

## **HOUSE BILL No. 4411**

March 2, 1993, Introduced by Rep. Joe Young, Jr. and referred to the Committee on State Affairs.

A bill to amend sections 1, 2, 3, 4, 5, 6, 7a, 8, 9, 10, 10a, 11, 12, 13, 14, 17, 18, and 19 of Act No. 382 of the Public Acts of 1972, entitled as amended

"Traxler-McCauley-Law-Bowman bingo act,"

sections 2, 3, 4, 5, 8, 9, 10, 10a, 11, 12, 13, 14, 18, and 19 as amended and section 7a as added by Act No. 229 of the Public Acts of 1981, being sections 432.101, 432.102, 432.103, 432.104, 432.105, 432.106, 432.107a, 432.108, 432.109, 432.110, 432.110a, 432.111, 432.112, 432.113, 432.114, 432.117, 432.118, and 432.119 of the Michigan Compiled Laws; to add sections 1a, 3a, 5a, and 17a; and to repeal certain parts of the act.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Section 1. Sections 1, 2, 3, 4, 5, 6, 7a, 8, 9, 10, 10a, 2 11, 12, 13, 14, 17, 18, and 19 of Act No. 382 of the Public Acts 3 of 1972, sections 2, 3, 4, 5, 8, 9, 10, 10a, 11, 12, 13, 14, 18,

- 1 and 19 as amended and section 7a as added by Act No. 229 of the
- 2 Public Acts of 1981, being sections 432.101, 432.102, 432.103,
- 3 432.104, 432.105, 432.106, 432.107a, 432.108, 432.109, 432.110,
- 4 432.110a, 432.111, 432.112, 432.113, 432.114, 432.117, 432.118,
- 5 and 432.119 of the Michigan Compiled Laws, are amended and
- 6 sections 1a, 3a, 5a, and 17a are added to read as follows:
- 7 Sec. 1. This act shall be known and may be cited as the
- 8 "Traxler-McCauley-Law-Bowman bingo CHARITABLE GAMING act".
- 9 SEC. 1A. FOR PURPOSES OF THIS ACT, THE WORDS AND PHRASES
- 10 DEFINED IN SECTIONS 2 AND 3 HAVE THE MEANINGS ASCRIBED TO THEM IN
- 11 THOSE SECTIONS.
- 12 Sec. 2. (1) "Bingo" means that specific kind of game of
- 13 chance commonly known as bingo in which prizes are awarded on the
- 14 basis of designated numbers or symbols on a card conforming to
- 15 numbers or symbols selected at random.
- 16 (2) "Bureau" means the bureau of state lottery as created by
- 17 THE MCCAULEY-TRAXLER-LAW-BOWMAN-MCNEELY LOTTERY ACT, Act No. 239
- 18 of the Public Acts of 1972, as amended, being sections 432.1 to
- 19 432.47 of the Michigan Compiled Laws.
- 20 (3) "Charity game" means the random resale, BY A QUALIFIED
- 21 ORGANIZATION, of a series of charity game tickets PURCHASED by
- 22 -a- THE qualified organization -which has purchased the charity
- 23 game tickets from the bureau or a licensed supplier
- 24 DISTRIBUTOR AND RESOLD PURSUANT TO A CHARITY GAME LICENSE OR in
- 25 conjunction with a licensed bingo game, -or- a licensed million-
- 26 aire party, LICENSED RAFFLE, OR PURSUANT TO A SEPARATE CHARITY

- 1 GAME LICENSE. A SINGLE COMPLETE CHARITY GAME IS COMMONLY
  2 REFERRED TO AS A "DEAL".
- 3 (4) "Charity game ticket" means a ticket which THAT is
- 4 approved and acquired by the bureau and is distributed and sold
- 5 by the bureau or a licensed supplier DISTRIBUTOR to a quali-
- 6 fied organization for random resale. -in conjunction with a
- 7 licensed bingo game or a licensed millionaire party whereby upon
- 8 removal of a portion of the ticket to discover whether the ticket
- 9 is a winning ticket the purchaser may be awarded a prize. These
- 10 tickets are commonly referred to as "break open tickets" AND "JAR
- 11 TICKETS".
- 12 (5) "Commissioner" means the commissioner of state lottery
- 13 -as defined by section 3 APPOINTED PURSUANT TO SECTION 7 of Act
- 14 No. 239 of the Public Acts of 1972, BEING SECTION 432.7 OF THE
- 15 MICHIGAN COMPILED LAWS, AND HIS OR HER AUTHORIZED
- 16 REPRESENTATIVE.
- 17 (6) "Equipment" means the BINGO receptacle and numbered
- 18 objects drawn from it, the master board upon which -such THESE
- 19 objects are placed as drawn, the -cards or sheets bearing num-
- 20 bers or other designations to be covered and the objects used to
- 21 cover them, and the boards or signs, however operated, used to
- 22 announce or display the numbers or designations as they are
- 23 drawn. Equipment includes devices AND GAMBLING-RELATED SUPPLIES
- 24 and materials customarily used OR INTENDED FOR USE in the opera-
- 25 tion of a <del>gambling casino on those occasions when a license for</del>
- 26 the operation of a millionaire party is issued BINGO, RAFFLE,
- 27 CHARITY GAME, OR MILLIONAIRE PARTY, OTHER THAN RAFFLE TICKETS.

- 1 (7) "Location" means a single building, hall, enclosure, or 2 outdoor area used for the purpose of playing bingo, or conduct-
- 3 ing a millionaire party AN EVENT pursuant to a license issued
- 4 under this act.
- 5 (8) "REGULAR BINGO" MEANS A GATHERING OR SESSION CONDUCTED
- 6 ON THE SAME DAY EACH WEEK AT WHICH A SERIES OF SUCCESSIVE BINGO
- 7 GAMES ARE PLAYED PURSUANT TO A LICENSE FOR CONDUCTING BINGO
- 8 ISSUED UNDER SECTION 5(1) OR (2).
- 9 (9) <del>(8)</del> "Special <del>occasion</del> BINGO" means a single gather-
- 10 ing or session at which a series of successive bingo games -or
- 11 other gambling events authorized by this act are played pursuant
- 12 to a special license FOR CONDUCTING BINGO issued under section
- 13 7 5(4).
- 14 (10) -(9) "Millionaire party" means an event at which
- 15 wagers are placed upon games of chance customarily associated
- 16 with a gambling casino through the use of imitation money -which-
- 17 THAT has a nominal value that is EQUAL TO OR greater than the
- 18 value of the currency for which it was exchanged or is
- 19 exchangeable, OR AN EVENT AT WHICH WAGERS ARE PLACED ON GAMES OF
- 20 CHANCE APPROVED BY THE COMMISSIONER.
- 21 (11) "RAFFLE" MEANS THE SALE OF RAFFLE TICKETS AND THE EVENT
- 22 AT WHICH A WINNER OR WINNERS ARE SELECTED, EITHER BY RANDOMLY
- 23 SELECTING STUBS OR RECEIPTS FROM THE RAFFLE TICKETS SOLD FROM A
- 24 POOL CONSISTING OF ALL TICKETS SOLD FOR THAT EVENT, OR BY ANOTHER
- 25 MANNER APPROVED BY THE COMMISSIONER, AND AT WHICH A PREANNOUNCED
- 26 PRIZE IS AWARDED TO 1 OR MORE TICKETHOLDERS. ALL RAFFLE TICKET
- 27 NUMBERS SHALL BE SELECTED AND ALL WINNERS AND PRIZES SHALL BE

- 1 DETERMINED WITHIN THE DURATION OF THE LICENSE OR REGISTRATION.
- 2 THE TERM "LOTTO", "SUPER LOTTO", OR "LOTTERY" SHALL NOT BE USED
- 3 IN ANY MANNER TO DESCRIBE OR ADVERTISE A RAFFLE OR GAME OF
- 4 CHANCE.
- 5 (12) "DISTRIBUTOR" MEANS A PERSON WHO OBTAINS ANY EQUIPMENT
- 6 OR CHARITY GAME TICKETS FOR USE IN AUTHORIZED GAMING ACTIVITIES
- 7 FROM ANY PERSON AND SELLS OR OTHERWISE FURNISHES THE EQUIPMENT OR
- 8 CHARITY GAME TICKETS TO ANOTHER PERSON FOR RESALE, DISPLAY, OPER-
- 9 ATION OR USE. DISTRIBUTOR DOES NOT INCLUDE PERSONS WHO SELL
- 10 CHIPS, DAUBERS, AND BINGO GAMES FOR HOME USE ONLY IF THE SALES
- 11 ARE AN INCIDENTAL PORTION OF THEIR BUSINESS AND SALES ARE NOT
- 12 MADE TO PERSONS LICENSED UNDER THIS ACT.
- 13 (13) "MANUFACTURER" MEANS A PERSON WHO MANUFACTURES OR FAB-
- 14 RICATES FOR SALE ANY BINGO SHEETS OR CHARITY GAME TICKETS FOR
- 15 RESALE OR USE IN AUTHORIZED GAMING ACTIVITIES.
- 16 Sec. 3. (1) "Educational organization" means an organi-
- 17 zation within this state, not for pecuniary profit, whose primary
- 18 purpose is educational in nature and designed to develop the
- 19 capabilities of individuals by instruction in any public or pri-
- 20 vate elementary or secondary school -which THAT complies with
- 21 THE SCHOOL CODE OF 1976, Act No. 451 of the Public Acts of 1976,
- 22 as amended, being sections 380.1 to 380.1852 of the Michigan
- 23 Compiled Laws, -or- any -private or public college or universi-
- 24 ty, OR ANY PRIVATE COLLEGE OR UNIVERSITY, not for pecuniary
- 25 profit, and approved by the state board of education.
- 26 (2) "EDUCATIONAL SUBORDINATE ORGANIZATION" MEANS A
- 27 SEPARATELY ORGANIZED GROUP RELATED TO A QUALIFIED EDUCATIONAL

