Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 12-9-107, add (13) (k), (13) (l), (13) (m), (13) (n), and (13) (o) as follows:


(13) (II) IF THE BINGO-RAFFLE LICENSEE OFFERS A CONSOLATION PRIZE, THE BINGO-RAFFLE LICENSEE SHALL, BEFORE THE DRAWING:

Capital letters indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.
(A) DESIGNATE THE SPECIFIC AMOUNT OR SPECIFIC PERCENTAGE OF THE GROSS PROCEEDS COLLECTED FROM THE SALE OF RAFFLE TICKETS THAT THE CONSOLATION PRIZE EQUALS; AND

(B) CONSPICUOUSLY DISPLAY THE AMOUNT OR PERCENTAGE OF THE GROSS PROCEEDS COLLECTED THAT THE CONSOLATION PRIZE EQUALS.

(m) THE LICENSING AUTHORITY MAY ESTABLISH BY RULE THE MAXIMUM JACKPOT THAT A BINGO-RAFFLE LICENSEE MAY AWARD FOR A PROGRESSIVE RAFFLE; EXCEPT THAT, NOTWITHSTANDING PARAGRAPH (a) OF THIS SUBSECTION (13), THE MAXIMUM JACKPOT MAY NOT BE LESS THAN FIFTEEN THOUSAND DOLLARS. THE MAXIMUM JACKPOT DOES NOT INCLUDE THE AGGREGATE AMOUNT OF CONSOLATION PRIZES AWARDED.

(n) THE LICENSING AUTHORITY MAY ESTABLISH BY RULE THE MAXIMUM NUMBER OF PROGRESSIVE RAFFLES THAT A BINGO-RAFFLE LICENSEE MAY CONDUCT SIMULTANEOUSLY. TO ENSURE THAT ALL PRIZES OFFERED ARE TIMELY AWARDED, THE LICENSING AUTHORITY MAY LIMIT BY RULE THE NUMBER OF DRAWINGS THAT A BINGO-RAFFLE LICENSEE MAY CONDUCT BEFORE A JACKPOT MUST BE AWARDED; EXCEPT THAT THE LICENSING AUTHORITY MAY NOT LIMIT THE NUMBER OF DRAWINGS TO LESS THAN THIRTY.

(o) (I) THE LICENSING AUTHORITY MAY ESTABLISH BY RULE THE PERMITTED METHODS OF CONDUCTING A PROGRESSIVE RAFFLE.

(II) THE LICENSING AUTHORITY MAY NOT PROHIBIT THOSE METHODS OF CONDUCTING A PROGRESSIVE RAFFLE IN WHICH THE PARTICIPANT WHOSE TICKET NUMBER IS DRAWN WINS BOTH A PRIZE FOR THE WINNING TICKET NUMBER AND A CHANCE TO WIN THE JACKPOT.

SECTION 2. Appropriation. In addition to any other appropriation, there is hereby appropriated, out of any moneys in the department of state cash fund created in section 24-21-104 (3) (b), Colorado Revised Statutes, not otherwise appropriated, to the department of state, for the fiscal year beginning July 1, 2013, the sum of $25,160, or so much thereof as may be necessary, for allocation to information technology services for contract programming services related to the implementation of this act.

SECTION 3. Effective date. This act takes effect January 1, 2014.

SECTION 4. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Approved: May 3, 2013