

**FINAL BILL REPORT**

**ESB 5745**

**C 287 L 91**

**SYNOPSIS AS ENACTED**

**Brief Description:** Clarifying licensing requirements for special amusement games.

**SPONSORS:** Senators Moore, Matson, West, McMullen, von Reichbauer, Murray, Stratton, Anderson and Bauer.

**SENATE COMMITTEE ON COMMERCE & LABOR**

**HOUSE COMMITTEE ON COMMERCE & LABOR**

**BACKGROUND:**

The Washington Gambling Commission currently licenses and regulates amusement games within the state. "Amusement game" is defined as a game played for entertainment in which: the contestant actively participates; the outcome depends in a material degree upon the skill of the contestant; only merchandise prizes are awarded; the outcome is not in the control of the operator; and the game is administered in the presence of participants. These games include Fishpond, Hoop Toss, Football and Basketball Toss, Skeet Ball, etc. Amusement games may only be conducted at locations specifically authorized by the Gambling Commission which include: agricultural fairs; civic centers of a county, city or town; world's fairs; annual civic festivals; annual shopping center expositions (limited to 17 days); and amusement parks.

Under the Gambling Commission's existing guidelines, shopping mall amusement centers are not permitted to conduct amusement games on a continual basis throughout the year.

**SUMMARY:**

The Gambling Commission's existing regulations regarding the permissible location of amusement games are codified, to include: agricultural fairs; civic centers of a county, city or town; world's fairs; annual civic festivals; annual shopping center expositions (limited to 17 days); and amusement parks.

The list of permissible locations in which amusement games may be conducted is expanded to include: a location that holds a liquor license and prohibits minors on the premises; movie theaters, bowling alleys, miniature golf facilities and amusement centers; an on premise food service establishment which includes at least three of the following activities: amusement devices, theatrical productions, mechanical rides,

motion pictures, and slide show presentations; and a regional shopping center developed and operated for retail sales consisting of more than 600,000 gross square feet.

Regional shopping centers, movie theaters, bowling alleys, miniature golf facilities, and food service establishments that conduct amusement games are required to: provide adult supervision; prohibit school age minors from entry during school hours; maintain full-time security and maintenance personnel and prohibit minors from playing amusement games after 10:00 p.m.

Amusement games may only be conducted in a location upon conformance with local zoning, fire and health regulations, and provided operators have obtained the written permission of the organization owning the premises or sponsoring the event in which the games are operated.

**VOTES ON FINAL PASSAGE:**

|        |    |    |                    |
|--------|----|----|--------------------|
| Senate | 43 | 2  |                    |
| House  | 86 | 12 | (House amended)    |
| Senate | 45 | 0  | (Senate concurred) |

**EFFECTIVE:** July 28, 1991