- 1 ORGANIZATION, SUCH AS A BOOSTER CLUB, PARENT-TEACHER ASSOCIATION,
- 2 OR SCHOLASTIC OR YOUTH ATHLETIC CLUB, NOT FOR PECUNIARY PROFIT,
- 3 THAT HAS SEPARATE BYLAWS AND SEPARATELY ELECTED OFFICERS, IS
- 4 ESTABLISHED TO RAISE FUNDS SOLELY FOR ACTIVITIES THAT ARE SPON-
- 5 SORED BY THE EDUCATIONAL ORGANIZATION, IS DIRECTLY UNDER THE CON-
- 6 TROL OF THE EDUCATIONAL ORGANIZATION, AND IS AUTHORIZED BY THE
- 7 PRESIDING OFFICER OF THE EDUCATIONAL ORGANIZATION TO CONDUCT THE
- 8 FUND-RAISING ACTIVITY. UPON DISSOLUTION, ALL ASSETS, REAL PROP-
- 9 ERTY, AND PERSONAL PROPERTY OF THE EDUCATIONAL SUBORDINATE ORGA-
- 10 NIZATION SHALL REVERT TO THE BENEFIT OF THE CONTROLLING QUALIFIED
- 11 EDUCATIONAL ORGANIZATION. A QUALIFIED EDUCATIONAL ORGANIZATION
- 12 AND ITS EDUCATIONAL SUBORDINATE ORGANIZATIONS, IF ANY, SHALL BE
- 13 ISSUED NOT MORE THAN A TOTAL OF 5 REGULAR BINGO LICENSES.
- 14 (3) -(2) "Fraternal organization" means an organization
- 15 within this state, except A college -fraternities- FRATERNITY OR
- 16 SORORITY, not for pecuniary profit, -which THAT is a branch,
- 17 lodge, or chapter of a national or state organization and exists
- 18 for the common business, brotherhood, SISTERHOOD, or other inter-
- 19 ests of its members. A FRATERNAL ORGANIZATION MAY ALSO INCLUDE
- 20 AN ORGANIZATION WITHIN THIS STATE, NOT FOR PECUNIARY PROFIT, THAT
- 21 IS NOT A BRANCH, LODGE, OR CHAPTER OF A NATIONAL OR STATE ORGANI-
- 22 ZATION AND EXISTS FOR THE COMMON BUSINESS, BROTHERHOOD, SISTER-
- 23 HOOD, OR OTHER INTERESTS OF ITS MEMBERS, WHICH HAS HAD AN ACTIVE
- 24 BANK ACCOUNT IN THE ORGANIZATION'S NAME FOR AT LEAST 5 CONTINUOUS
- 25 YEARS, AND WHOSE CONSTITUTION, CHARTER, ARTICLES OF INCORPORA-
- 26 TION, OR BYLAWS CONTAIN A PROVISION FOR THE PERPETUATION OF THE
- 27 ORGANIZATION AS A NONPROFIT ORGANIZATION AND A PROVISION THAT ALL

- 1 ASSETS, REAL PROPERTY, AND PERSONAL PROPERTY SHALL REVERT TO THE
- 2 BENEFIT OF A CHARITABLE PURPOSE UPON DISSOLUTION OF THE ORGANI-
- 3 ZATION, AND NOT LESS THAN 25% OF ITS ANNUAL EXPENDITURES ARE FOR
- 4 CHARITABLE PURPOSES.
- 5 (4) <del>(3)</del> "Licensee" means a PERSON OR qualified organi-
- 6 zation licensed OR REGISTERED pursuant to this act.
- 7 (5) -(4) "Member" means an individual who qualified for
- 8 membership OR SIMILAR STATUS AS DETERMINED BY THE COMMISSIONER in
- 9 a qualified organization pursuant to its bylaws, articles of
- 10 incorporation, charter, rules, or other written statement.
- (6) -(5) "Person" means a natural person, firm, associa-
- 12 tion, corporation, or other legal entity.
- 13 (7) -(6) "Qualified organization" means -a ANY OF THE
- 14 FOLLOWING:
- 15 (A) A bona fide religious, RELIGIOUS SUBORDINATE, education-
- 16 al, EDUCATIONAL SUBORDINATE, service, senior citizens, fraternal,
- 17 or veterans' organization -which- THAT operates without profit to
- 18 its members and -which- THAT either has been in existence contin-
- 19 uously as such an organization for a period of -5 3 years or is
- 20 exempt FOR AT LEAST 1 YEAR from -taxation imposed by Act No. 228
- 21 of the Public Acts of 1975, as amended, being sections 200.1 to
- 22 <del>200.145 of the Michigan Compiled Laws. Qualified organization</del>
- 23 <del>shall also include a</del> FEDERAL INCOME TAX PURSUANT TO THE INTERNAL
- 24 REVENUE CODE, EXCEPT AN ORGANIZATION EXEMPT UNDER SECTION
- 25 501(c)(12) OR 501(c)(16) OF THE INTERNAL REVENUE CODE OR AN ORGA-
- 26 NIZATION EXEMPT UNDER SECTION 501(c)(4) OF THE INTERNAL REVENUE
- 27 CODE THAT WOULD BE EXEMPT UNDER SECTION 501(c)(12) OF THE

- 1 INTERNAL REVENUE CODE BUT FOR ITS FAILURE TO MEET THE
- 2 REQUIREMENTS IN SECTION 501(c)(12) THAT 85% OR MORE OF ITS INCOME
- 3 MUST CONSIST OF AMOUNTS COLLECTED FROM MEMBERS. IN THE CASE OF A
- 4 QUALIFIED ORGANIZATION SEEKING QUALIFICATION FOR A BINGO LICENSE,
- 5 IT SHALL HAVE BEEN EXEMPT FROM FEDERAL INCOME TAX AS DESCRIBED IN
- 6 THIS SUBDIVISION FOR NOT LESS THAN 1 YEAR. IF AN ORGANIZATION
- 7 LOSES ITS TAX EXEMPT STATUS AFTER HAVING APPLIED FOR OR HAVING
- 8 RECEIVED A LICENSE OR REGISTRATION, THE ORGANIZATION SHALL
- 9 PROMPTLY NOTIFY THE COMMISSIONER OF THE CHANGE IN STATUS. A
- 10 LICENSE ISSUED BY THE COMMISSIONER SHALL BE SUMMARILY SUSPENDED
- 11 WHENEVER THE ORGANIZATION TO WHICH IT IS ISSUED LOSES ITS TAX
- 12 EXEMPT STATUS AND UNTIL THE COMMISSIONER DETERMINES WHETHER THE
- 13 ORGANIZATION IS OTHERWISE QUALIFIED.
- 14 (B) A CITY, TOWNSHIP, OR VILLAGE FIRE DEPARTMENT, POLICE
- 15 DEPARTMENT, OR PARKS AND RECREATION DEPARTMENT.
- 16 (C) AN EMERGENCY MEDICAL SERVICE UNIT THAT COMPLIES WITH
- 17 PART 209 OF THE PUBLIC HEALTH CODE, ACT NO. 368 OF THE PUBLIC
- 18 ACTS OF 1978, BEING SECTIONS 333.20901 TO 333.20979 OF THE
- 19 MICHIGAN COMPILED LAWS.
- 20 (D) A GOVERNMENTAL AGENCY ESTABLISHED TO ADVANCE THE CAUSES
- 21 OF ELDERLY, RETIRED, OR HANDICAPPED PERSONS.
- 22 (E) A candidate committee as defined by, and which is
- 23 organized pursuant to, THE MICHIGAN CAMPAIGN FINANCE ACT, Act
- 24 No. 388 of the Public Acts of 1976, as amended, being sections
- 25 169.201 to 169.282 of the Michigan Compiled Laws.
- 26 (8) -(7) "Religious organization" means -an organization,
- 27 A church, body of communicants, or group, not for pecuniary

- 1 profit. SYNAGOGUE, OR OTHER ORGANIZATION OR ASSOCIATION THAT IS
  2 gathered in common membership for mutual support and edification
  3 in piety, worship, and religious obervances; or any society, not
  4 for pecuniary profit. OBSERVANCES, of individuals united for
- 6 private school, not for pecuniary profit, AND THAT HAS BEEN IN 7 EXISTENCE WITHIN THIS STATE FOR AT LEAST 3 YEARS.

