

MAR 9 2005  
Place On Calendar

HOUSE FILE 645  
BY COMMITTEE ON STATE  
GOVERNMENT

(SUCCESSOR TO HSB 64)

Passed House, Date 3-16-05 Passed Senate, Date \_\_\_\_\_  
Vote: Ayes \_\_\_\_\_ Nays \_\_\_\_\_ Vote: Ayes \_\_\_\_\_ Nays \_\_\_\_\_  
Approved 4-29-05

**A BILL FOR**

1 An Act relating to the regulation of lotteries, including the  
2 definition of a lottery, permissible lotteries by commercial  
3 organizations, and the prosecution of violators.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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HF  
645

**HOUSE FILE 645**

**H-1075**

1 Amend House File 645 as follows:  
2 1. Page 2, line 8, by inserting after the word  
3 "section," the following: "a consideration shall not  
4 be deemed to have been paid or furnished where all or  
5 substantially all entries representing chances to win  
6 are submitted by means of the internet or the United  
7 States mail or by similar delivery method to the  
8 person or persons conducting the lottery, game of  
9 chance, contest, or activity prior to any prize being  
10 awarded, and where one or more of such chances to win  
11 may be obtained by participants where no purchase or  
12 payment is required to enter or win. In all other  
13 cases,".

By RAECKER of Polk  
WENDT of Woodbury

H-1075 FILED MARCH 15, 2005

TLSB 1188HV 81  
ec/sh/8

1 Section 1. Section 725.12, Code 2005, is amended to read  
2 as follows:

3 725.12 LOTTERIES AND LOTTERY TICKETS -- DEFINITION --  
4 PROSECUTION.

5 1. If any person make or aid in making or establishing, or  
6 advertise or make public a scheme for a lottery; or advertise,  
7 offer for sale, sell, distribute, negotiate, dispose of,  
8 purchase, or receive a ticket or part of a ticket in a lottery  
9 or number of a ticket in a lottery; or have in the person's  
10 possession a ticket, part of a ticket, or paper purporting to  
11 be the number of a ticket of a lottery, with intent to sell or  
12 dispose of the ticket, part of a ticket, or paper on the  
13 person's own account or as the agent of another, the person  
14 commits a serious misdemeanor. However, this section does not  
15 prohibit the advertising of a lottery or possession by a  
16 person of a lottery ticket, part of a ticket, or number of a  
17 lottery ticket from a lottery legally operated or permitted  
18 under the laws of another jurisdiction. This section also  
19 does not prohibit the advertising of a lottery, game of  
20 chance, contest, or activity conducted by a not-for-profit  
21 organization that would qualify as tax exempt under section  
22 501 of the Internal Revenue Code, as defined in section 422.3,  
23 or conducted by a commercial organization as a promotional  
24 activity ~~by a commercial organization~~ which is clearly  
25 occasional and ancillary to the primary business of that  
26 organization, provided that the effective dates on any  
27 promotional activity shall be clearly stated on all  
28 promotional materials and no monetary prize awarded pursuant  
29 to such promotional activity shall be paid on the premises  
30 where the chance to win a prize was obtained. A lottery, game  
31 of chance, contest, or activity shall be presumed to be a  
32 promotional activity which is not occasional if the lottery,  
33 game of chance, contest, or activity is in effect or available  
34 to the public for a period of more than ninety days within a  
35 one-year period.

1     2. When used in this section, "lottery" shall mean any  
2 scheme, arrangement, or plan whereby ~~a-prize-is~~ one or more  
3 prizes are awarded by chance or any process involving a  
4 substantial element of chance to a participant ~~who-has,~~ and  
5 where some or all participants have paid or furnished a  
6 consideration for such chance.

7     3. For the purpose of determining the existence of a  
8 lottery under this section, a consideration shall be deemed to  
9 have been paid or furnished only in such cases where as a  
10 direct or indirect requirement or condition of obtaining a  
11 chance to win ~~a-prize,~~ the one or more prizes, some or all  
12 ~~participants are-required-to~~ make an expenditure of money or  
13 something of monetary value through a purchase, payment of an  
14 entry or admission fee, or other payment or the participants  
15 are required to make a substantial expenditure of effort;  
16 provided, however, that no substantial expenditure of effort  
17 shall be deemed to have been expended by any participant  
18 solely by reason of the registration of the participant's  
19 name, address, and related information, the obtaining of an  
20 entry blank or participation sheet, by permitting or taking  
21 part in a demonstration of any article or commodity, by making  
22 a personal examination of posted lists of prize winners, or by  
23 acts of a comparable nature, whether performed or accomplished  
24 in person at any store, place of business, or other designated  
25 location, through the mails, or by telephone; and further  
26 provided, that no participant shall be required to be present  
27 in person or by representative at any designated location at  
28 the time of the determination of the winner of the prize, and  
29 that the winner shall be notified either by the same method  
30 used to communicate the offering of the prize or by regular  
31 mail.

