# Second Regular Session Seventy-third General Assembly STATE OF COLORADO

# **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 22-0109.01 Richard Sweetman x4333

**HOUSE BILL 22-1093** 

### **HOUSE SPONSORSHIP**

**McCormick and Will,** Ortiz, Benavidez, Bernett, Cutter, Gray, Hooton, Lindsay, Lontine, Lynch, Pico, Titone, Valdez D.

# SENATE SPONSORSHIP

Smallwood and Zenzinger,

#### **House Committees**

Business Affairs & Labor Finance Appropriations

#### **Senate Committees**

State, Veterans, & Military Affairs Appropriations

# A BILL FOR AN ACT

101	CONCERNING THE CONDUCT OF CHARITABLE GAMING ACTIVITY, AND,
102	IN CONNECTION THEREWITH, MODERNIZING THE "BINGO AND
103	RAFFLES LAW" TO ACCOMMODATE THE USE OF IMPROVED
104	ELECTRONIC AIDS AND DEVICES IN THE CONDUCT OF GAMES OF
105	CHANCE AND MAKING AN APPROPRIATION.

# **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Section 1 of the bill makes legislative findings. Sections 3, 4, and 5 authorize the licensing authority to approve additional types of

HOUSE rd Reading Unamended March 16, 2022

> HOUSE Amended 2nd Reading March 15, 2022

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment.

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

equipment that players may use, including certain electronic devices that reveal the winning or nonwinning status of tickets in pull tab games, and clarify that these devices are not defined as slot machines or other prohibited devices. **Section 2** amends existing definitions accordingly, and **section 3** removes a prohibition on the charging of license fees by the licensing authority for the licensing of certain devices.

1 Be it enacted by the General Assembly of the State of Colorado: 2 3 **SECTION 1.** In Colorado Revised Statutes, 24-21-602, amend 4 (1), (13), and (36); and **add** (5.5) as follows: 5 **24-21-602. Definitions.** As used in this part 6, unless the context 6 otherwise requires: 7 (1) "Bingo" means: 8 (a) A BINGO STRIP CARD GAME; OR 9 (b) A game of chance played, with or without the aid of an 10 electronic device, for prizes using cards or sheets containing five rows of 11 five squares bearing numbers, except for the center square, which is a free 12 space. Traditional bingo also requires that the letters "B I N G O" appear 13 in order over each column. The holder of a card or sheet matches the 14 numbers on such card or sheet to numbers randomly drawn. The game is 15 won when a previously designated arrangement of numbers on such card 16 or sheet is covered. 17 (5.5) "BINGO STRIP CARD GAME" MEANS A TYPE OF BINGO THAT IS 18 PLAYED WITH A STRIP OF UP TO FIVE CONNECTED PAPER BINGO CARDS, 19 WITH EACH CARD CONTAINING A CONCEALED GRID OF PREPRINTED 20 NUMBERS RANGING FROM ONE TO SEVENTY-FIVE. THE WINNER IS THE FIRST 21 PLAYER TO MATCH THE NUMBERS DRAWN ON ONE OR MORE BINGO BALLS 22 TO THE PREARRANGED PATTERN OF NUMBERS ON A CARD. THE MAXIMUM

-2-

1	PRIZE FOR AN INDIVIDUAL CARD MAY NOT EXCEED ONE THOUSAND
2	DOLLARS.
3	(13) "Deal" means each separate package or series of packages of
4	pull tabs with the same name, form number, AND serial number. and color
5	<del>code.</del>
6	
7	<b>SECTION 2.</b> In Colorado Revised Statutes, 24-21-617, amend
8	(2), (11), and (12) as follows:
9	24-21-617. General conduct games of chance - premises -
10	equipment - expenses - rules. (2) A person or licensee shall not permit
11	any person under eighteen years of age to purchase the opportunity to
12	participate in any game of chance or purchase A TICKET IN A pull tab
13	games GAME.
14	(11) A licensee shall not possess, use, sell, offer for sale, or put
15	into play any bingo or pull tab game, ticket, card, or sheet unless it
16	conforms to the definitions and requirements of this part 6 and was
17	purchased by the licensee from a licensed bingo-raffle manufacturer or
18	supplier or FROM A licensed agent thereof OF A BINGO-RAFFLE
19	MANUFACTURER OR SUPPLIER. A licensee shall not possess, use, sell, offer
20	for sale, or put into play any electronic device used as an aid in the game
21	of bingo OR ANY OTHER EQUIPMENT unless it conforms to the
22	requirements of this part 6 and was purchased or leased by the licensee
23	from a licensed bingo-raffle manufacturer or supplier or FROM A licensed
24	agent thereof OF A BINGO-RAFFLE MANUFACTURER OR SUPPLIER.
25	(12) In order to possess, use, sell, offer for sale, or put into play
26	any bingo or pull tab game, ticket, card, or sheet, a licensee must have at
27	the location of the game an invoice from its licensed supplier showing at