5 religious purposes, at a definite place; or a church related

- (9) "RELIGIOUS SUBORDINATE ORGANIZATION" MEANS A SEPARATELY 8 9 ORGANIZED SUBORDINATE GROUP RELATED TO A OUALIFIED RELIGIOUS 10 ORGANIZATION, SUCH AS AN ALTAR SOCIETY OR MEN'S CLUB, NOT FOR 11 PECUNIARY PROFIT, THAT HAS SEPARATE BYLAWS AND SEPARATELY ELECTED 12 OFFICERS, IS DIRECTLY UNDER THE CONTROL OF THE RELIGIOUS ORGANI-13 ZATION, AND IS AUTHORIZED BY THE PRESIDING OFFICER OF THE RELI-14 GIOUS ORGANIZATION TO CONDUCT THE FUND-RAISING ACTIVITY. 15 DISSOLUTION, ALL ASSETS, REAL PROPERTY, AND PERSONAL PROPERTY OF 16 THE RELIGIOUS SUBORDINATE ORGANIZATION SHALL REVERT TO THE BENE-17 FIT OF THE CONTROLLING QUALIFIED RELIGIOUS ORGANIZATION. 18 IFIED RELIGIOUS ORGANIZATION AND ITS RELIGIOUS SUBORDINATE ORGA-19 NIZATIONS, IF ANY, SHALL BE ISSUED NOT MORE THAN A TOTAL OF 5 20 REGULAR BINGO LICENSES. IF A QUALIFIED RELIGIOUS ORGANIZATION IS 21 ALSO WHOLLY AFFILIATED WITH AN EDUCATIONAL ORGANIZATION, THE 22 AFFILIATED ENTITY, INCLUDING ITS EDUCATIONAL SUBORDINATE ORGANI-23 ZATIONS AND RELIGIOUS SUBORDINATE ORGANIZATIONS, SHALL BE ISSUED 24 NOT MORE THAN A TOTAL OF 5 REGULAR BINGO LICENSES.
- 25 (10) <del>(8) </del> "Senior citizens organization" means an organi-26 zation within this state, not for pecuniary profit, <del>which</del> THAT 27 consists of at least 15 members who are 60 years of age or older

- 1 and exists for their mutual support and advancing the causes of
- 2 elderly or retired persons, AND WHOSE CONSTITUTION, CHARTER,
- 3 ARTICLES OF INCORPORATION, OR BYLAWS CONTAIN A PROVISION THAT ALL
- 4 ASSETS, REAL PROPERTY, AND PERSONAL PROPERTY SHALL REVERT TO THE
- 5 BENEFIT OF THE LOCAL GOVERNMENTAL SUBDIVISION UPON DISSOLUTION OF
- 6 THE ORGANIZATION OR, IF EXEMPT FROM FEDERAL INCOME TAX UNDER SEC-
- 7 TION 501(c) OF THE INTERNAL REVENUE CODE, TO ORGANIZATIONS THAT
- 8 QUALIFY AS TAX EXEMPT UNDER THE SAME SUBSECTION OF SECTION 501(c)
- 9 OF THE INTERNAL REVENUE CODE.
- 10 (11) -(9) "Service organization" means a branch, lodge, or
- 11 chapter of a national or state organization, not for pecuniary
- 12 profit, -which- THAT is authorized by its written constitution,
- 13 charter, articles of incorporation, or bylaws to engage in a
- 14 -fraternal, civic, CHARITABLE, or service purpose within the
- 15 state; and a local civic organization , not for pecuniary
- 16 profit and not affiliated with a state or national organization,
- 17 which THAT is recognized by resolution adopted by the -city-
- 18 LOCAL GOVERNMENTAL SUBDIVISION in which the organization conducts
- 19 its principal activities OR A STATEWIDE ORGANIZATION WITHIN THIS
- 20 STATE, WHICH LOCAL OR STATEWIDE ORGANIZATION IS NOT FOR PECUNIARY
- 21 PROFIT, AND whose constitution, charter, articles of incorpora-
- 22 tion, or bylaws contain a provision for the perpetuation of the
- 23 organization as a nonprofit organization whose -entire- PRIMARY
- 24 assets are pledged to charitable purposes, and whose constitu-
- 25 tion, charter, articles of incorporation, or bylaws contain a
- 26 provision that all assets, real property, and personal property
- 27 shall revert to the benefit of the -city government GOVERNMENTAL

- 1 SUBDIVISION THAT GRANTED THE RESOLUTION upon dissolution of the
- 2 organization OR, IN THE CASE OF A STATEWIDE ORGANIZATION, TO
- 3 A CHARITABLE PURPOSE OR, IF EXEMPT FROM FEDERAL INCOME TAX UNDER
- 4 SECTION 501(c) OF THE INTERNAL REVENUE CODE, TO ORGANIZATIONS
- 5 THAT QUALIFY AS TAX EXEMPT UNDER THE SAME SUBSECTION OF SECTION
- 6 501(c) OF THE INTERNAL REVENUE CODE.
- 7 (12) -(10)- "Veterans' organization" means an organization
- g within this state, or a branch, -or- lodge, or chapter within
- 9 this state of a state organization or of a national organization
- 10 chartered by the congress of the United States, not for pecuniary
- 11 profit, the membership of which consists of individuals who were
- 12 members of the armed services or forces of the United States.
- 13 (13) "CHARITABLE PURPOSE" MEANS 1 OR MORE OF THE FOLLOWING
- 14 CAUSES, DEEDS, OR ACTIVITIES WHICH ARE BENEFICIAL TO THE GENERAL
- 15 PUBLIC:
- 16 (A) RELIEF OF POVERTY.
- 17 (B) ADVANCEMENT OF EDUCATION.
- 18 (C) ADVANCEMENT OF RELIGION.
- (D) PROTECTION OF HEALTH, OR RELIEF FROM DISEASE, SUFFERING,
- 20 OR DISTRESS.
- 21 (E) ADVANCEMENT OF CIVIC, GOVERNMENTAL, OR MUNICIPAL
- 22 PURPOSES.
- 23 (F) PROTECTION OF THE ENVIRONMENT AND CONSERVATION OF
- 24 WILDLIFE.
- 25 (G) ANY OTHER PURPOSE THAT THE COMMISSIONER DETERMINES TO BE
- 26 BENEFICIAL TO THE GENERAL PUBLIC.

- 1 (14) "LAWFUL PURPOSE" MEANS 1 OR MORE OF THE AUTHORIZED
- 2 PURPOSES STATED IN A QUALIFIED ORGANIZATION'S WRITTEN
- 3 CONSTITUTION, CHARTER, ARTICLES OF INCORPORATION, OR BYLAWS, AND
- 4 ON FILE WITH THE BUREAU.
- 5 SEC. 3A. UNLESS OTHERWISE PROVIDED FOR IN THIS ACT, THE
- 6 REQUIREMENTS PERTAINING TO BINGO INCLUDE THE CONDUCTING OF BINGO
- 7 UNDER A REGULAR, SPECIAL, OR JOINT LICENSE.
- 8 Sec. 4. (1) Each applicant for a license OR REGISTRATION to
- 9 conduct bingo, -or- a millionaire party, OR A RAFFLE shall submit
- 10 to the commissioner a written application FOR A SPECIFIC EVENT OR
- 11 EVENTS prepared pursuant to and on a form prescribed by rule of
- 12 the commissioner. IF THE APPLICANT HAS NOT PREVIOUSLY BEEN
- 13 LICENSED OR REGISTERED WITH THE BUREAU, THE APPLICANT ALSO SHALL
- 14 APPLY FOR A QUALIFICATION DETERMINATION UNDER SUBSECTION (2).
- 15 (2) The OUALIFICATION DETERMINATION application shall
- 16 include ALL OF THE FOLLOWING:
- 17 (a) The name and address of the applicant organization.
- 18 (b) The name, —and—HOME address, TITLE, SOCIAL SECURITY
- 19 NUMBER, AND DATE OF BIRTH of EACH OF its officers AND A STATEMENT
- 20 AS TO WHETHER ANY OFFICER HAS BEEN CONVICTED OF A FELONY, GAMBL-
- 21 ING OFFENSE, CRIMINAL FRAUD, FORGERY, THEFT, OR FILING FALSE
- 22 REPORTS TO A GOVERNMENTAL AGENCY.
- 23 (c) The location at which the applicant will conduct bingo
- 24 or a millionaire party.
- 25 (d) The day of the week on which the applicant will conduct
- 26 bingo if a bingo license has been applied for, or the days of the
- 27 year, not to exceed 2 nonconsecutive days or 3 consecutive days a

