By Senator Diaz de la Portilla

40-00684-13 2013502

A bill to be entitled

An act relating to game promotion; amending s. 849.094, F.S.; adding and revising definitions; providing for the registration of electronic devices and computer terminals used to conduct electronic game promotions; prohibiting the Department of Agriculture and Consumer Services from accepting a filing from certain entities; establishing requirements for electronic game promotions; requiring certification of game promotion software; requiring that an operator of an electronic game production pay to the department an annual nonrefundable terminal fee per electronic device or computer terminal; requiring the department to remit the fees to the Department of Revenue for deposit into the General Revenue Fund; prohibiting certain conduct; limiting the applicability of the act; authorizing a county or municipality to adopt an ordinance, code, plan, rule, resolution, or other measure to regulate an operator that provides electronic devices or computer terminals for electronic game promotion or to prohibit the future operation of game promotions; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 849.094, Florida Statutes, is amended to read:

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849.094 Game promotion in connection with sale of consumer

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products or services.-

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- (1) As used in this section, the term:
- (a) "Department" means the Department of Agriculture and Consumer Services.
- (b) (a) "Game promotion" means, but is not limited to, a contest, game of chance, or gift enterprise, conducted within or throughout the state and other states in connection with the sale of consumer products or services, and in which the elements of chance and prize are present. However, the term does "game promotion" shall not be construed to apply to bingo games conducted pursuant to s. 849.0931.
- (c) (b) "Operator" means any person, firm, corporation, or association or agent or employee thereof who promotes, operates, or conducts a game promotion to promote the sale of its consumer products or services, except any charitable nonprofit organization.
 - (2) It is unlawful for any operator:
- (a) To design, engage in, promote, or conduct such a game promotion, in connection with the promotion or sale of consumer products or services, when wherein the winner may be predetermined or the game may be manipulated or rigged so as to:
- 1. Allocate a winning game or any portion thereof to certain lessees, agents, or franchises; or
- 2. Allocate a winning game or part thereof to a particular period of the game promotion or to a particular geographic area;
- (b) Arbitrarily to remove, disqualify, disallow, or reject any entry;
 - (c) To fail to award any prizes offered;
 - (d) To print, publish, or circulate literature or

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advertising material used in connection with such game promotions which is false, deceptive, or misleading; or

- (e) To require an entry fee, payment, or proof of purchase as a condition of entering a game promotion.
- (3) (a) The operator of a game promotion in which the total announced value of the prizes offered is greater than \$5,000 shall file with the department of Agriculture and Consumer Services a copy of the rules and regulations of the game promotion and a list of all prizes and prize categories offered at least 7 days before the commencement of the game promotion.
- (b) Each operator of a game promotion who provides
 electronic devices or computer terminals with video display
 monitors that reveal or display the results of a game promotion
 must file with the department at least 7 days before
 commencement of the game promotion a copy of the rules and
 regulations of the game promotion and a list of all prizes and
 prize categories offered. The filing must include the physical
 location of each electronic device or computer terminal and a
 separate terminal fee pursuant to paragraph (11) (d) for each
 electronic device or computer terminal that is a component of
 the game promotion.
- (c) Once filed, the Such rules and regulations may not thereafter be changed, modified, or altered. The operator of a game promotion shall conspicuously post the rules and regulations of such game promotion in each and every retail outlet or place where such game promotion is may be played or participated in by the public and shall also publish the rules and regulations in all advertising copy used in connection with the game promotion therewith. However, the such advertising copy

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need only include only the material terms of the rules and regulations if the advertising copy includes a website address, a toll-free telephone number, or a mailing address where the full rules and regulations may be viewed, heard, or obtained for the full duration of the game promotion. The Such disclosures must be legible. Radio and television announcements may indicate that the rules and regulations are available at retail outlets or from the operator of the promotion.

