As Introduced

133rd General Assembly Regular Session

H. B. No. 282

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2019-2020

Representatives Holmes, A., LaRe

A BILL

of electronic instant bingo devices.

To amend section 2915.01 and to enact section

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

2915.083 of the Revised Code to permit the use

Section 1. That section 2915.01 be amended and section	4
2915.083 of the Revised Code be enacted to read as follows:	5
Sec. 2915.01. As used in this chapter:	6
(A) "Bookmaking" means the business of receiving or paying	7
off bets.	8
(B) "Bet" means the hazarding of anything of value upon	9
the result of an event, undertaking, or contingency, but does	10
not include a bona fide business risk.	11
(C) "Scheme of chance" means a slot machine unless	12
authorized under Chapter 3772. of the Revised Code, lottery	13
unless authorized under Chapter 3770. of the Revised Code,	14
numbers game, pool conducted for profit, or other scheme in	15
which a participant gives a valuable consideration for a chance	16
to win a prize, but does not include bingo, a skill-based	17
amusement machine, or a pool not conducted for profit. "Scheme	18

of chance" includes the use of an electronic device to reveal	19
the results of a game entry if valuable consideration is paid,	20
directly or indirectly, for a chance to win a prize. Valuable	21
consideration is deemed to be paid for a chance to win a prize	22
in the following instances:	23
(1) Less than fifty per cent of the goods or services sold	24
by a scheme of chance operator in exchange for game entries are	25
used or redeemed by participants at any one location;	26
(2) Less than fifty per cent of participants who purchase	27
goods or services at any one location do not accept, use, or	28
redeem the goods or services sold or purportedly sold;	29
(3) More than fifty per cent of prizes at any one location	30
are revealed to participants through an electronic device	31
simulating a game of chance or a "casino game" as defined in	32
section 3772.01 of the Revised Code;	33
(4) The good or service sold by a scheme of chance	34
operator in exchange for a game entry cannot be used or redeemed	35
in the manner advertised;	36
(5) A participant pays more than fair market value for	37
goods or services offered by a scheme of chance operator in	38
order to receive one or more game entries;	39
(6) A participant may use the electronic device to	40
<pre>purchase additional game entries;</pre>	41
(7) A participant may purchase additional game entries by	42
using points or credits won as prizes while using the electronic	43
device;	44
(8) A scheme of chance operator pays out in prize money	45
more than twenty nor cont of the gross revenue received at one	16

location; or	47
(9) A participant makes a purchase or exchange in order to	48
obtain any good or service that may be used to facilitate play	49
on the electronic device.	50
As used in this division, "electronic device" means a	51
mechanical, video, digital, or electronic machine or device that	52
is capable of displaying information on a screen or other	53
mechanism and that is owned, leased, or otherwise possessed by	54
any person conducting a scheme of chance, or by that person's	55
partners, affiliates, subsidiaries, or contractors. "Electronic	56
device" does not include an electronic instant bingo device.	57
(D) "Game of chance" means poker, craps, roulette, or	58
other game in which a player gives anything of value in the hope	59
of gain, the outcome of which is determined largely by chance,	60
but does not include bingo.	61
(E) "Game of chance conducted for profit" means any game	62
of chance designed to produce income for the person who conducts	63
or operates the game of chance, but does not include bingo.	64
(F) "Gambling device" means any of the following:	65
(1) A book, totalizer, or other equipment for recording	66
bets;	67
(2) A ticket, token, or other device representing a	68
chance, share, or interest in a scheme of chance or evidencing a	69
bet;	70
(3) A deck of cards, dice, gaming table, roulette wheel,	71
slot machine, or other apparatus designed for use in connection	72
with a game of chance;	73
(4) Any equipment, device, apparatus, or paraphernalia	74