32     4. Upon request of the Iowa lottery authority or the  
33 division of criminal investigation of the department of public  
34 safety, the attorney general shall institute in the name of  
35 the state the proper proceedings against a person charged in

1 such request with violating this section, and a county  
2 attorney may, at the request of the attorney general, appear  
3 and prosecute an action when brought in the county attorney's  
4 county.

5 EXPLANATION

6 This bill concerns the regulation of lotteries as provided  
7 in the vice chapter of the Code.

8 The bill changes the definition of a lottery to provide  
9 that a lottery includes lotteries where some participants make  
10 an expenditure of money or something of value for a chance at  
11 a prize. Under current law, lottery includes only those games  
12 where each participant is required to make an expenditure of  
13 money or something of value for a chance.

14 The bill also modifies the provisions concerning  
15 permissible lotteries conducted by a commercial organization.  
16 The bill provides that to be a permissible lottery, no  
17 monetary prize can be awarded on the premises where the chance  
18 to win a prize was obtained and the lottery cannot be in  
19 effect or available to the public for a period of more than 90  
20 days within a one-year period. The bill requires commercial  
21 organizations conducting a lottery to provide the effective  
22 dates of the lottery on all promotional materials.

23 The bill also provides that the attorney general shall  
24 institute proceedings against any person violating the Code  
25 section governing lotteries upon request of the Iowa lottery  
26 authority or the division of criminal investigation of the  
27 department of public safety. The bill further provides that  
28 the applicable county attorney may, at the request of the  
29 attorney general, appear and prosecute the action in their  
30 county.

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**Fiscal Services Division**  
**Legislative Services Agency**  
**Fiscal Note**

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HF 645 - Ad-Tabs & the Lottery (LSB 1188 HV)

Analyst: Ron Robinson (Phone: (515) 281-6256) (ron.robinson@legis.state.ia.us)

Fiscal Note Version - New

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**Description**

House File 645 clarifies the definition of a lottery and restricts a commercial organization's lottery promotional activities, which are occasional and ancillary to the primary business of the organization, to 90 days within a one-year period. A monetary prize is not to be paid on the premises where the chance to win a prize is obtained.

The Bill requires the Attorney General, at the request of the Iowa Lottery or the Division of Criminal Investigation, to bring proceedings against a person for operating an illegal lottery. The Attorney General can require a county attorney to prosecute the person.

**Background**

1. The Iowa Lottery Pull-Tab sales decreased 10.0% in FY 2004 compared to FY 2003 sales.
2. Pull-Tab sales peaked at \$36.9 million in FY 1993.
3. Pull-Tab sales were \$25.5 million in FY 2004.
4. Pull-Tab sales accounted for 12.2% of the Lottery's revenue in FY 2004.
5. The Iowa Lottery awarded \$15.9 million in Pull-Tab prizes in FY 2004.
6. Pull-Tab sales accounted for \$5.0 million in operating expenses.
7. The Iowa Lottery transferred \$4.6 million in net profit to the General Fund from the sale of Pull-Tabs in FY 2004.

**Assumptions**

Pull-Tab sales will increase 10.0% in FY 2006 with additional enforcement and sales will stabilize in subsequent years.

**Correctional Impact**

To the extent that additional violations are prosecuted, the average State costs associated with imposing criminal penalties for one conviction of a serious misdemeanor ranges from \$100 to \$5,000.

**Fiscal Impact**

The Iowa Lottery will transfer an additional \$1.0 million in net profit from Pull-Tab sales to the General Fund in FY 2006 with increased enforcement and remain at that level in subsequent years.