- 1 year, except as provided in section 5(7), on which the applicant
- 2 will conduct the millionaire party if a millionaire party license
- 3 has been applied for.
- 4 (e) The member or members, of not less than 6 months, of the
- 5 applicant organization under whom the bingo games or the million
- 6 aire party will be conducted.
- f (C) -(f) Sufficient facts relating to its incorporation or
- 8 organization to enable the commissioner to determine whether the
- g applicant is a qualified organization.
- 10 (D) A NONREFUNDABLE PROCESSING FEE OF \$50.00.
- (E) -(g) A sworn statement attesting to the nonprofit char-
- 12 acter of the applicant organization CERTIFYING THAT THE INFORMA-
- 13 TION ON THE APPLICATION IS TRUE, CORRECT, AND COMPLETE TO THE
- 14 BEST OF HIS OR HER KNOWLEDGE, signed by the presiding officer and
- 15 the secretary OR ANOTHER OFFICER of that organization.
- 16 (F) -(h) Other information considered advisable by the com-
- 17 missioner AS SET FORTH IN A RULE PROMULGATED BY THE COMMISSIONER.
- 18 (3) AFTER THE COMMISSIONER DETERMINES THAT AN ORGANIZATION
- 19 IS A QUALIFIED ORGANIZATION AND ASSIGNS A QUALIFICATION NUMBER TO
- 20 THE QUALIFIED ORGANIZATION, THE QUALIFIED ORGANIZATION MAY APPLY
- 21 TO CONDUCT A SPECIFIC EVENT OR EVENTS. THE APPLICATION SHALL
- 22 INCLUDE ALL OF THE FOLLOWING:
- 23 (A) THE NAME, ADDRESS, AND QUALIFICATION NUMBER OF THE QUAL-
- 24 IFIED ORGANIZATION.
- 25 (B) IF THE QUALIFIED ORGANIZATION IS APPLYING FOR A BINGO OR
- 26 MILLIONAIRE PARTY LICENSE, THE LOCATION AT WHICH THE QUALIFIED
- 27 ORGANIZATION WILL CONDUCT THE EVENT; IF THE QUALIFIED

- 1 ORGANIZATION IS APPLYING FOR A RAFFLE LICENSE OR REGISTRATION,
- 2 THE LOCATION OF THE DRAWING; OR IF THE QUALLFIED ORGANIZATION IS
- 3 APPLYING FOR A LICENSE TO SELL CHARITY GAME TICKETS, THE LOCATION
- 4 AT WHICH THE APPLICANT WILL OFFER FOR SALE THE TICKETS.
- 5 (C) IF THE QUALIFIED ORGANIZATION IS APPLYING FOR A REGULAR
- 6 OR JOINT BINGO LICENSE, THE DAY OF THE WEEK ON WHICH THE APPLI-
- 7 CANT WILL CONDUCT BINGO: IF THE QUALIFIED ORGANIZATION IS APPLY-
- 8 ING FOR A SPECIAL BINGO LICENSE, THE DAY OR DAYS NOT EXCEEDING 7
- 9 CONSECUTIVE DAYS ON WHICH THE APPLICANT WILL CONDUCT BINGO; IF
- 10 THE QUALIFIED ORGANIZATION IS APPLYING FOR A MILLIONAIRE PARTY
- 11 LICENSE, THE DAYS OF THE YEAR ON WHICH THE APPLICANT WILL CONDUCT
- 12 THE MILLIONAIRE PARTY; IF THE QUALIFIED ORGANIZATION IS APPLYING
- 13 FOR A RAFFLE LICENSE OR REGISTRATION. THE DATE AND TIME OF THE
- 14 DRAWING; OR IF THE QUALIFIED ORGANIZATION IS APPLYING FOR A CHAR-
- 15 ITY GAME LICENSE, THE TIME AND DAY OR DAYS OF THE WEEK ON WHICH
- 16 THE APPLICANT WILL BE SELLING CHARITY GAME TICKETS.
- 17 (D) THE NAME, HOME ADDRESS, SOCIAL SECURITY NUMBER, AND DATE
- 18 OF BIRTH OF THE MEMBER OR MEMBERS OF NOT LESS THAN 6 MONTHS OF
- 19 THE APPLICANT QUALIFIED ORGANIZATION UNDER WHOM THE BINGO GAMES,
- 20 MILLIONAIRE PARTY, OR RAFFLE WILL BE CONDUCTED, OR UNDER WHOM
- 21 CHARITY GAME TICKETS WILL BE SOLD PURSUANT TO A CHARITY GAME
- 22 LICENSE, AND A STATEMENT AS TO WHETHER THE PERSON HAS BEEN CON-
- 23 VICTED OF A FELONY, GAMBLING OFFENSE, CRIMINAL FRAUD, FORGERY,
- 24 THEFT, OR FILING A FALSE REPORT TO A GOVERNMENTAL AGENCY. THE
- 25 6-MONTH REQUIREMENT DOES NOT APPLY TO A CANDIDATE COMMITTEE.
- 26 (E) A STATEMENT CERTIFYING THAT THE INFORMATION INCLUDED ON
- 27 THE APPLICATION IS TRUE, CORRECT, AND COMPLETE TO THE BEST OF HIS

- 1 OR HER KNOWLEDGE, SIGNED BY THE PRESIDING OFFICER AND THE 2 SECRETARY OR ANOTHER OFFICER OF THAT ORGANIZATION.
- (F) OTHER INFORMATION CONSIDERED ADVISABLE BY THE COMMIS-4 SIONER AS SET FORTH IN A RULE PROMULGATED BY THE COMMISSIONER.
- (4) -(3)— A qualified organization —which— THAT is licensed to conduct a bingo game, —or— a millionaire party, OR A RAFFLE may BE AUTHORIZED TO also sell charity game tickets —and conduct a charity game— at the —time and location of and in conjunction with the—licensed bingo game, —or—licensed millionaire party, —. An additional license shall—OR LICENSED RAFFLE AND IS not —be—required to OBTAIN AN ADDITIONAL LICENSE TO sell charity game tickets. —or to conduct a charity game but a—A qualified organization—which— THAT seeks to conduct a charity game shall pay the bureau—such fees as the commissioner may determine—AN ADDITIONAL FEE OF \$50.00 ANNUALLY AND SHALL INDICATE THE ADDRESS OR ADDRESSES AND DATE OR DATES AND HOURS THE TICKETS WILL BE—17 SOLD. A QUALIFIED ORGANIZATION MAY CONDUCT A CHARITY GAME NOT IN CONJUNCTION WITH A LICENSED BINGO GAME, LICENSED RAFFLE, OR A—19 LICENSED MILLIONAIRE PARTY IF THE QUALIFIED ORGANIZATION FIRST
- 21 (5) LICENSE AND REGISTRATION FEES ARE NONREFUNDABLE.

20 OBTAINS A SPECIAL CHARITY GAME LICENSE UNDER SECTION 7A(2).

(6) UPON PAYMENT TO THE BUREAU OF A FEE OF \$350.00 AND
APPLICATION FROM 2 QUALIFIED ORGANIZATIONS, EACH OF WHICH HAVE
BEEN CONDUCTING LICENSED BINGO IN COMPLIANCE WITH THE ACT AND
FROMULGATED RULES FOR AT LEAST 1 YEAR, THE COMMISSIONER MAY ISSUE
A JOINT LICENSE FOR THE CONDUCTING OF BINGO TO THE APPLICANTS.

- 1 DIVISION OF MANPOWER, COSTS, AND PROCEEDS. THE BUREAU SHALL
- 2 DETERMINE WHETHER THE DIVISION OF MANPOWER AND COSTS BEARS A REA-
- 3 SONABLE RELATIONSHIP TO THE DIVISION OF PROCEEDS. A JOINT
- 4 LICENSE IS SUBJECT TO THE SAME REQUIREMENTS OF A REGULAR BINGO
- 5 LICENSE, EXCEPT THAT THE AGGREGATE RETAIL VALUE OF ALL PRIZES OR
- 6 MERCHANDISE AWARDED ON A SINGLE DAY OF BINGO SHALL NOT EXCEED
- 7 \$3,500.00 AND THE PRIZE AWARDED FOR 1 GAME SHALL NOT EXCEED
- 8 \$3,500.00 CASH OR ITS EQUIVALENT. A QUALIFIED ORGANIZATION THAT
- 9 HOLDS A JOINT LICENSE IS NOT ELIGIBLE TO ALSO SEPARATELY HOLD A
- 10 REGULAR BINGO LICENSE. THE JOINT LICENSE MAY BE REISSUED ANNU-
- 11 ALLY UPON THE SUBMISSION OF AN APPLICATION FOR REISSUANCE PRO-
- 12 VIDED BY THE COMMISSIONER AND UPON THE PAYMENT OF A RENEWAL FEE
- 13 OF \$350.00. THE LICENSE EXPIRES AT MIDNIGHT ON THE LAST DAY OF
- 14 FEBRUARY.
- 15 (7) A REQUEST TO CHANGE THE DATE, TIME, OR LOCATION OF ANY
- 16 LICENSE OR REGISTRATION SHALL BE MADE ON A FORM PROVIDED BY THE
- 17 BUREAU AND ACCOMPANIED BY A FEE OF \$15.00.
- 18 Sec. 5. (1) Upon AFTER a determination by the commis-
- 19 sioner that the applicant is a qualified organization and is -not
- 20 ineligible ELIGIBLE pursuant to section 18, and upon the
- 21 applicant's payment to the bureau of a fee of \$\frac{\$150.00}{}\$ \$200.00,
- 22 the commissioner may issue a REGULAR BINGO license for the con-
- 23 ducting of bingo to the applicant. A license may be reissued
- 24 annually upon the <u>submitting</u> SUBMISSION of an application for
- 25 reissuance provided by the commissioner and upon the licensee's
- 26 payment of -\$150.00 A RENEWAL FEE OF \$200.00. A license expires
- 27 at midnight on the last day of February.