specially designed for gambling purposes;	75
(5) Bingo supplies sold or otherwise provided, or used, in violation of this chapter.	76 77
(G) "Gambling offense" means any of the following:	78
(1) A violation of section 2915.02, 2915.03, 2915.04, 2915.05, 2915.06, 2915.07, 2915.08, 2915.081, 2915.082, 2915.09, 2915.091, 2915.092, 2915.10, or 2915.11 of the Revised Code;	79 80 81
(2) A violation of an existing or former municipal ordinance or law of this or any other state or the United States substantially equivalent to any section listed in division (G) (1) of this section or a violation of section 2915.06 of the	82 83 84 85
Revised Code as it existed prior to July 1, 1996;	86
(3) An offense under an existing or former municipal ordinance or law of this or any other state or the United States, of which gambling is an element;	87 88 89
(4) A conspiracy or attempt to commit, or complicity in committing, any offense under division $(G)(1)$, (2) , or (3) of this section.	90 91 92
(H) Except as otherwise provided in this chapter, "charitable organization" means either of the following:	93 94
(1) An organization that is, and has received from the internal revenue service a determination letter that currently is in effect stating that the organization is, exempt from	95 96 97
federal income taxation under subsection 501(a) and described in subsection 501(c)(3) of the Internal Revenue Code;	98 99
(2) A volunteer rescue service organization, volunteer firefighter's organization, veteran's organization, fraternal	100 101
organization, or sporting organization that is exempt from	102

federal income taxation under subsection $501(c)(4)$, $(c)(7)$, (c)	103
(8), (c)(10), or (c)(19) of the Internal Revenue Code.	104
To qualify as a "charitable organization," an organization	105
shall have been in continuous existence as such in this state	106
for a period of two years immediately preceding either the	107
making of an application for a bingo license under section	108
2915.08 of the Revised Code or the conducting of any game of	109
chance as provided in division (D) of section 2915.02 of the	110
Revised Code.	111
(I) "Religious organization" means any church, body of	112
communicants, or group that is not organized or operated for	113
profit and that gathers in common membership for regular worship	114
and religious observances.	115
(J) "Veteran's organization" means any individual post or	116
state headquarters of a national veteran's association or an	117
auxiliary unit of any individual post of a national veteran's	118
association, which post, state headquarters, or auxiliary unit	119
is incorporated as a nonprofit corporation and either has	120
received a letter from the state headquarters of the national	121
veteran's association indicating that the individual post or	122
auxiliary unit is in good standing with the national veteran's	123
association or has received a letter from the national veteran's	124

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association indicating that the state headquarters is in good

standing with the national veteran's association. As used in

veteran's association that has been in continuous existence as

incorporated by an act of the United States congress or has a

national dues-paying membership of at least five thousand

this division, "national veteran's association" means any

such for a period of at least five years and either is

persons.

(K) "Volunteer firefighter's organization" means any	133
organization of volunteer firefighters, as defined in section	134
146.01 of the Revised Code, that is organized and operated	135
exclusively to provide financial support for a volunteer fire	136
department or a volunteer fire company and that is recognized or	137
ratified by a county, municipal corporation, or township.	138
(L) "Fraternal organization" means any society, order,	139
state headquarters, or association within this state, except a	140
college or high school fraternity, that is not organized for	141
profit, that is a branch, lodge, or chapter of a national or	142
state organization, that exists exclusively for the common	143
business or sodality of its members.	144
(M) "Volunteer rescue service organization" means any	145
organization of volunteers organized to function as an emergency	146
medical service organization, as defined in section 4765.01 of	147
the Revised Code.	148
(N) "Charitable bingo game" means any bingo game described	149
in division (O)(1) or (2) of this section that is conducted by a	150
charitable organization that has obtained a license pursuant to	151
section 2915.08 of the Revised Code and the proceeds of which	152
are used for a charitable purpose.	153
(O) "Bingo" means either of the following:	154
(1) A game with all of the following characteristics:	155
(a) The participants use bingo cards or sheets, including	156
paper formats and electronic representation or image formats,	157
that are divided into twenty-five spaces arranged in five	158
horizontal and five vertical rows of spaces, with each space,	159
except the central space, being designated by a combination of a	160
letter and a number and with the central space being designated	161