**Sources**

The Iowa Lottery Authority  
Department of Human Rights, Criminal and Juvenile Justice Panning Division

\_\_\_\_\_  
/s/ Holly M. Lyons

March 15, 2005

\_\_\_\_\_  
The fiscal note and correctional impact statement for this bill was prepared pursuant to Joint Rule 17 and pursuant to Section 2.56, Code of Iowa. Data used in developing this fiscal note and correctional impact statement are available from the Fiscal Services Division, Legislative Services Agency to members of the Legislature upon request.  
\_\_\_\_\_

HOUSE FILE 645  
BY COMMITTEE ON STATE  
GOVERNMENT

(SUCCESSOR TO HSB 64)

(As Amended and Passed by the House March 16, 2005)

Re-Passed House, Date 4-20-05 Passed Senate, Date 4-13-05  
Vote: Ayes 97 Nays 0 Vote: Ayes 50 Nays 0  
Approved \_\_\_\_\_

**A BILL FOR**

1 An Act relating to the regulation of lotteries, including the  
2 definition of a lottery, permissible lotteries by commercial  
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House Amendments \_\_\_\_\_

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3 725.12 LOTTERIES AND LOTTERY TICKETS -- DEFINITION --  
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5 1. If any person make or aid in making or establishing, or  
6 advertise or make public a scheme for a lottery; or advertise,  
7 offer for sale, sell, distribute, negotiate, dispose of,  
8 purchase, or receive a ticket or part of a ticket in a lottery  
9 or number of a ticket in a lottery; or have in the person's  
10 possession a ticket, part of a ticket, or paper purporting to  
11 be the number of a ticket of a lottery, with intent to sell or  
12 dispose of the ticket, part of a ticket, or paper on the  
13 person's own account or as the agent of another, the person  
14 commits a serious misdemeanor. However, this section does not  
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20 chance, contest, or activity conducted by a not-for-profit  
21 organization that would qualify as tax exempt under section  
22 501 of the Internal Revenue Code, as defined in section 422.3,  
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24 activity ~~by a commercial organization~~ which is clearly  
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33 game of chance, contest, or activity is in effect or available  
34 to the public for a period of more than ninety days within a  
35 one-year period.

1     2. When used in this section, "lottery" shall mean any  
2 scheme, arrangement, or plan whereby a-prize-is one or more  
3 prizes are awarded by chance or any process involving a  
4 substantial element of chance to a participant who-has, and  
5 where some or all participants have paid or furnished a  
6 consideration for such chance.

7     3. For the purpose of determining the existence of a  
8 lottery under this section, a consideration shall not be  
9 deemed to have been paid or furnished where all or  
10 substantially all entries representing chances to win are  
11 submitted by means of the internet or the United States mail  
12 or by similar delivery method to the person or persons  
13 conducting the lottery, game of chance, contest, or activity  
14 prior to any prize being awarded, and where one or more of  
15 such chances to win may be obtained by participants where no  
16 purchase or payment is required to enter or win. In all other  
17 cases, a consideration shall be deemed to have been paid or  
18 furnished only in such cases where as a direct or indirect  
19 requirement or condition of obtaining a chance to win a-prize,  
20 the one or more prizes, some or all participants are-required  
21 to make an expenditure of money or something of monetary value  
22 through a purchase, payment of an entry or admission fee, or  
23 other payment or the participants are required to make a  
24 substantial expenditure of effort; provided, however, that no  
25 substantial expenditure of effort shall be deemed to have been  
26 expended by any participant solely by reason of the  
27 registration of the participant's name, address, and related  
28 information, the obtaining of an entry blank or participation  
29 sheet, by permitting or taking part in a demonstration of any  
30 article or commodity, by making a personal examination of  
31 posted lists of prize winners, or by acts of a comparable  
32 nature, whether performed or accomplished in person at any  
33 store, place of business, or other designated location,  
34 through the mails, or by telephone; and further provided, that  
35 no participant shall be required to be present in person or by

1 representative at any designated location at the time of the  
2 determination of the winner of the prize, and that the winner  
3 shall be notified either by the same method used to  
4 communicate the offering of the prize or by regular mail.

5 4. Upon request of the Iowa lottery authority or the  
6 division of criminal investigation of the department of public  
7 safety, the attorney general shall institute in the name of  
8 the state the proper proceedings against a person charged in  
9 such request with violating this section, and a county  
10 attorney may, at the request of the attorney general, appear  
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S-3086

1 Amend House File 645, as amended, passed, and  
2 reprinted by the House, as follows:

3 1. Page 1, by striking lines 28 through 30 and  
4 inserting the following: "promotional materials. A  
5 lottery, game".

