	INTERNET GAMBLING
	2012 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Stephen E. Sandstrom
	Senate Sponsor:
LONG	TITLE
Genera	al Description:
	This bill modifies the Criminal Code regarding the definition of gambling.
Highlig	ghted Provisions:
	This bill:
	defines Internet gambling; and
	• clarifies that gambling, which is prohibited in Utah, includes any form of Interne
gambli	ng.
Money	Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Utah C	Code Sections Affected:
AMEN	DS:
	76-10-1101 , as last amended by Laws of Utah 2009, Chapter 382
	76-10-1102 , as last amended by Laws of Utah 1998, Chapter 127
Be it en	acted by the Legislature of the state of Utah:
	Section 1. Section 76-10-1101 is amended to read:
	76-10-1101. Definitions.
	As used in this part:



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28	(1) (a) "Fringe gambling" means any gambling, lottery, or video gaming device which
29	is:
30	(i) given, conducted, or offered for use or sale by a business in exchange for anything
31	of value; or
32	(ii) given away incident to the purchase of other goods or services.
33	(b) "Fringe gambling" does not include a gambling, lottery, video gaming device, or
34	other promotional activity which is clearly occasional and ancillary to the primary activity of
35	the business.
36	(2) (a) "Gambling" means risking anything of value for a return or risking anything of
37	value upon the outcome of a contest, game, gaming scheme, or gaming device when the return
38	or outcome:
39	(i) is based upon an element of chance; and
40	(ii) is in accord with an agreement or understanding that someone will receive
41	something of value in the event of a certain outcome.
42	(b) "Gambling" includes a lottery and fringe gambling.
43	(c) "Gambling" does not include:
44	(i) a lawful business transaction; or
45	(ii) playing an amusement device that confers only an immediate and unrecorded right
46	of replay not exchangeable for value.
47	(3) "Gambling bet" means money, checks, credit, or any other representation of value.
48	(4) "Gambling device or record" means anything specifically designed for use in
49	gambling or used primarily for gambling.
50	(5) "Gambling proceeds" means anything of value used in gambling.
51	(6) "Internet gambling" or "online gambling" means gambling or gaming by use of:
52	(a) the Internet; or
53	(b) any mobile electronic device that allows access to data and information.
54	[(6)] (7) "Lottery" means any scheme for the disposal or distribution of property by
55	chance among persons who have paid or promised to pay any valuable consideration for the
56	chance of obtaining property, or portion of it, or for any share or any interest in property, upon
57	any agreement, understanding, or expectation that it is to be distributed or disposed of by lot or
58	chance, whether called a lottery, raffle, or gift enterprise, or by whatever name it is known.

59	$\left[\frac{7}{8}\right]$ "Video gaming device" means any device that possesses all of the following
60	characteristics:
61	(a) a video display and computer mechanism for playing a game;
62	(b) the length of play of any single game is not substantially affected by the skill,
63	knowledge, or dexterity of the player;
64	(c) a meter, tracking, or recording mechanism that records or tracks any money, tokens
65	games, or credits accumulated or remaining;
66	(d) a play option that permits a player to spend or risk varying amounts of money,
67	tokens, or credits during a single game, in which the spending or risking of a greater amount of
68	money, tokens, or credits:
69	(i) does not significantly extend the length of play time of any single game; and
70	(ii) provides for a chance of greater return of credits, games, or money; and
71	(e) an operating mechanism that requires inserting money, tokens, or other valuable
72	consideration in order to function.
73	Section 2. Section 76-10-1102 is amended to read:
74	76-10-1102. Gambling.
75	(1) A person is guilty of gambling if [he] the person:
76	(a) participates in gambling, including any Internet gambling;
77	(b) knowingly permits any gambling to be played, conducted, or dealt upon or in any
78	real or personal property owned, rented, or under the control of the actor, whether in whole or
79	in part; or
80	(c) knowingly allows the use of any video gaming device that is:
81	(i) in any business establishment or public place; and
82	(ii) accessible for use by any person within the establishment or public place.
83	(2) Gambling is a class B misdemeanor, [provided, however,] except that any person
84	who is [twice] convicted two or more times under this section [shall be] is guilty of a class A
85	misdemeanor.

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Office of Legislative Research and General Counsel