as a free space.	162
(b) The participants cover the spaces on the bingo cards	163
or sheets that correspond to combinations of letters and numbers	164
that are announced by a bingo game operator.	165
(c) A bingo game operator announces combinations of	166
letters and numbers that appear on objects that a bingo game	167
operator selects by chance, either manually or mechanically,	168
from a receptacle that contains seventy-five objects at the	169
beginning of each game, each object marked by a different	170
combination of a letter and a number that corresponds to one of	171
the seventy-five possible combinations of a letter and a number	172
that can appear on the bingo cards or sheets.	173
(d) The winner of the bingo game includes any participant	174
who properly announces during the interval between the	175
announcements of letters and numbers as described in division	176
(O)(1)(c) of this section, that a predetermined and preannounced	177
pattern of spaces has been covered on a bingo card or sheet	178
being used by the participant.	179
(2) Instant bingo, punch boards, and raffles.	180
(P) "Conduct" means to back, promote, organize, manage,	181
carry on, sponsor, or prepare for the operation of bingo or a	182
game of chance, a scheme of chance, or a sweepstakes.	183
(Q) "Bingo game operator" means any person, except	184
security personnel, who performs work or labor at the site of	185
bingo, including, but not limited to, collecting money from	186
participants, handing out bingo cards or sheets or objects to	187
cover spaces on bingo cards or sheets, selecting from a	188
receptacle the objects that contain the combination of letters	189
and numbers that appear on bingo cards or sheets, calling out	190

the combinations of letters and numbers, distributing prizes,	191
selling or redeeming instant bingo tickets or cards, supervising	192
the operation of a punch board, selling raffle tickets,	193
selecting raffle tickets from a receptacle and announcing the	194
winning numbers in a raffle, and preparing, selling, and serving	195
food or beverages.	196
(R) "Participant" means any person who plays bingo.	197
(S) "Bingo session" means a period that includes both of	198
the following:	199
(1) Not be supply five postingers because for the souther of	200
(1) Not to exceed five continuous hours for the conduct of	200
one or more games described in division (0)(1) of this section,	201
instant bingo, and seal cards;	202
(2) A period for the conduct of instant bingo and seal	203
cards for not more than two hours before and not more than two	204
hours after the period described in division (S)(1) of this	205
section.	206
(T) "Gross receipts" means all money or assets, including	207
admission fees, that a person receives from bingo without the	208
deduction of any amounts for prizes paid out or for the expenses	209
of conducting bingo. "Gross receipts" does not include any money	210
directly taken in from the sale of food or beverages by a	211
charitable organization conducting bingo, or by a bona fide	212
auxiliary unit or society of a charitable organization	213
conducting bingo, provided all of the following apply:	214
(1) The auxiliary unit or society has been in existence as	215
a bona fide auxiliary unit or society of the charitable	216
organization for at least two years prior to conducting bingo.	217
(2) The person who purchases the food or beverage receives	218
nothing of value except the food or beverage and items	219

customarily received with the purchase of that food or beverage.	220
(3) The food and beverages are sold at customary and	221
reasonable prices.	222
(U) "Security personnel" includes any person who either is	223
a sheriff, deputy sheriff, marshal, deputy marshal, township	224
constable, or member of an organized police department of a	225
municipal corporation or has successfully completed a peace	226
officer's training course pursuant to sections 109.71 to 109.79	227
of the Revised Code and who is hired to provide security for the	228
premises on which bingo is conducted.	229
(V) "Charitable purpose" means that the net profit of	230
bingo, other than instant bingo, is used by, or is given,	231
donated, or otherwise transferred to, any of the following:	232
(1) Any organization that is described in subsection	233
509(a)(1), 509(a)(2), or 509(a)(3) of the Internal Revenue Code	234
and is either a governmental unit or an organization that is tax	235
exempt under subsection 501(a) and described in subsection	236
501(c)(3) of the Internal Revenue Code;	237
(2) A veteran's organization that is a post, chapter, or	238
organization of veterans, or an auxiliary unit or society of, or	239
a trust or foundation for, any such post, chapter, or	240
organization organized in the United States or any of its	241
possessions, at least seventy-five per cent of the members of	242
which are veterans and substantially all of the other members of	243
which are individuals who are spouses, widows, or widowers of	244
veterans, or such individuals, provided that no part of the net	245
earnings of such post, chapter, or organization inures to the	246
benefit of any private shareholder or individual, and further	247
provided that the net profit is used by the post, chapter, or	248