6 2. Page 1, by inserting after line 35 the  
7 following:

8 "\_\_\_. A commercial organization shall not conduct  
9 a promotional activity that involves the sale of pull-  
10 tab tickets or instant tickets, as defined in section  
11 99G.3, coupons, or tokens that are not authorized by  
12 the Iowa lottery authority and that may represent a  
13 chance to win a cash prize to be paid on the premises  
14 where the chance to win such prize was obtained. This  
15 subsection shall not be construed to prohibit a  
16 commercial organization from giving away pull-tab  
17 tickets, instant tickets, coupons, or tokens free of  
18 charge as part of a promotional activity, provided  
19 that the other provisions of this section are complied  
20 with. For purposes of this subsection, "cash" means  
21 United States currency."

22 3. By renumbering, redesignating, and correcting  
23 internal references as necessary.

COMMITTEE ON STATE GOVERNMENT  
WALLY E. HORN, CO-CHAIRPERSON  
LARRY MCKIBBEN, CO-CHAIRPERSON

S-3086 FILED APRIL 5, 2005

**SENATE AMENDMENT TO  
HOUSE FILE 645**

H-1372

1 Amend House File 645, as amended, passed, and  
2 reprinted by the House, as follows:

3 1. Page 1, by striking lines 28 through 30 and  
4 inserting the following: "promotional materials. A  
5 lottery, game".

6 2. Page 1, by inserting after line 35 the  
7 following:

8 "\_\_\_. A commercial organization shall not conduct  
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19 that the other provisions of this section are complied  
20 with. For purposes of this subsection, "cash" means  
21 United States currency."

22 3. By renumbering, redesignating, and correcting  
23 internal references as necessary.

RECEIVED FROM THE SENATE

H-1372 FILED APRIL 14, 2005

Chair: Raecker  
Hutter  
Wendt

HSB 64  
STATE GOVERNMENT, IOWA

Jul  
0645

SENATE/HOUSE FILE \_\_\_\_\_  
BY (PROPOSED IOWA LOTTERY  
AUTHORITY BILL)

Passed Senate, Date \_\_\_\_\_ Passed House, Date \_\_\_\_\_  
Vote: Ayes \_\_\_\_\_ Nays \_\_\_\_\_ Vote: Ayes \_\_\_\_\_ Nays \_\_\_\_\_  
Approved \_\_\_\_\_

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7 offer for sale, sell, distribute, negotiate, dispose of,  
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9 or number of a ticket in a lottery; or have in the person's  
10 possession a ticket, part of a ticket, or paper purporting to  
11 be the number of a ticket of a lottery, with intent to sell or  
12 dispose of the ticket, part of a ticket, or paper on the  
13 person's own account or as the agent of another, the person  
14 commits a serious misdemeanor. However, this section does not  
15 prohibit the advertising of a lottery or possession by a  
16 person of a lottery ticket, part of a ticket, or number of a  
17 lottery ticket from a lottery legally operated or permitted  
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19 does not prohibit the advertising of a lottery, game of  
20 chance, contest, or activity conducted by a not-for-profit  
21 organization that would qualify as tax exempt under section  
22 501 of the Internal Revenue Code, as defined in section 422.3,  
23 or conducted by a commercial organization as a promotional  
24 activity ~~by a commercial organization~~ which is clearly  
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31 of chance, contest, or activity shall be presumed to be a  
32 promotional activity which is not occasional if the lottery,  
33 game of chance, contest, or activity is in effect or available  
34 to the public for a period of more than ninety days within a  
35 one-year period.