-3-

1	least the name, description, <del>color code, if any,</del> and serial number of the
2	pull tab DEAL, card, or sheet.
3	SECTION 3. In Colorado Revised Statutes, 24-21-618, amend
4	(7)(c) as follows:
5	24-21-618. Conduct of bingo games. (7) (c) The licensing
6	authority may establish by rule the maximum number of bingo cards
7	that a bingo player who plays using the aid of an electronic device is
8	permitted to use with the aid of such a device per game; except that the
9	maximum number must be at least fifty-four ONE HUNDRED.
10	SECTION 4. In Colorado Revised Statutes, 24-21-619, amend
11	(3) introductory portion and (3)(a) as follows:
12	24-21-619. Conduct of pull tabs - license revocation - rules -
13	definitions. (3) A bingo-raffle licensee may offer an ONE OR MORE event
14	pull tab series. For the purposes of this subsection (3):
15	(a) "Event pull tab series" means a pull tab series that includes a
16	predetermined number of PAPER pull tabs that allow a player to advance
17	to an event round.
18	
19	SECTION 5. In Colorado Revised Statutes, 24-21-622, amend
20	(3)(a) as follows:
21	24-21-622. Bingo-raffle licensee's statement of receipts -
22	expenses - fee - definitions. (3) (a) All money collected or received from
23	the sale of admission, extra regular cards, BINGO STRIP CARDS, special
24	game cards, sale of supplies, and all other receipts from the games of
25	bingo, raffles, and pull tab games shall be deposited in a special checking
26	or savings account, or both, of the licensee, which must contain only this
2.7	money. If the licensee conducts progressive games of chance, the licensee

-4- 1093

1	may maintain one additional checking or savings account, which must
2	contain only money received from the sale of progressive games. The
3	licensee may withdraw money from these accounts only by consecutively
4	numbered checks or withdrawal slips or by electronic transactions
5	referenced by transaction number or date. A check or withdrawal slip
6	must not be drawn to "cash" or a fictitious payee. The licensee shall
7	maintain all of its books and records in accordance with generally
8	accepted accounting principles.
9	
10	<b>SECTION</b> <u>6.</u> <b>Appropriation.</b> (1) For the 2022-23 state fiscal
11	year, \$52,671 is appropriated to the department of state. This
12	appropriation is from the department of state cash fund created in section
13	24-21-104 (3)(b), C.R.S. To implement this act, the department may use
14	this appropriation as follows:
15	(a) \$21,796 for use by the business and licensing division for
16	personal services, which amount is based on an assumption that the
17	department will require an additional 0.5 FTE; and
18	(b) \$6,875 for use by the business and licensing division for
19	operating expenses; and
20	(c) \$24,000 for use by the information technology division for
21	personal services.
22	SECTION 7. Act subject to petition - effective date. This act
23	takes effect April 1, 2023; except that, if a referendum petition is filed
24	pursuant to section 1 (3) of article V of the state constitution against this
25	act or an item, section, or part of this act within the ninety-day period
26	after final adjournment of the general assembly, then the act, item,
27	section, or part will not take effect unless approved by the people at the

-5- 1093

- general election to be held in November 2022 and, in such case, will take
- 2 effect April 1, 2023, or on the date of the official declaration of the vote
- 3 thereon by the governor, whichever is later.

-6- 1093