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organization for the charitable purposes set forth in division	249
(B)(12) of section 5739.02 of the Revised Code, is used for	250
awarding scholarships to or for attendance at an institution	251
mentioned in division (B)(12) of section 5739.02 of the Revised	252
Code, is donated to a governmental agency, or is used for	253
nonprofit youth activities, the purchase of United States or	254
Ohio flags that are donated to schools, youth groups, or other	255
bona fide nonprofit organizations, promotion of patriotism, or	256
disaster relief;	257
(3) A fraternal organization that has been in continuous	258
existence in this state for fifteen years and that uses the net	259
profit exclusively for religious, charitable, scientific,	260
literary, or educational purposes, or for the prevention of	261
cruelty to children or animals, if contributions for such use	262
would qualify as a deductible charitable contribution under	263
subsection 170 of the Internal Revenue Code;	264
(4) A volunteer firefighter's organization that uses the	265
net profit for the purposes set forth in division (K) of this	266
section.	267
(W) "Internal Revenue Code" means the "Internal Revenue	268
Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as now or hereafter	269
amended.	270
(X) "Youth athletic organization" means any organization,	271
not organized for profit, that is organized and operated	272
exclusively to provide financial support to, or to operate,	273
athletic activities for persons who are twenty-one years of age	274
or younger by means of sponsoring, organizing, operating, or	275
contributing to the support of an athletic team, club, league,	276
or association.	277

(Y) "Youth athletic park organization" means any	278
organization, not organized for profit, that satisfies both of	279
the following:	280
(1) It owns, operates, and maintains playing fields that	281
satisfy both of the following:	282
(a) The playing fields are used at least one hundred days	283
per year for athletic activities by one or more organizations,	284
not organized for profit, each of which is organized and	285
operated exclusively to provide financial support to, or to	286
operate, athletic activities for persons who are eighteen years	287
of age or younger by means of sponsoring, organizing, operating,	288
or contributing to the support of an athletic team, club,	289
league, or association.	290
(b) The playing fields are not used for any profit-making	291
activity at any time during the year.	292
(2) It uses the proceeds of bingo it conducts exclusively	293
for the operation, maintenance, and improvement of its playing	294
fields of the type described in division (Y)(1) of this section.	295
(Z) "Bingo supplies" means bingo cards or sheets; instant	296
bingo tickets or cards; electronic bingo aids; raffle tickets;	297
<pre>punch boards; seal cards; instant bingo ticket dispensers;</pre>	298
electronic instant bingo devices; and devices for selecting or	299
displaying the combination of bingo letters and numbers or	300
raffle tickets. Items that are "bingo supplies" are not gambling	301
devices if sold or otherwise provided, and used, in accordance	302
with this chapter. For purposes of this chapter, "bingo	303
supplies" are not to be considered equipment used to conduct a	304
bingo game.	305
(AA) "Instant bingo" means a form of bingo that shall use	306

folded or banded tickets or paper cards with perforated break-	307
open tabs, a face of which is covered or otherwise hidden from	308
view to conceal a number, letter, or symbol, or set of numbers,	309
letters, or symbols, some of which have been designated in	310
advance as prize winners, and may also include games in which	311
some winners are determined by the random selection of one or	312
more bingo numbers by the use of a seal card or bingo blower.	313
"Instant bingo" also includes instant bingo played on an	314
electronic instant bingo device. In all "instant bingo" the	315
prize amount and structure shall be predetermined. "Instant	316
bingo" does not include any device that is activated by the	317
insertion of a coin, currency, token, or an equivalent, and that-	318
contains as one of its components a video display monitor that	319
is capable of displaying numbers, letters, symbols, or-	320
characters in winning or losing combinations.	321
(BR) "Seal card" means a form of instant bingo that uses	322

- (BB) "Seal card" means a form of instant bingo that uses

 instant bingo tickets in conjunction with a board or placard

 that contains one or more seals that, when removed or opened,

 reveal predesignated winning numbers, letters, or symbols. "Seal

 card" also includes a digital or electronic representation of a

 physical seal card.