- $\underline{\text{(d)}}$ A nonrefundable filing fee of \$100 $\underline{\text{must}}$ $\underline{\text{shall}}$ accompany each filing and $\underline{\text{must}}$ $\underline{\text{shall}}$ be used to pay the costs incurred in administering and enforcing the provisions of this section.
- (e) The department may not accept a filing from any operator, person, firm, corporation, association, agent, or employee who has been found guilty of or entered a plea of nolo contendere to, regardless of adjudication, or who fails to satisfy a judgment for, a violation of this section.
- (4) (a) Each Every operator of such a game promotion in which the total announced value of the prizes offered is greater than \$5,000 shall establish a trust account, in a national or state-chartered financial institution, with a balance equal to sufficient to pay or purchase the total value of all prizes offered. On a form supplied by the department of Agriculture and Consumer Services, an official of the financial institution holding the trust account shall provide set forth the account number and dollar amount of the trust account, the identity of the entity or individual establishing the trust account, and the name of the game promotion for which the trust account has been established. The Such form must shall be filed with the department of Agriculture and Consumer Services at least 7 days

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before in advance of the commencement of the game promotion. In lieu of establishing a such trust account, the operator may obtain a surety bond from a surety authorized to do business in this state in an amount equal equivalent to the total value of all prizes offered in the promotion. The; and such bond must shall be filed with the department of Agriculture and Consumer Services at least 7 days before in advance of the commencement of the game promotion. Each operator of a game promotion who provides electronic devices or computer terminals with video display monitors that reveal or display the results of a game promotion must obtain a surety bond in an amount equal to the total value of all prizes offered, and the bond must be filed with the department at least 7 days before the commencement of the game promotion.

- 1. The moneys held in the trust account may be withdrawn in order to pay the prizes offered only upon certification to the department of Agriculture and Consumer Services of the name of the winner or winners and the amount and value of the prize or prizes and the value thereof.
- 2. If the operator of a game promotion obtains has obtained a surety bond in lieu of establishing a trust account, the amount of the surety bond shall equal at all times the total amount of the prizes offered. The bond must be in favor of the department for the use and benefit of any consumer who qualifies for the award of a prize under the rules and regulations of the game promotion but who does not receive the prize awarded, and must be in effect until 30 days after filing the list of winners pursuant to subsection (5). The bond must be applicable and liable only for the payment of the claims duly adjudicated by

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order of the department. The proceedings to adjudicate the claim must be conducted in accordance with ss. 120.569 and 120.57.

- (b) The department of Agriculture and Consumer Services may waive the provisions of this subsection for any operator who has conducted game promotions in the state for not less than 5 or more consecutive years and who has not had any civil, criminal, or administrative action instituted against him or her by the state or an agency of the state for violation of this section within that 5-year period. The department may revoke a waiver if it finds that an operator committed a violation of this section. Such waiver may be revoked upon the commission of a violation of this section by such operator, as determined by the Department of Agriculture and Consumer Services.
- (5) Each Every operator of a game promotion in which the total announced value of the prizes offered is greater than \$5,000 shall provide the department of Agriculture and Consumer Services with a certified list of the names and addresses of all persons, whether from this state or from another state, who have won prizes that which have a value of more than \$25, the value of the such prizes, and the dates when the prizes were won within 60 days after the such winners are have been finally determined. The date for the final determination of winners must be 60 days after the ending date of the game promotion stated in the original filing required in subsection (3). The operator shall provide a copy of the list of winners, without charge, to any person who requests it or shall. In lieu of the foregoing, the operator of a game promotion may, at his or her option, publish the same information about the winners in a Florida newspaper of general circulation in this state within 60 days

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after the such winners are have been determined. If the operator publishes the list of winners in a newspaper, the operator must and shall provide to the department of Agriculture and Consumer Services a certified copy of the publication containing the information about the winners. The operator of a game promotion is not required to notify a winner by mail or by telephone when the winner is already in possession of a game card from which the winner can determine that he or she has won a designated prize. All winning entries must shall be held by the operator for a period of 90 days after the close or completion of the game.

- (6) The department of Agriculture and Consumer Services shall keep the certified list of winners for a period of at least 6 months after receipt of the certified list. The department thereafter may dispose of all records and lists.
- (7) An No operator may not shall force, directly or indirectly, a lessee, agent, or franchise dealer to purchase or participate in any game promotion. For the purpose of this section, coercion or force is shall be presumed in these circumstances in which a course of business extending over a period of 1 year or longer is materially changed coincident with a failure or refusal of a lessee, agent, or franchise dealer to participate in such game promotions. Such force or coercion is shall further be presumed when an operator advertises generally that game promotions are available at its lessee dealers or agent dealers.
- (8) (a) The department <u>may adopt</u> of Agriculture and Consumer Services shall have the power to promulgate such rules regulating and regulations respecting the operation of game

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promotions which are necessary to administer this section as it may deem advisable.