- 1 (2) A qualified organization not ineligible ELIGIBLE

  2 pursuant to section 18 may be licensed by the commissioner 7

  3 upon the applicant's payment to the bureau of a fee of \$55.00

  4 \$75.00 to conduct REGULAR bingo on the same day each week 7

  5 The- IF THE aggregate retail value of all prizes or merchandise
  6 awarded on a single day shall DOES not exceed \$300.00 7 with
  7 AND the prize for each game DOES not -to- exceed \$75.00

  8 in value.
- 9 (3) A EXCEPT AS PROVIDED IN SECTION 3(2) AND (9), A
  10 licensee may hold only 1 REGULAR BINGO license, and that license
  11 is valid for only 1 location. Not more than 7 licensees 1
  12 LICENSEE PER DAY may conduct bingo during a 7 day period at any
  13 1 location.
- (4) AFTER A DETERMINATION BY THE COMMISSIONER THAT THE

  15 APPLICANT IS A QUALIFIED ORGANIZATION AND IS ELIGIBLE UNDER SEC
  16 TION 18, AND UPON THE APPLICANT'S PAYMENT OF A FEE TO THE BUREAU

  17 OF \$25.00 PER DAY FOR A PERIOD NOT EXCEEDING 7 CONSECUTIVE DAYS,

  18 THE COMMISSIONER MAY ISSUE TO THE APPLICANT A LICENSE FOR CON
  19 DUCTING SPECIAL BINGO. THE APPLICANT SHALL SUBMIT TO THE COMMIS
  20 SIONER A WRITTEN APPLICATION TO CONDUCT SPECIAL BINGO PREPARED

  21 PURSUANT TO AND ON A FORM PRESCRIBED BY RULE OF THE

  22 COMMISSIONER. THE APPLICATION SHALL INCLUDE THE INFORMATION

  23 REQUIRED BY SECTION 4(3). A QUALIFIED ORGANIZATION SHALL NOT BE

  24 ISSUED MORE THAN 4 SPECIAL BINGO LICENSES IN ANY CALENDAR YEAR

  25 PERIOD.

- (5) -(4)- A REGULAR OR SPECIAL BINGO license is not THE BUREAU SHALL NOT ISSUE A JOINT 2 assignable or transferable. 3 BINGO LICENSE EXCEPT AS PROVIDED FOR IN SECTION 4(6).
- (6) <del>(5) Upon</del> AFTER a determination by the commissioner 5 that the applicant is a qualified organization and is -not 6 ineligible ELIGIBLE pursuant to section 18, and upon the 7 applicant's payment to the bureau of a fee as set forth in this 8 subsection OF \$75.00 PER DAY FOR NOT MORE THAN 8 DAYS PER CALEN-9 DAR YEAR, the commissioner may issue to the applicant a license 10 for the conducting of a millionaire party. A license may be 11 reissued annually upon the submitting of an application for reis-12 suance provided by the commissioner and upon the licensee's pay 13 ment of a fee as set forth in this subsection. A licensee may 14 hold only 1 license for the conducting of a millionaire party 15 . That ON A SINGLE DAY. A license shall be valid for only 1 16 location and is not assignable or transferable. Except as pro-17 vided in subsection (7), the A JOINT LICENSE FOR A MILLIONAIRE 18 PARTY SHALL NOT BE ISSUED. THE duration of the gambling event 19 shall not exceed -24 THE hours for each day for the 2 noncon-20 secutive days or 72 hours for the 3 consecutive day period. A 21 fee of \$50.00 shall be charged for a license issued for each day 22 for the 2 nonconsecutive days. A fee of \$100.00 shall be charged 23 for a license issued for the 3 consecutive day period. An appli-24 cant shall be eligible only for two 24 hour licenses or one 25 72 hour license per year. Only one 72 hour license shall be
- 26 issued at the same location in a 7 day period LISTED ON THE
- 27 LICENSE. A QUALIFIED ORGANIZATION THAT IS LICENSED TO CONDUCT A

- 1 MILLIONAIRE PARTY MAY ALSO BE AUTHORIZED TO CONDUCT A RAFFLE AT
- 2 THE TIME AND LOCATION OF AND IN CONJUNCTION WITH THE LICENSED
- 3 MILLIONAIRE PARTY AND SHALL NOT BE REQUIRED TO PAY AN ADDITIONAL
- 4 FEE TO CONDUCT THE RAFFLE. NOT MORE THAN 1 LICENSEE MAY CONDUCT
- 5 A MILLIONAIRE PARTY AT ANY 1 LOCATION ON ANY 1 DAY EXCEPT BY SPE-
- 6 CIAL PERMISSION OF THE COMMISSIONER.
- 7 (7) (7) A qualified organization may concurrently hold a
- 8 bingo license, and a millionaire party license, AND A CHARITY
- 9 GAME LICENSE, and may conduct charity games in conjunction with
- 10 its functions and pursuant to this act under -either a bingo
- 11 license, -or- a millionaire party LICENSE, OR A RAFFLE license.
- 12 (7) Upon application the commissioner may issue a license
- 13 for a period which exceeds the 72 hour period set forth in sub-
- 14 section (5). If an extension is granted it shall not exceed 24
- 15 hours. A fee of \$50.00 shall be charged for each additional
- 16 24 hour period.
- (8) If -not ineligible ELIGIBLE pursuant to section 18, a
- 18 qualified organization eligible pursuant to section 3 may apply
- 19 for a -millionaire party license to conduct a raffle for a fee
- 20 as specified in section 5(5) OF \$75.00. No other games of
- 21 chance will be required. A qualified organization, -may, by
- 22 rule of the commissioner, MAY be excused from the requirement of
- 23 obtaining a license to conduct a raffle if the total aggregate
- 24 market value of the prize or prizes to be awarded in the raffle
- 25 -exceeds \$100.00 but does not exceed \$500.00. However, in
- 26 lieu INSTEAD of the license, a qualified organization shall
- 27 register the raffle ANNUALLY TO CONDUCT RAFFLES on a form

- 1 provided by the bureau and pay a fee, as may be determined by the
- 2 commissioner, to cover the cost of registration. Whether
- 3 licensed or registered, a qualified organization shall comply
- 4 with the requirements of sections 9 and 10 and with rules
- 5 promulgated pursuant to the authority granted in sections 12 and
- 6 13. If at a single gathering OF ONLY MEMBERS AND GUESTS OF THE
- 7 QUALIFIED ORGANIZATION all raffle tickets are sold and the draw-
- 8 ing is held ON THE SAME DAY AND AT THE SAME LOCATION and the
- 9 total aggregate market value of the prize or prizes to be awarded
- 10 is \$100.00 or less, then the qualified organization is excused
- 11 from the requirements of obtaining a license and registering with
- 12 the commissioner under this act.
- 13 (9) THE COMMISSIONER MAY WAIVE 1 OR MORE OF THE CONDITIONS
- 14 IN THE DEFINITION OF QUALIFIED ORGANIZATION IN SECTION 3 TO
- 15 PERMIT THE LICENSING OF A SPECIAL BINGO OR RAFFLE, OR THE REGIS-
- 16 TRATION OF A RAFFLE, IF THE ORGANIZATION APPLYING IS OPERATING
- 17 THE EVENT NOT FOR PECUNIARY PROFIT; THE ENTIRE PROCEEDS OF THE
- 18 EVENT, MINUS THE ACTUAL EXPENSE OF CONDUCTING THE EVENT, ARE TO
- 19 BE DONATED OR USED FOR A NONPROFIT PURPOSE TO A SPECIFIED NON-
- 20 PROFIT ORGANIZATION OR CAUSE; AND THE ORGANIZATION COMPLIES WITH
- 21 ALL OTHER PROVISIONS OF THIS ACT AND THE RULES PROMULGATED UNDER
- 22 THIS ACT.
- 23 SEC. 5A. (1) RECREATIONAL BINGO MAY BE CONDUCTED BY A
- 24 SENIOR CITIZENS CLUB OR GROUP CONSISTING OF AT LEAST 15 MEMBERS
- 25 WHO ARE 60 YEARS OF AGE OR OLDER WITHOUT OBTAINING A LICENSE IF
- 26 ALL OF THE FOLLOWING CONDITIONS ARE MET:

- 1 (A) THE BINGO IS CONDUCTED SOLELY FOR THE AMUSEMENT AND 2 RECREATION OF THE MEMBERS AND GUESTS OF THE SENIOR CITIZENS CLUB 3 OR GROUP AND NOT FOR FUND-RAISING.
- 4 (B) ONLY ACTIVE MEMBERS OF THE SENIOR CITIZENS CLUB OR GROUP 5 PARTICIPATE IN THE OPERATION OF THE BINGO.
- 6 (C) THE BINGO IS CONDUCTED AFTER 10 A.M. AND BEFORE 12 7 MIDNIGHT.
- 8 (D) THE SENIOR CITIZENS CLUB OR GROUP HAS APPLIED FOR, ON A
  9 FORM PROVIDED BY THE BUREAU, AND HAS RECEIVED, AN IDENTIFICATION
  10 NUMBER FROM THE BUREAU TO PERMIT THE PURCHASE OR RENTAL OF BINGO
  11 EQUIPMENT FROM A LICENSED SUPPLIER.
- (E) PLAYERS ARE CHARGED NOT MORE THAN 25 CENTS FOR A BINGO 13 CARD, AND THE AGGREGATE RETAIL VALUE OF ALL PRIZES AND MERCHAN-14 DISE AWARDED ON A SINGLE OCCASION DOES NOT EXCEED \$100.00.
- 15 (F) ALL REVENUE FROM THE BINGO IS USED FOR PRIZES AND REA-16 SONABLE EXPENSES INCURRED IN OPERATING THE BINGO, AND NO PERSON 17 IS COMPENSATED FOR PARTICIPATING IN THE CONDUCT OF BINGO.
- 18 (2) THE BUREAU MAY ISSUE AN IDENTIFICATION NUMBER TO ANY
  19 SENIOR CITIZENS CLUB OR GROUP THAT SUBMITS A WRITTEN STATEMENT
  20 CERTIFYING THAT THE CLUB OR GROUP MEETS THE REQUIREMENTS OF SUB21 SECTION (1), THAT THE BINGO GAME WILL BE CONDUCTED IN ACCORDANCE
  22 WITH THE CONDITIONS OF SUBSECTION (1), AND THAT THE INFORMATION
  23 INCLUDED ON THE APPLICATION IS TRUE, CORRECT, AND COMPLETE TO THE
  24 BEST OF HIS OR HER KNOWLEDGE, SIGNED BY THE PRESIDING OFFICER OF
  25 THE CLUB OR GROUP. ALL CHANGES TO THE CLUB OR GROUP THAT MAY
  26 AFFECT ITS QUALIFICATION UNDER THIS SECTION SHALL BE REGISTERED
  27 IN WRITING WITH THE BUREAU.

- Sec. 6. (1) Each bingo license shall contain the name and 2 address of the licensee, the location at which the licensee is 3 permitted to conduct bingo, the day of the week AND HOURS on 4 which the licensee is permitted to conduct bingo, and the expiration date of the license.
- 6 (2) The bingo licensee shall display the license conspicu7 ously at the location where bingo is being conducted at all times
  8 during the conduct of the games.
- 9. (3) Each millionaire party license shall contain the name
  10 and address of the licensee, the address at which the licensee is
  11 permitted to conduct the millionaire party, and the days of the
  12 year on which the licensee is permitted to conduct the event.
  13 The licensee shall display the license conspicuously at the loca14 tion where the operation is being conducted at all times during
  15 the conduct of the event.
- (4) EACH CHARITY GAME LICENSE SHALL CONTAIN THE NAME OF THE
  17 LICENSEE, THE ADDRESS AT WHICH THE LICENSEE IS PERMITTED TO SELL
  18 CHARITY GAME TICKETS, THE DAY OF THE WEEK AND HOURS ON WHICH THE
  19 LICENSEE IS PERMITTED TO SELL CHARITY GAME TICKETS, AND THE EXPI20 RATION DATE OF THE LICENSE. THE LICENSEE SHALL DISPLAY THE
  21 LICENSE CONSPICUOUSLY AT THE LOCATION WHERE THE CHARITY GAME
  22 TICKETS ARE BEING SOLD AND AT ALL TIMES DURING THE SALE OF
- 24 (5) EACH RAFFLE LICENSE SHALL CONTAIN THE NAME OF THE
  25 LICENSEE, THE ADDRESS AT WHICH THE DRAWING WILL BE CONDUCTED, AND
  26 THE DATE AND TIME OF THE DRAWING. THE LICENSEE SHALL DISPLAY THE
  27 LICENSE CONSPICUOUSLY AT THE LOCATION WHERE THE OPERATION IS

- 1 BEING CONDUCTED AT ALL TIMES DURING THE CONDUCT OF THE EVENT AND 2 ON THE DATE OF THE DRAWING.
- 3 Sec. 7a. (1) The bureau may authorize a qualified organi-
- 4 zation THAT DOES NOT HOLD A VALID CHARITY GAME LICENSE ISSUED
- 5 PURSUANT TO SUBSECTION (2), BUT THAT IS licensed to conduct a
- 6 bingo game, RAFFLE, or a millionaire party, to -conduct a SELL
- 7 charity game TICKETS in conjunction with, and at the time and
- 8 location of, the licensed bingo game, THE LICENSED RAFFLE, or the
- 9 licensed millionaire party. A QUALIFIED ORGANIZATION SO AUTHO-
- 10 RIZED AND THAT HAS PAID THE FEE REQUIRED BY SECTION 4(4) MAY ALSO
- 11 SELL CHARITY GAME TICKETS AT THE TIME AND LOCATIONS PERMITTED BY
- 12 SUBSECTION (2).
- 13 (2) AFTER A DETERMINATION BY THE COMMISSIONER THAT THE
- 14 APPLICANT IS A QUALIFIED ORGANIZATION AND UPON PAYMENT OF A FEE
- 15 OF \$50.00, THE COMMISSIONER MAY ISSUE A LICENSE TO SELL CHARITY
- 16 GAME TICKETS NOT IN CONJUNCTION WITH A LICENSED BINGO GAME,
- 17 LICENSED RAFFLE, OR LICENSED MILLIONAIRE PARTY IF THE QUALIFIED
- 18 ORGANIZATION SELLS THE TICKETS ONLY AT A PREMISES OWNED AND OPER-
- 19 ATED BY THE QUALIFIED ORGANIZATION FOR THE REGULAR USE OF ITS
- 20 MEMBERS OR LEASED ON A CONTINUAL BASIS SOLELY FOR THE REGULAR USE
- 21 OF ITS MEMBERS AND OPERATED IN ACCORDANCE WITH RULES PROMULGATED
- 22 BY THE COMMISSIONER. A LICENSE MAY BE REISSUED ANNUALLY UPON THE
- 23 SUBMISSION OF AN APPLICATION FOR REISSUANCE PROVIDED BY THE COM-
- 24 MISSIONER AND PAYMENT OF A FEE OF \$50.00. THE FEE FOR A CERTI-
- 25 FIED COPY OF THE LICENSE SHALL BE \$5.00.
- 26 (3) UPON COMPLETION OF A FORM PRESCRIBED BY THE BUREAU, A
- 27 QUALIFIED ORGANIZATION MAY CONDUCT A NUMERAL MERCHANDISE GAME, IN