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- (CC) "Raffle" means a form of bingo in which the one or 328 more prizes are won by one or more persons who have purchased a 329 raffle ticket. The one or more winners of the raffle are 330 determined by drawing a ticket stub or other detachable section 331 from a receptacle containing ticket stubs or detachable sections 332 corresponding to all tickets sold for the raffle. "Raffle" does 333 not include the drawing of a ticket stub or other detachable 334 section of a ticket purchased to attend a professional sporting 335 event if both of the following apply: 336

(1) The ticket stub or other detachable section is used to	337
select the winner of a free prize given away at the professional	338
sporting event; and	339
(2) The cost of the ticket is the same as the cost of a	340
ticket to the professional sporting event on days when no free	341
prize is given away.	342
(DD) "Punch board" means a board containing a number of	343
holes or receptacles of uniform size in which are placed,	344
mechanically and randomly, serially numbered slips of paper that	345
may be punched or drawn from the hole or receptacle when used in	346
conjunction with instant bingo. A player may punch or draw the	347
numbered slips of paper from the holes or receptacles and obtain	348
the prize established for the game if the number drawn	349
corresponds to a winning number or, if the punch board includes	350
the use of a seal card, a potential winning number.	351
(EE) "Gross profit" means gross receipts minus the amount	352
actually expended for the payment of prize awards.	353
(FF) "Net profit" means gross profit minus expenses.	354
(GG) "Expenses" means the reasonable amount of gross	355
profit actually expended for all of the following:	356
(1) The purchase or lease of bingo supplies;	357
(2) The annual license fee required under section 2915.08	358
of the Revised Code;	359
(3) Bank fees and service charges for a bingo session or	360
game account described in section 2915.10 of the Revised Code;	361
(4) Audits and accounting services;	362
(5) Safes;	363

(6) Cash registers;	364
(7) Hiring security personnel;	365
(8) Advertising bingo;	366
(9) Renting premises in which to conduct a bingo session;	367
(10) Tables and chairs;	368
(11) Expenses for maintaining and operating a charitable	369
organization's facilities, including, but not limited to, a post	370
home, club house, lounge, tavern, or canteen and any grounds	371
attached to the post home, club house, lounge, tavern, or	372
canteen;	373
(12) Payment of real property taxes and assessments that	374
are levied on a premises on which bingo is conducted;	375
(13) Any other product or service directly related to the	376
conduct of bingo that is authorized in rules adopted by the	377
attorney general under division (B)(1) of section 2915.08 of the	378
Revised Code.	379
(HH) "Person" has the same meaning as in section 1.59 of	380
the Revised Code and includes any firm or any other legal	381
entity, however organized.	382
(II) "Revoke" means to void permanently all rights and	383
privileges of the holder of a license issued under section	384
2915.08, 2915.081, or 2915.082 of the Revised Code or a	385
charitable gaming license issued by another jurisdiction.	386
(JJ) "Suspend" means to interrupt temporarily all rights	387
and privileges of the holder of a license issued under section	388
2915.08, 2915.081, or 2915.082 of the Revised Code or a	389
charitable gaming license issued by another jurisdiction.	390

(KK) "Distributor" means any person who purchases or	391
obtains bingo supplies and who does either of the following:	392
(1) Sells, offers for sale, or otherwise provides or	393
offers to provide the bingo supplies to another person for use	394
in this state;	395
(2) Modifies, converts, adds to, or removes parts from the	396
bingo supplies to further their promotion or sale for use in	397
this state.	398
(LL) "Manufacturer" means any person who assembles	399
completed bingo supplies from raw materials, other items, or	400
subparts or who modifies, converts, adds to, or removes parts	401
from bingo supplies to further their promotion or sale.	402
(MM) "Gross annual revenues" means the annual gross	403
receipts derived from the conduct of bingo described in division	404
(O)(1) of this section plus the annual net profit derived from	405
the conduct of bingo described in division (0)(2) of this	406
section.	407
(NN) "Instant bingo ticket dispenser" means a mechanical	408
device that dispenses an instant bingo ticket or card as the	409
sole item of value dispensed and that has the following	410
characteristics:	411
(1) It is activated upon the insertion of United States	412
currency.	413
(2) It performs no gaming functions.	414
(3) It does not contain a video display monitor or	415
generate noise.	416
(4) It is not capable of displaying any numbers, letters,	417
symbols, or characters in winning or losing combinations.	418