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2 scheme, arrangement, or plan whereby ~~a-prize-is~~ one or more  
3 prizes are awarded by chance or any process involving a  
4 substantial element of chance to a participant ~~who-has,~~ and  
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8 lottery under this section, a consideration shall be deemed to  
9 have been paid or furnished only in such cases where as a  
10 direct or indirect requirement or condition of obtaining a  
11 chance to win ~~a-prize,~~ the one or more prizes, some or all  
12 ~~participants are-required-to~~ make an expenditure of money or  
13 something of monetary value through a purchase, payment of an  
14 entry or admission fee, or other payment or the participants  
15 are required to make a substantial expenditure of effort;  
16 provided, however, that no substantial expenditure of effort  
17 shall be deemed to have been expended by any participant  
18 solely by reason of the registration of the participant's  
19 name, address, and related information, the obtaining of an  
20 entry blank or participation sheet, by permitting or taking  
21 part in a demonstration of any article or commodity, by making  
22 a personal examination of posted lists of prize winners, or by  
23 acts of a comparable nature, whether performed or accomplished  
24 in person at any store, place of business, or other designated  
25 location, through the mails, or by telephone; and further  
26 provided, that no participant shall be required to be present  
27 in person or by representative at any designated location at  
28 the time of the determination of the winner of the prize, and  
29 that the winner shall be notified either by the same method  
30 used to communicate the offering of the prize or by regular  
31 mail.

32     4. Upon request of the Iowa lottery authority or the  
33 division of criminal investigation of the department of public  
34 safety, the attorney general shall institute in the name of  
35 the state the proper proceedings against a person charged in

1 such request with violating this section, and a county  
2 attorney, at the request of the attorney general, shall appear  
3 and prosecute an action when brought in the county attorney's  
4 county.

5 EXPLANATION

6 This bill concerns the regulation of lotteries as provided  
7 in the vice chapter of the Code.

8 The bill changes the definition of a lottery to provide  
9 that a lottery includes lotteries where some participants make  
10 an expenditure of money or something of value for a chance at  
11 a prize. Under current law, lottery includes only those games  
12 where each participant is required to make an expenditure of  
13 money or something of value for a chance.

14 The bill also modifies the provisions concerning  
15 permissible lotteries conducted by a commercial organization.  
16 The bill provides that to be a permissible lottery, no  
17 monetary prize can be awarded on the premises where the chance  
18 to win a prize was obtained and the lottery cannot be in  
19 effect or available to the public for a period of more than 90  
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21 organizations conducting a lottery to provide the effective  
22 dates of the lottery on all promotional materials.

23 The bill also provides that the attorney general, and the  
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26 lotteries upon request of the Iowa lottery authority or the  
27 division of criminal investigation of the department of public  
28 safety.

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Thomas J. Vilsack  
Governor  
Sally J. Pederson  
Lt. Governor



Edward J. Stanek, Ph.D  
President and CEO

## MEMORANDUM

**TO: MEMBERS OF THE IOWA GENERAL ASSEMBLY**

**FROM: Ed Stanek, CEO  
Iowa Lottery Authority**

**DATE: Jan. 10, 2005**

**RE: Code Change To Clarify Status Of Ad-Tabs In Iowa**

### **SITUATION ANALYSIS**

The Iowa Lottery has introduced legislation designed to strengthen Iowa law and achieve successful prosecution of those involved in the distribution and/or sale of an unregulated "grey area" product that competes with lottery pull-tab tickets.

The product is known in Iowa as "Ad-Tab" coupons, but similar products by different names have been the subject of court action in other states, including Minnesota, Michigan and Maryland. Ad-Tabs, which look much like Iowa Lottery pull-tab tickets, are sold by private operators in this state and presented as promotional/advertising materials. There is no regulation of the product, no criminal background checks done on those who distribute it and no licensing of businesses that sell it. There also is no enforcement to ensure that players receive the promised prizes.

The spread of Ad-Tabs in Iowa is having a detrimental effect on the sale of Lottery pull-tab tickets and their income to the state. Pull-tab tickets are the only lottery product that saw a sales drop in fiscal year 2004, with sales in the category down 10 percent, or about \$2.8 million.

The Iowa Lottery believes that a change in Iowa's Vice Law, Iowa Code Chapter 725, will address the Ad-Tab situation in this state.

Court decisions in other states highlight the need for legislative action in Iowa:

- In Minnesota, the state Court of Appeals ruled in October 2004 that a promotional game sponsored by a company called Minnesota Souvenir Milkcaps is illegal in that state. The appeals court upheld a lower court ruling that the game is really a lottery because customers pay for the chance to win a cash prize – not for any tangible good.

- In Michigan, an Ingham County Circuit Court judge ruled in June 2004 that Ad-Tabs coupons being sold in that state were an illegal lottery.
- In Maryland, the Circuit Court for Worcester County in July 2003 granted summary judgment to a county attorney who had removed a vending machine containing Ad-Tabs coupons from a pizza restaurant. The court noted in its ruling that “the undisputed facts support the supposition that the Ad-Tab campaign is a pretext, designed to evade Maryland’s gambling statutes.”

