

531—14.3(99G) Definitions. For purposes of this chapter, the following definitions shall apply:

“*Applicant*” and “*person*” shall have the definition set forth in rule 531—12.3(99G).

“*Monitor vending machine*” means a vending machine that dispenses or prints and dispenses lottery tickets that have been determined to be winning or losing tickets by a predetermined pool drawing machine prior to the dispensing of the tickets. Each monitor vending machine shall have a video monitor for display of ticket symbols and audio capabilities to aid in play of a game.

“*MVM*” means monitor vending machine.

“*MVM distributor*” means a person or entity, other than an MVM manufacturer or an MVM retailer, that possesses an MVM license and that purchases or leases MVMs and leases or sells MVMs to MVM retailers.

“*MVM license*” means either an MVM retailer license or an MVM premises license issued pursuant to these rules, or both.

“*MVM premises*” means a business establishment or other location where one or more MVMs are located or are proposed to be located.

“*MVM premises operator*” means the person who owns the primary business or enterprise conducted at the MVM premises.

“*MVM retailer*” means a person or entity that possesses an MVM retailer license and sells lottery products from one or more lottery-approved MVMs that are owned or leased by the person or entity and that are located on premises owned or managed by the MVM retailer or by an MVM premises operator.

This rule is intended to implement Iowa Code Supplement sections 99G.9(3) and 99G.21(2).