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(5) It does not simulate or display rolling or spinning	419
reels.	420
(6) It is incapable of determining whether a dispensed	421
bingo ticket or card is a winning or nonwinning ticket or card	422
and requires a winning ticket or card to be paid by a bingo game	423
operator.	424
(7) It may provide accounting and security features to aid	425
in accounting for the instant bingo tickets or cards it	426
dispenses.	427
(8) It is not part of an electronic network and is not	428
interactive.	429
(00)(1) "Electronic bingo aid" means an electronic device	430
used by a participant to monitor bingo cards or sheets purchased	431
at the time and place of a bingo session and that does all of	432
the following:	433
(a) It provides a means for a participant to input numbers	434
and letters announced by a bingo caller.	435
(b) It compares the numbers and letters entered by the	436
participant to the bingo faces previously stored in the memory	437
of the device.	438
(c) It identifies a winning bingo pattern.	439
(2) "Electronic bingo aid" does not include any device	440
into which a coin, currency, token, or an equivalent is inserted	441
to activate play.	442
(PP) "Deal of instant bingo tickets" means a single game	443
of instant bingo tickets all with the same serial number.	444
(QQ)(1) "Slot machine" means either of the following:	445

(a) Any mechanical, electronic, video, or digital device	446
that is capable of accepting anything of value, directly or	447
indirectly, from or on behalf of a player who gives the thing of	448
value in the hope of gain;	449
(b) Any mechanical, electronic, video, or digital device	450
that is capable of accepting anything of value, directly or	451
indirectly, from or on behalf of a player to conduct bingo or a	452
scheme or game of chance.	453
benefic of game of enamee.	100
(2) "Slot machine" does not include a skill-based	454
amusement machine—or—, an instant bingo ticket dispenser, or an	455
<u>electronic instant bingo device</u> .	456
(RR) "Net profit from the proceeds of the sale of instant	457
bingo" means gross profit minus the ordinary, necessary, and	458
reasonable expense expended for the purchase of instant bingo	459
supplies, and, in the case of instant bingo conducted by a	460
veteran's, fraternal, or sporting organization, minus the	461
payment by that organization of real property taxes and	462
assessments levied on a premises on which instant bingo is	463
conducted.	464
(SS) "Charitable instant bingo organization" means an	465
organization that is exempt from federal income taxation under	466
subsection 501(a) and described in subsection 501(c)(3) of the	467
Internal Revenue Code and is a charitable organization as	468
defined in this section. A "charitable instant bingo	469
organization" does not include a charitable organization that is	470
exempt from federal income taxation under subsection 501(a) and	471
described in subsection 501(c)(3) of the Internal Revenue Code	472
and that is created by a veteran's organization, a fraternal	473
organization, or a sporting organization in regards to bingo	474
conducted or assisted by a veteran's organization, a fraternal	475

organization, or a sporting organization pursuant to section	476
2915.13 of the Revised Code.	477
(TT) "Game flare" means the board or placard, or the	478
electronic representation of the board or placard, that	479
accompanies each deal of instant bingo tickets and that has	480
printed on or affixed to it the following information for the	481
game:	482
(1) The name of the game;	483
(2) The manufacturer's name or distinctive logo;	484
(3) The form number;	485
(4) The ticket count;	486
(5) The prize structure, including the number of winning	487
instant bingo tickets by denomination and the respective winning	488
symbol or number combinations for the winning instant bingo	489
tickets;	490
(6) The cost per play;	491
(7) The serial number of the game.	492
(UU)(1) "Skill-based amusement machine" means a	493
mechanical, video, digital, or electronic device that rewards	494
the player or players, if at all, only with merchandise prizes	495
or with redeemable vouchers redeemable only for merchandise	496
prizes, provided that with respect to rewards for playing the	497
game all of the following apply:	498
(a) The wholesale value of a merchandise prize awarded as	499
a result of the single play of a machine does not exceed ten	500
dollars;	501
(b) Redeemable vouchers awarded for any single play of a	502