## **RECOMMENDATION**

The Iowa Lottery recommends a change to Iowa’s Vice Law, Iowa Code Chapter 725, to strengthen definitions and allow authorities to pursue successful prosecutions of those involved in Ad-Tab distribution and sales in Iowa.

HOUSE FILE 645

AN ACT

RELATING TO THE REGULATION OF LOTTERIES, INCLUDING THE  
DEFINITION OF A LOTTERY, PERMISSIBLE LOTTERIES BY COMMERCIAL  
ORGANIZATIONS, AND THE PROSECUTION OF VIOLATORS.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 725.12, Code 2005, is amended to read  
as follows:

725.12 LOTTERIES AND LOTTERY TICKETS -- DEFINITION --  
PROSECUTION.

1. If any person make or aid in making or establishing, or  
advertise or make public a scheme for a lottery; or advertise,  
offer for sale, sell, distribute, negotiate, dispose of,  
purchase, or receive a ticket or part of a ticket in a lottery  
or number of a ticket in a lottery; or have in the person's  
possession a ticket, part of a ticket, or paper purporting to  
be the number of a ticket of a lottery, with intent to sell or  
dispose of the ticket, part of a ticket, or paper on the  
person's own account or as the agent of another, the person  
commits a serious misdemeanor. However, this section does not  
prohibit the advertising of a lottery or possession by a  
person of a lottery ticket, part of a ticket, or number of a  
lottery ticket from a lottery legally operated or permitted  
under the laws of another jurisdiction. This section also

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activity is in effect or available to the public for a period  
of more than ninety days within a one-year period.

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promotional activity that involves the sale of pull-tab  
tickets or instant tickets, as defined in section 99G.3,  
coupons, or tokens that are not authorized by the Iowa lottery  
authority and that may represent a chance to win a cash prize  
to be paid on the premises where the chance to win such prize  
was obtained. This subsection shall not be construed to  
prohibit a commercial organization from giving away pull-tab  
tickets, instant tickets, coupons, or tokens free of charge as  
part of a promotional activity, provided that the other  
provisions of this section are complied with. For purposes of  
this subsection, "cash" means United States currency.

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prizes are awarded by chance or any process involving a  
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4. For the purpose of determining the existence of a  
lottery under this section, a consideration shall not be  
deemed to have been paid or furnished where all or

substantially all entries representing chances to win are submitted by means of the internet or the United States mail or by similar delivery method to the person or persons conducting the lottery, game of chance, contest, or activity prior to any prize being awarded, and where one or more of such chances to win may be obtained by participants where no purchase or payment is required to enter or win. In all other cases, a consideration shall be deemed to have been paid or furnished only in such cases where as a direct or indirect requirement or condition of obtaining a chance to win a prize, the one or more prizes, some or all participants are required to make an expenditure of money or something of monetary value through a purchase, payment of an entry or admission fee, or other payment or the participants are required to make a substantial expenditure of effort; provided, however, that no substantial expenditure of effort shall be deemed to have been expended by any participant solely by reason of the registration of the participant's name, address, and related information, the obtaining of an entry blank or participation sheet, by permitting or taking part in a demonstration of any article or commodity, by making a personal examination of posted lists of prize winners, or by acts of a comparable nature, whether performed or accomplished in person at any store, place of business, or other designated location, through the mails, or by telephone; and further provided, that no participant shall be required to be present in person or by representative at any designated location at the time of the determination of the winner of the prize, and that the winner shall be notified either by the same method used to communicate the offering of the prize or by regular mail.

5. Upon request of the Iowa lottery authority or the division of criminal investigation of the department of public safety, the attorney general shall institute in the name of the state the proper proceedings against a person charged in such request with violating this section, and a county

attorney may, at the request of the attorney general, appear and prosecute an action when brought in the county attorney's county.

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CHRISTOPHER C. RANTS  
Speaker of the House

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JOHN P. KIBBIE  
President of the Senate

I hereby certify that this bill originated in the House and is known as House File 645, Eighty-first General Assembly.

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MARGARET THOMSON  
Chief Clerk of the House

Approved 4/29, 2005

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THOMAS J. VILSACK  
Governor