## Bill No. <u>PCS (494238) for SB 1038 and SB 218</u>

### Barcode 753966

	CHAMBER ACTION Senate House
1	Comm: RS . 03/27/2007 11:46 AM .
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	The Committee on Regulated Industries (Hill) recommended the
12	following amendment:
13	
14	Senate Amendment (with title amendment)
15	On page 2, lines 17-25, delete those lines
16	
17	and insert:
18	Section 1. Section 551.102, Florida Statutes is
19	amended to read:
20	551.102 DefinitionsAs used in this chapter, the
21	term:
22	(1) "Distributor" means any person who sells, leases,
23	or offers or otherwise provides, distributes, or services any
24	slot machine or associated equipment for use or play of slot
25	machines in this state. A manufacturer may be a distributor
26	within the state.
27	(2) "Designated slot machine gaming area" means the
28	area or areas of a facility of a slot machine licensee in
29	which slot machine gaming may be conducted in accordance with
30	the provisions of this chapter.
31	(3) "Division" means the Division of Pari-mutuel
	l 11:55 AM 03/26/07 s1038.ri01.003

Bill No. PCS (494238) for SB 1038 and SB 218

#### Barcode 753966

Wagering of the Department of Business and Professional
Regulation.

3 (4) "Eligible facility" means any licensed pari-mutuel 4 facility located in Miami-Dade County or Broward County 5 existing at the time of adoption of s. 23, Art. X of the State 6 Constitution that has conducted live racing or games during 7 calendar years 2002 and 2003 and has been approved by a 8 majority of voters in a countywide referendum to have slot 9 machines at such facility in the respective county.

10 (5) "Manufacturer" means any person who manufactures, 11 builds, rebuilds, fabricates, assembles, produces, programs, 12 designs, or otherwise makes modifications to any slot machine 13 or associated equipment for use or play of slot machines in 14 this state for gaming purposes. A manufacturer may be a 15 distributor within the state.

(6) "Non-redeemable credits" means slot machine 16 operating credits that cannot be redeemed for cash or any 17 other thing of value by a slot machine, kiosk, or the slot 18 19 machine licensee that are provided free of charge to patrons. Such credits shall not constitute "non-redeemable credits" 20 21 until such time as they are metered as credit into a slot 22 machine and recorded in the facility based monitoring system. (7)(6) "Progressive system" means a computerized 23 24 system linking slot machines in one or more licensed 25 facilities within this state and offering one or more common progressive payouts based on the amounts wagered. 26 (8)(7) "Slot machine" means any mechanical or 27 electrical contrivance, terminal that may or may not be 28 capable of downloading slot games from a central server 29 system, machine, or other device that, upon insertion of a 30 31 coin, bill, ticket, token, or similar object or upon payment 2 11:55 AM 03/26/07 s1038.ri01.003

Bill No. PCS (494238) for SB 1038 and SB 218

#### Barcode 753966

1 of any consideration whatsoever, including the use of any electronic payment system except a credit card or debit card, 2 is available to play or operate, the play or operation of 3 4 which, whether by reason of skill or application of the element of chance or both, may deliver or entitle the person 5 or persons playing or operating the contrivance, terminal, 6 7 machine, or other device to receive cash, billets, tickets, tokens, or electronic credits to be exchanged for cash or to 8 receive merchandise or anything of value whatsoever, whether 9 10 the payoff is made automatically from the machine or manually. 11 The term includes associated equipment necessary to conduct the operation of the contrivance, terminal, machine, or other 12 13 device. Slot machines may use spinning reels, video displays, or both. A slot machine is not a "coin-operated amusement 14 15 machine" as defined in s. 212.02(24) or an amusement game or 16 machine as described in s. 849.161, and slot machines are not subject to the tax imposed by s. 212.05(1)(h). 17 (9)(8) "Slot machine facility" means a facility at 18 19 which slot machines as defined in this chapter are lawfully 20 offered for play. 21 (10)(9) "Slot machine license" means a license issued 22 by the division authorizing a pari-mutuel permitholder to place and operate slot machines as provided by s. 23, Art. X 23 2.4 of the State Constitution, the provisions of this chapter, and division rules. 25 (11)(10) "Slot machine licensee" means a pari-mutuel 26 permitholder who holds a license issued by the division 27 pursuant to this chapter that authorizes such person to 28 29 possess a slot machine within facilities specified in s. 23, Art. X of the State Constitution and allows slot machine 30 31 gaming. 3 11:55 AM 03/26/07 s1038.ri01.003

Bill No. PCS (494238) for SB 1038 and SB 218

## Barcode 753966

1	(12)(11) "Slot machine operator" means a person
2	employed or contracted by the owner of a licensed facility to
3	conduct slot machine gaming at that licensed facility.
4	(13) (12) "Slot machine revenues" means the total of
5	all cash and property, except non-redeemable credits, received
б	by the slot machine licensee from the operation of slot
7	machines less the amount of cash, cash equivalents, credits,
8	and prizes paid to winners of slot machine gaming.
9	
10	
11	======== TITLE AMENDMENT==========
12	And the title is amended as follows:
13	On page1, line4, after "551.102,
14	F.S.;"
15	
16	insert:
17	providing definition of non-redeemable credits;
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	4 11:55 AM 03/26/07 4 s1038.ri01.003