machine are not redeemable for a merchandise prize with a	503
wholesale value of more than ten dollars;	504
(c) Redeemable vouchers are not redeemable for a	505
merchandise prize that has a wholesale value of more than ten	506
dollars times the fewest number of single plays necessary to	507
accrue the redeemable vouchers required to obtain that prize;	508
and	509
(d) Any redeemable vouchers or merchandise prizes are	510
distributed at the site of the skill-based amusement machine at	511
the time of play.	512
A card for the purchase of gasoline is a redeemable	513
voucher for purposes of division (UU)(1) of this section even if	514
the skill-based amusement machine for the play of which the card	515
is awarded is located at a place where gasoline may not be	516
legally distributed to the public or the card is not redeemable	517
at the location of, or at the time of playing, the skill-based	518
amusement machine.	519
(2) A device shall not be considered a skill-based	520
amusement machine and shall be considered a slot machine if it	521
pays cash or one or more of the following apply:	522
(a) The ability of a player to succeed at the game is	523
impacted by the number or ratio of prior wins to prior losses of	524
players playing the game.	525
(b) Any reward of redeemable vouchers is not based solely	526
on the player achieving the object of the game or the player's	527
score;	528
(c) The outcome of the game, or the value of the	529
redeemable voucher or merchandise prize awarded for winning the	530
game, can be controlled by a source other than any player	531

playing the game.	532
(d) The success of any player is or may be determined by a	533
chance event that cannot be altered by player actions.	534
(e) The ability of any player to succeed at the game is	535
determined by game features not visible or known to the player.	536
(f) The ability of the player to succeed at the game is	537
impacted by the exercise of a skill that no reasonable player	538
could exercise.	539
(3) All of the following apply to any machine that is	540
operated as described in division (UU)(1) of this section:	541
(a) As used in division (UU) of this section, "game" and	542
"play" mean one event from the initial activation of the machine	543
until the results of play are determined without payment of	544
additional consideration. An individual utilizing a machine that	545
involves a single game, play, contest, competition, or	546
tournament may be awarded redeemable vouchers or merchandise	547
prizes based on the results of play.	548
(b) Advance play for a single game, play, contest,	549
competition, or tournament participation may be purchased. The	550
cost of the contest, competition, or tournament participation	551
may be greater than a single noncontest, competition, or	552
tournament play.	553
(c) To the extent that the machine is used in a contest,	554
competition, or tournament, that contest, competition, or	555
tournament has a defined starting and ending date and is open to	556
participants in competition for scoring and ranking results	557
toward the awarding of redeemable vouchers or merchandise prizes	558
that are stated prior to the start of the contest, competition,	559
or tournament.	560

(4) For purposes of division (UU)(1) of this section, the	561
mere presence of a device, such as a pin-setting, ball-	562
releasing, or scoring mechanism, that does not contribute to or	563
affect the outcome of the play of the game does not make the	564
device a skill-based amusement machine.	565
(VV) "Merchandise prize" means any item of value, but	566
shall not include any of the following:	567
(1) Cash, gift cards, or any equivalent thereof;	568
(2) Plays on games of chance, state lottery tickets,	569
bingo, or instant bingo;	570
(3) Firearms, tobacco, or alcoholic beverages; or	571
(4) A redeemable voucher that is redeemable for any of the	572
items listed in division (VV)(1), (2), or (3) of this section.	573
(WW) "Redeemable voucher" means any ticket, token, coupon,	574
receipt, or other noncash representation of value.	575
(XX) "Pool not conducted for profit" means a scheme in	576
which a participant gives a valuable consideration for a chance	577
to win a prize and the total amount of consideration wagered is	578
distributed to a participant or participants.	579
(YY) "Sporting organization" means a hunting, fishing, or	580
trapping organization, other than a college or high school	581
fraternity or sorority, that is not organized for profit, that	582
is affiliated with a state or national sporting organization,	583
including but not limited to, the league of Ohio sportsmen, and	584
that has been in continuous existence in this state for a period	585
of three years.	586
(ZZ) "Community action agency" has the same meaning as in	587
section 122 66 of the Revised Code	588

