons holding valid 30 greyhound racing permits shall be distributed as additional 31

1 purses on all live races at each facility for Florida-bred greyhounds in a manner similar to the distribution of regular 2 3 purses. 4 (5) Ten percent of the amounts distributed pursuant to this section and s. 24.127(6)(c)1. to persons holding valid 5 6 harness racing permits shall be distributed for payment of 7 breeders' awards, stallion awards, and stallion stakes, and for additional expenditures, including, but not limited to, 8 medical, dental, surgical, life, funeral, and disability 9 10 insurance and retirement benefits for occupational licensees who work at tracks in this state in which harness horse races 11 are conducted pursuant to ss. 550.26165 and 550.2625, subject 12 13 to the fee provided in s. 550.2625(4). (6) Ten percent of the amounts distributed pursuant to 14 this section and s. 24.127(6)(c)2. to persons holding valid 15 thoroughbred racing permits shall be distributed as 16 17 thoroughbred breeders' awards and stallion awards and awards 18 to owners of registered Florida-bred thoroughbred horses pursuant to ss. 550.26165 and 550.2625(3), subject to the fee 19 provided in s. 550.2625(3). 2.0 21 (7) The department may adopt rules to provide for the equitable distribution of funds by permitholders for purses, 2.2 23 awards, or jai alai player compensation. Section 11. Section 24.133, Florida Statutes, is 2.4 created to read: 25 24.133 Notice of availability of assistance for 26 27 compulsive gambling required. --2.8 (1) The owner of each facility at which video lottery games are conducted shall post signs with the statement: 29 30 31

1 "IF YOU OR SOMEONE YOU KNOW HAS A GAMBLING 2 PROBLEM, HELP IS AVAILABLE, CALL 3 1-800-426-7711." 4 5 The department may approve additional toll-free numbers to б ensure compliance with this section. The signs must be posted 7 within 50 feet of each entrance and within 60 feet of each credit location within the facility. 8 9 Section 12. Section 24.134, Florida Statutes, is 10 created to read: 24.134 Compulsive gambling program. -- The Mental 11 12 Health Program Office within the Department of Children and 13 Family Services shall establish a program for public education, awareness, and training regarding problem and 14 compulsive gambling and the treatment and prevention of 15 problem and compulsive gambling. The program shall include: 16 17 (1) Maintenance of a compulsive gambling advocacy 18 organization's toll-free, problem-gambling telephone number to provide crisis counseling and referral services to families 19 20 experiencing difficulty as a result of problem or compulsive 21 gambling. 22 (2) The promotion of public awareness regarding the 23 recognition and prevention of problem or compulsive gambling. (3) Facilitation, through inservice training and other 2.4 means, of the availability of effective assistance programs 25 for problem and compulsive gamblers and family members 26 27 affected by problem and compulsive gambling. 2.8 (4) Studies to identify adults and juveniles in this state who are, or are at risk of becoming, problem or 29 30 compulsive gamblers. 31

1 Section 13. Section 24.136, Florida Statutes, is 2 created to read: 3 24.136 Licensure of video lottery retailer.--A video 4 lottery retailer is entitled to a caterer's license pursuant 5 to s. 565.02 on days in which the pari-mutuel facility is open 6 to the public for video lottery play as authorized by this 7 <u>chapter.</u> Section 14. Subsection (24) of section 212.02, Florida 8 Statues, is amended to read: 9 10 212.02 Definitions.--The following terms and phrases when used in this chapter have the meanings ascribed to them 11 12 in this section, except where the context clearly indicates a 13 different meaning: (24) "Coin-operated amusement machine" means any 14 machine operated by coin, slug, token, coupon, or similar 15 device for the purposes of entertainment or amusement. The 16 17 term includes, but is not limited to, coin-operated pinball 18 machines, music machines, juke boxes, mechanical games, video games, arcade games, billiard tables, moving picture viewers, 19 shooting galleries, and all other similar amusement devices. 20 21 However, the term does not include a video lottery terminal 22 operated pursuant to chapter 24. 23 Section 15. This act shall take effect upon becoming a law. 2.4 25 26 27 28 29 30 31

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2	SENATE SUMMARY
3	Establishes the regulation of video lotteries and defines essential components of the video lottery, including
4	games, terminal, vendor, net terminal income, and retailer. Provides for duties of the Department of the
5	Lottery in regulating video lottery licensees and collecting revenue. Provides for emergency rulemaking.
6	Provides for a minimum age of 18 to operate video games and for the placing of appropriate signage. Provides for
7	locating video lottery games at a pari-mutuel facility. Authorizes the department to suspend and fine any
8	noncompliant retailer and determine the number of terminals, dates and hours of play, mix of games
9	available, type of currency, location and movement of terminals on the premises, staffing, and minimum and
10 11	maximum betting amounts. Provides for the allocation of net terminal income. Provides for criminal penalties for
11	intentional manipulation of the terminals and for the licensure of video lottery terminal vendors. Provides that a video lottery terminal does not change the
13	character of the pari-mutuel facility for local zoning purposes. Provides requirements concerning the terminals.
14	Requires signage alerting patrons to a hotline for gambling problems. Provides for a caterer's license when
15	video lottery terminals are operating. (See bill for details.)
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