- 1 CONJUNCTION WITH A CARNIVAL OR OTHER ENTERTAINMENT EVENT, BY
- 2 WHICH IT AWARDS TOY OR NOVELTY PRIZES HAVING A WHOLESALE VALUE OF
- 3 NOT MORE THAN \$20.00. THE PLAYERS AT THESE EVENTS MAY BE LESS
- 4 THAN 18 YEARS OF AGE. AUTHORIZED JAR TICKETS, WHEELS, OR OTHER
- 5 EQUIPMENT APPROVED BY THE COMMISSIONER, AS DEFINED BY RULE OF THE
- 6 COMMISSIONER, SHALL BE USED TO CONDUCT THE NUMERAL MERCHANDISE
- 7 GAME. JAR TICKETS SHALL BE PURCHASED ONLY FROM A LICENSED
- 8 DISTRIBUTOR. APPROVED MERCHANDISE WHEELS SHALL BE OWNED BY THE
- 9 OUALIFIED ORGANIZATION OR RENTED FROM A LICENSED DISTRIBUTOR.
- 10 THE AGGREGATE VALUE OF MERCHANDISE PRIZES AWARDED FOR EACH
- 11 NUMERAL MERCHANDISE GAME SHALL NOT EXCEED \$500.00. IF HELD IN
- 12 CONJUNCTION WITH A LICENSED MILLIONAIRE PARTY, THE VALUE OF
- 13 PRIZES AWARDED IN A NUMERAL MERCHANDISE GAME SHALL NOT BE
- 14 INCLUDED WITHIN THE PRIZE LIMIT OF THE LICENSED MILLIONAIRE
- 15 PARTY. NOTWITHSTANDING THE FEE AND PRIZE PAYOUT ESTABLISHED BY
- 16 SUBSECTION (5), THE FEE COLLECTED BY THE LICENSED DISTRIBUTOR
- 17 FROM THE QUALIFIED ORGANIZATION FOR EACH GAME OF JAR TICKETS USED
- 18 IN CONJUNCTION WITH THIS SUBSECTION SHALL BE \$10.00, AND THE
- 19 VALUE OF PRIZES AWARDED SHALL BE A MINIMUM OF 50% OF THE GROSS
- 20 RECEIPTS FROM THE GAME. THE LICENSED DISTRIBUTOR SHALL REMIT THE
- 21 FEES TO THE COMMISSIONER AS PROVIDED IN SUBSECTION (5). EXCEPT
- 22 AS OTHERWISE PROVIDED IN THIS SUBSECTION, ALL OTHER PROVISIONS OF
- 23 THIS ACT GOVERNING CHARITY GAME TICKETS APPLY TO JAR TICKETS USED
- 24 IN CONJUNCTION WITH A NUMERAL MERCHANDISE GAME.
- 25 (4) -(2) All charity game tickets used in the conduct of a
- 26 charity game shall be purchased by the qualified organization
- 27 from the bureau or a licensed supplier. The bureau shall

- 1 determine the number of charity game tickets that constitute a
- 2 charity game. The bureau also shall determine the price at which
- 3 the qualified organization shall resell each charity game ticket
- 4 and shall have that price printed on each charity game ticket.
- 5 DISTRIBUTOR. A LICENSED DISTRIBUTOR SHALL ONLY DISPLAY, OFFER
- 6 FOR SALE, SELL, OR OTHERWISE FURNISH TO A QUALIFIED ORGANIZATION
- 7 CHARITY GAME TICKETS THAT HAVE BEEN OBTAINED FROM A LICENSED MAN-
- 8 UFACTURER AND HAVE BEEN MANUFACTURED AND DISTRIBUTED IN COMPLI-
- 9 ANCE WITH RULES PROMULGATED BY THE COMMISSIONER. A CHARITY GAME
- 10 TICKET SHALL BE A FOLDED AND BANDED TICKET OR CARD HAVING A
- 11 NUMBER, COLOR OR COLORS, OR SYMBOL OR SYMBOLS THAT ARE COVERED,
- 12 SOME OF WHICH HAVE BEEN DESIGNATED IN ADVANCE AND AT RANDOM AS
- 13 PRIZEWINNERS. THE RULES SHALL PROVIDE MINIMUM QUALITY AND TEST-
- 14 ING STANDARDS FOR CHARITY GAME TICKETS AND FOR THE IMPLEMENTATION
- 15 AND ENFORCEMENT OF THIS SECTION.
- 16 (5) -(3) The bureau or a licensed supplier A LICENSED
- 17 DISTRIBUTOR shall ONLY sell charity game tickets to a qualified
- 18 organization -, which THAT is eligible to conduct a charity game
- 19 , at a percentage to be determined by the bureau, of the gross
- 20 revenues which are realized by the resale of all the charity game
- 21 tickets for that game at the price established by the bureau.
- 22 The percentage retained by the qualified organization shall be
- 23 equal to the percentage received by the bureau for the sale of
- 24 charity game tickets. AND SHALL COLLECT A FEE OF 10% OF THE
- 25 GROSS RECEIPTS, LESS THE PRIZES, FOR EACH CHARITY GAME SOLD WHICH
- 26 SHALL BE PAID BY THE QUALIFIED ORGANIZATION TO THE LICENSED
- 27 DISTRIBUTOR AT THE TIME OF SALE AS PROVIDED BY RULE OF THE

- 1 COMMISSIONER. THE LICENSED DISTRIBUTOR SHALL REMIT THE FEES
- 2 MONTHLY TO THE COMMISSIONER BY THE FIFTEENTH DAY OF EACH MONTH
- 3 AND REPORT TO THE COMMISSIONER WITH THE FREQUENCY AND IN THE
- 4 MANNER PRESCRIBED BY RULE OF THE COMMISSIONER. IN ADDITION TO
- 5 OTHER PENALTIES PROVIDED IN THIS ACT, A LATE FEE OF NOT MORE THAN
- 6 20% OF THE AMOUNT DUE MAY BE ASSESSED BY THE COMMISSIONER AGAINST
- 7 A LICENSED DISTRIBUTOR WHO FAILS TO REMIT THE REQUIRED FEES
- 8 WITHIN 10 DAYS AFTER THE DATE OWING. A qualified organization
- 9 -which THAT conducts a charity game -shall be IS solely respon-
- 10 sible for paying prizes won by purchasers of winning charity game
- 11 tickets. When all charity game tickets are resold for that game,
- 12 prizes distributed shall have an aggregate value of -, as near as
- 13 practicable, not less than -60% 65% of the resale value of all
- 14 the charity game tickets for that charity game.
- 15 (4) The bureau shall determine the number of winning char-
- 16 ity game tickets provided on a random basis for resale for any 1
- 17 charity game and shall establish the value of the prize won by
- 18 each winning charity game ticket.
- 19 (6) -(5) A charity game ticket shall not have a price for
- 20 resale by a qualified organization of less MORE than 30 cents
- 21 \$2.00, and a charity game shall not have a single maximum prize
- 22 exceeding <del>\$200.00</del> \$250.00.
- 23 (6) The bureau shall have a bureau control number for iden
- 24 tification purposes imprinted upon each charity game ticket.
- 25 (7) EACH CHARITY GAME SHALL HAVE IMPRINTED UPON THE TICKETS
- 26 BY THE MANUFACTURER THE MANUFACTURER'S NAME AND A SERIAL NUMBER
- 27 UNIQUE TO THAT GAME FOR IDENTIFICATION AND TRACKING PURPOSES AS

- 1 REQUIRED BY RULE OF THE COMMISSIONER. A MANUFACTURER IS NOT
- 2 ELIGIBLE TO SELL OR OFFER FOR SALE CHARITY GAME TICKETS IN THIS
- 3 STATE UNLESS THE MANUFACTURER FIRST DEMONSTRATES TO THE COMMIS-
- A SIONER ITS ABILITY TO IDENTIFY AND TRACK BY SERIAL NUMBER THE
- 5 PURCHASER OR HOLDER OF ALL CHARITY GAME TICKETS IT MANUFACTURES.
- (8)  $\frac{(7)}{(7)}$  A value of prizes awarded for a charity game shall
- 7 not be included within the prize limitations of a licensed bingo
- 8 game or millionaire party in conjunction with which the charity
- 9 game is held.
- (9) (8) A EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (3),
- 11 A charity game ticket shall not be sold to a person -under- LESS
- 12 THAN 18 years of age. This subsection -shall DOES not prohibit
- 13 the purchase of a charity game ticket by a person 18 years of age
- 14 or older for the purpose of making a gift to a person under-
- 15 LESS THAN 18 years of age, and -shall DOES not prohibit a person
- 16 -under LESS THAN 18 years of age from receiving a prize or
- 17 prizes won in a charity game conducted pursuant to this act.
- 18 (10) -(9) A qualified organization eligible to conduct a
- 19 SELL charity game -shall not TICKETS MAY advertise -the event,
- 20 except SALES to the extent and in the manner permitted by rule
- 21 of the commissioner.
- 22 Sec. 8. (1) All fees and revenue collected by the commis-
- 23 sioner or bureau under this act shall be paid into the state lot-
- 24 tery fund.
- 25 (2) All necessary expenses incurred by the bureau in the
- 26 administration and enforcement of this act and in the initiation,
- 27 implementation, and ongoing operation of charity games shall be

- 1 financed from the state lottery fund. The BEGINNING 18 MONTHS
- 2 AFTER THE EFFECTIVE DATE OF THE 1993 AMENDATORY ACT THAT AMENDED
- 3 THIS SECTION, THE amount of these necessary expenses shall not
- 4 exceed 50% OF the amount of revenues received from the sale of
- 5 charity game tickets and all fees collected under this act. -
- 6 except that this limitation shall not apply before October 1,
- 7 1983.
- 8 (3) At the end of each fiscal year all money, including
- 9 interest, in the state lottery fund -which- THAT is attributable
- 10 to fees and revenue collected pursuant to this act but -which-
- 11 THAT has not been expended pursuant to this section shall be
- 12 deposited in the state -general fund SCHOOL AID FUND AND SHALL
- 13 BE DISTRIBUTED AS PROVIDED BY LAW.
- 14 Sec. 9. The entire net proceeds of a bingo game, -or- a
- 15 millionaire party, A RAFFLE, OR CHARITY GAME TICKET SALE shall be
- 16 devoted exclusively to the lawful purposes of the licensee. The
- 17 entire net proceeds of a charity game shall be devoted exclu-
- 18 sively to the lawful purposes of the qualified organization which
- 19 conducted the charity game. An item of expense shall not be
- 20 incurred or paid in connection with the holding, operating, or
- 21 conducting of bingo, -or- a millionaire party, A RAFFLE, OR CHAR-
- 22 ITY GAME TICKET SALE except the -following- bona fide expenses in
- 23 reasonable amounts OF ALL OF THE FOLLOWING:
- 24 (a) The purchase or rental of equipment necessary for con-
- 25 ducting a bingo game, -or- a millionaire party, A RAFFLE, OR A
- 26 CHARITY GAME and payment of services reasonably necessary for the
- 27 repair of equipment.