- (b) If Whenever the department of Agriculture and Consumer Services or the Department of Legal Affairs has reason to believe that a game promotion is being operated in violation of this section, it may bring an action in the circuit court of any judicial circuit in which the game promotion is being operated in the name and on behalf of the people of the state against any operator thereof to enjoin the continued operation of such game promotion anywhere within the state.
- (9) (a) Any person, firm, or corporation, or association or agent or employee thereof, who engages in any acts or practices stated in this section to be unlawful, or who violates any of the rules adopted and regulations made pursuant to this section, commits is guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
- (b) Any person, firm, corporation, association, agent, or employee who violates any provision of this section or any of the rules adopted and regulations made pursuant to this section is shall be liable for a civil penalty of not more than \$1,000 for each such violation, which shall accrue to the state and may be recovered in a civil action brought by the department of Agriculture and Consumer Services or the Department of Legal Affairs.
- (10) This section does not apply to actions or transactions regulated by the Department of Business and Professional Regulation or to the activities of nonprofit organizations or to any other organization engaged in any enterprise other than the sale of consumer products or services. Subsections (3), (4),

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(5), (6), and (7) and paragraph (8)(a) and any of the rules

adopted made pursuant to these subsections thereto do not apply
to television or radio broadcasting companies licensed by the
Federal Communications Commission.

- (11) Each operator of a game promotion who provides electronic devices or computer terminals with video display monitors that reveal or display the results of a game promotion shall:
- (a) File with the department, at least 7 days before the commencement of the game promotion, a certification from an independent testing laboratory that the electronic game promotion software:
- 1. Operates only games having a preconfigured finite pool or pools of entries;
- 2. Provides an entrant with the ability to participate in the absence of a purchase;
- 3. Does not distinguish an entrant who has made a purchase from one who has not, with respect to all advertised prizes;
- $\underline{\text{4. Uses video displays that do not determine the result;}}$ and
 - 5. Complies with the requirements of subsection (2).
- (b) Post a sign inside the premise which must include the following language in at least 26-point type: "The video displays are for amusement and entertainment only. The video displays do not determine the result of your game promotion entries."
- (c) Affix signage that must include the following language in at least 10-point type on each piece of electronic equipment:

 "The video displays are for amusement and entertainment only.

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The video displays do not determine the result of your game promotion entries."

- (d) Pay to the department annually a nonrefundable terminal fee of \$100 per electronic device or computer terminal which must be remitted by the department to the Department of Revenue for deposit into the General Revenue Fund.
- (12) Operators that provide electronic devices or computer terminals with video display monitors that reveal or display the results of a game promotion or electronic game promotion shall limit the advertisement on the exterior of the premise to the consumer product or service sold on the premise and to game promotions that are offered in connection with the sale of the consumer product or service. A sign may not be posted on the exterior of the premise which suggests gambling takes place on the premise or which displays any image commonly associated with slot machines.
- (13) Electronic devices or computer terminals with video display monitors that reveal or display the results of a game promotion may not dispense coins or currency.
- (14) This section does not allow the use of mechanical or electromechanical reels in connection with a game promotion.
- (15) Electronic devices or computer terminals with video display monitors that reveal or display the results of a game promotion which are in compliance with this section may not be construed as slot machines or devices as defined in s. 551.102(8), s. 849.15, or s. 849.16.
- (16) A county or municipality may adopt an ordinance, code, plan, rule, resolution, or other measure that further regulates an existing or future operator who provides electronic devices

2013502 40-00684-13 291 or computer terminals with video display monitors that reveal or 292 display the results of a game promotion or electronic game 293 promotion. A county or municipality may prohibit a future 294 operator from providing electronic devices or computer terminals 295 with video display monitors that reveal or display the results 296 of a game promotion or electronic game promotion. 297 Section 2. This act shall take effect July 1, 2013.

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