(AAA)(1) "Sweepstakes terminal device" means a mechanical,	589
video, digital, or electronic machine or device that is owned,	590
leased, or otherwise possessed by any person conducting a	591
sweepstakes, or by that person's partners, affiliates,	592
subsidiaries, or contractors, that is intended to be used by a	593
sweepstakes participant, and that is capable of displaying	594
information on a screen or other mechanism. A device is a	595
sweepstakes terminal device if any of the following apply:	596
(a) The device uses a simulated game terminal as a	597
representation of the prizes associated with the results of the	598
sweepstakes entries.	599
(b) The device utilizes software such that the simulated	600
game influences or determines the winning of or value of the	601
prize.	602
(c) The device selects prizes from a predetermined finite	603
pool of entries.	604
(d) The device utilizes a mechanism that reveals the	605
content of a predetermined sweepstakes entry.	606
(e) The device predetermines the prize results and stores	607
those results for delivery at the time the sweepstakes entry	608
results are revealed.	609
(f) The device utilizes software to create a game result.	610
(g) The device reveals the prize incrementally, even	611
though the device does not influence the awarding of the prize	612
or the value of any prize awarded.	613
(h) The device determines and associates the prize with an	614
entry or entries at the time the sweepstakes is entered.	615
(2) As used in this division and in section 2915 02 of the	616

Revised Code:	617
(a) "Enter" means the act by which a person becomes	618
eligible to receive any prize offered in a sweepstakes.	619
(b) "Entry" means one event from the initial activation of	620
the sweepstakes terminal device until all the sweepstakes prize	621
results from that activation are revealed.	622
(c) "Prize" means any gift, award, gratuity, good,	623
service, credit, reward, or any other thing of value that may be	624
transferred to a person, whether possession of the prize is	625
actually transferred, or placed on an account or other record as	626
evidence of the intent to transfer the prize.	627
(d) "Sweepstakes terminal device facility" means any	628
location in this state where a sweepstakes terminal device is	629
provided to a sweepstakes participant, except as provided in	630
division (G) of section 2915.02 of the Revised Code.	631
(BBB) "Sweepstakes" means any game, contest, advertising	632
scheme or plan, or other promotion where consideration is not	633
required for a person to enter to win or become eligible to	634
receive any prize, the determination of which is based upon	635
chance. "Sweepstakes" does not include bingo as authorized under	636
this chapter, pari-mutuel wagering as authorized by Chapter	637
3769. of the Revised Code, lotteries conducted by the state	638
lottery commission as authorized by Chapter 3770. of the Revised	639
Code, and casino gaming as authorized by Chapter 3772. of the	640
Revised Code.	641
(CCC) "Electronic instant bingo device" means an	642
electronic device that allows a person to play an electronic or	643
digital representation of a form of physical instant bingo.	644
Sec. 2915.083. (A) The attorney general shall adopt rules	645

under Chapter 119. of the Revised Code to ensure the integrity	646
of electronic instant bingo.	647
(B) An electronic instant bingo device shall not be	648
provided to a charitable organization unless both of the	649
following are true:	650
(1) The device and supporting system have been reviewed by	651
the attorney general.	652
(2) An independent testing laboratory has issued a report	653
stating that the electronic instant bingo device and supporting	654
system have been tested, analyzed, and determined to meet the	655
requirements of this chapter and of any rules adopted by the	656
attorney general under this chapter.	657
(C) All electronic instant bingo devices and supporting	658
systems shall interface with a centralized report management	659
system. The system shall track all information required by this	660
chapter and by rules adopted by the attorney general under this	661
chapter. The system shall have the capability to monitor all	662
electronic instant bingo devices used in this state in real time	663
and to remotely deactivate any such device.	664
Section 2. That existing section 2915.01 of the Revised	665
Code is hereby repealed.	666