- (b) Cash prizes or the purchase of prizes of merchandise.
- 2 (c) Rental of the location, INCLUDING ALL RELATED EXPENSES,
  3 at which bingo, —or— a millionaire party, A RAFFLE, OR THE SALE
  4 OF CHARITY GAME TICKETS is conducted.
- 5 (d) Janitorial services.
- 6 (e) The fee required for issuance or reissuance of a license 7 to conduct bingo, —or— a millionaire party, A RAFFLE, OR FOR THE 8 SALE OF CHARITY GAME TICKETS.
- 9 (f) Other reasonable expenses incurred by the licensee, not 10 inconsistent with this act, as permitted by rule of the 11 commissioner.
- 12 Sec. 10. (1) A person other than a bona fide member of the
  13 qualified organization shall not participate in the management of
  14 bingo, a millionaire party, A RAFFLE, or —a— THE SALE OF charity
  15 game TICKETS. Persons other than bona fide members of the quali16 fied organization may participate in the operation of bingo, a
  17 millionaire party, A RAFFLE, or —a— THE SALE OF charity game
  18 TICKETS as provided by rule of the commissioner. A PERSON WHO
  19 HAS BEEN CONVICTED OF A FELONY, GAMBLING OFFENSE, CRIMINAL FRAUD,
  20 FORGERY, THEFT, OR THE FILING OF A FALSE REPORT WITH A GOVERNMENT
  21 AGENCY MAY BE PROHIBITED BY THE BUREAU FROM PARTICIPATING IN THE
  22 MANAGEMENT OR OPERATION OF AN ACTIVITY LICENSED UNDER THIS ACT.
  23 A PERSON LESS THAN 18 YEARS OF AGE SHALL NOT BE PERMITTED TO PLAY
  24 BINGO.
- 25 (2) A person shall not receive any commission, salary, pay, 26 profit, or wage for participating in the management or operation 27 of bingo, a millionaire party, A RAFFLE, or —a— THE SALE OF

- 1 charity game TICKETS except as provided by rule of the
- 2 commissioner.
- 3 (3) Except by special permission of the commissioner, A
- 4 QUALIFIED ORGANIZATION SHALL NOT CONDUCT bingo, a millionaire
- 5 party, A RAFFLE, or -a- THE SALE OF charity game -shall not be
- 6 conducted TICKETS with any equipment -which THAT is not owned,
- 7 being purchased, or being rented FROM A LICENSED DISTRIBUTOR at a
- 8 reasonable rate by the qualified organization.
- 9 (4) Except as provided in -section-5(2) SECTIONS 4(6) AND
- 10 5(2), the aggregate retail value of all prizes or merchandise
- 11 awarded in a single day of bingo shall not exceed -\$2,000.00-
- 12 \$3,500.00, and the prize awarded for 1 game shall not exceed
- 13 \$500.00 \$2,000.00 cash or its equivalent. A prize of merchan
- 14 dise shall not be redeemable or convertible into cash directly or
- 15 indirectly.
- 16 (5) A licensee -shall not MAY advertise bingo -except to
- 17 the extent and in the manner permitted by rule of the
- 18 commissioner. If the commissioner permits a licensee to adver-
- 19 tise bingo, the licensee shall indicate in the advertisement the
- 20 purposes for which the net proceeds will be used by the
- 21 <del>licensee.</del>
- 22 (6) Except as provided in section 10a(c), the aggregate
- 23 market value of all prizes or merchandise awarded in 1 day of a
- 24 millionaire party shall not exceed \$2,000.00 \$5,000.00. A
- 25 person participating in the event shall not be awarded prizes or
- 26 merchandise having an aggregate value greater than \$500.00.
- 27 Personal limitation on winnings shall be given at the location of

- the event. A prize of merchandise shall not be redeemable or convertible into cash directly or indirectly.
- (7) A millionaire party may be described in the licensee's
  4 advertising as a Las Vegas OR ATLANTIC CITY party. The holder of
  5 a millionaire party license shall not— MAY advertise the event
  6 except— to the extent and in the manner permitted by rule of
  7 the commissioner. If the commissioner permits a licensee—to
  8 advertise— A LICENSEE WHO ADVERTISES the event the licensee—
  9 shall indicate in the advertising the purposes for which the net
  10 proceeds will be used by the licensee— and shall give notice
  11 of the \$500.00 personal limitation on winnings required by sub12 section (6).
- 13 (8) A LICENSEE OR REGISTRANT MAY ADVERTISE A RAFFLE TO THE 14 EXTENT AND IN THE MANNER PERMITTED BY RULE OF THE COMMISSIONER.
- 15 Sec. 10a. In the conduct of a millionaire party OR RAFFLE, 16 ALL OF THE FOLLOWING APPLY:
- (a) A person less than 18 years of age shall not be permit-
- (b) A wager may not be placed on a contest other than a game 20 of chance taking place at the location and during the time period 21 approved for the -event MILLIONAIRE PARTY, and in no event may a 22 wager be placed upon an athletic event or upon a game involving 23 personal skill.
- (c) Only games of chance in which participants compete

  25 against the licensee shall be permitted. —, participants

  26 PARTICIPANTS in the games shall not be permitted to directly

  27 compete against each other, other than as participants in an

- 1 auction sale or a raffle, as defined by the commissioner, -which-
- 2 THAT is held in conjunction with a millionaire party OR AS A SEP-
- 3 ARATELY LICENSED EVENT. The prizes awarded at a raffle are not
- 4 subject to the limitations of section 10(6).
- 5 (d) The licensee under the millionaire party, RAFFLE
- 6 license, -shall be OR REGISTRATION IS responsible for insuring
- 7 -that the requirements of COMPLIANCE WITH this section. -are
- 8 complied with.
- 9 Sec. 11. State or local taxes of any kind shall not be
- 10 imposed upon the recipient of a prize, whether merchandise or
- 11 money; awarded by a licensee during a bingo game, a millionaire
- 12 party, A RAFFLE, or a charity game conducted in conformity with
- 13 this act.
- 14 Sec. 12. (1) The bureau shall enforce and supervise the
- 15 administration of this act. The commissioner shall employ per-
- 16 sonnel as necessary to implement this act.
- 17 (2) The commissioner by rule shall regulate the holding,
- 18 operation, or conducting of bingo, millionaire parties, RAFFLES,
- 19 and THE SALE OF charity -games GAME TICKETS including the
- 20 following:
- 21 (a) The method of play and selection of winners.
- (b) The type of equipment to be used.
- 23 (c) The maximum charge per card or price for participation
- 24 in a bingo game. , for a day, or for a special occasion.
- 25 (d) The games of chance and other activities that may be
- 26 conducted during a millionaire party.

- (3) The commissioner shall promulgate rules requiring the licensing AND REGULATION of all persons, ELIGIBLE PURSUANT TO SECTION 18, WHO ARE selling, leasing, OR MANUFACTURING BINGO SHEETS AND CHARITY GAME TICKETS, or distributing CHARITY GAME TICKETS AND equipment used in conducting bingo, a millionaire party, A RAFFLE, or a charity game.
- (4) Licensed <del>suppliers shall be</del> DISTRIBUTORS OF CHARITY 8 GAME TICKETS SHALL HAVE THEIR PRINCIPAL OFFICE LOCATED IN THIS g STATE AND SHALL BE authorized to sell charity game tickets only 10 upon approval of the commissioner according to rules promulgated 11 by the commissioner. The commissioner shall require suppliers 12 authorized to sell charity game tickets to post a performance 13 bond which shall be an amount not less than \$50,000.00 and not 14 greater than \$100,000.00. THE COMMISSIONER SHALL REQUIRE 15 LICENSED DISTRIBUTORS AUTHORIZED TO SELL CHARITY GAME TICKETS TO THE BOND SHALL RUN TO THE BUREAU WITH SUFFICIENT 16 POST A BOND. THE AMOUNT OF 17 SURETY CONDITIONED FOR COMPLIANCE WITH THIS ACT. 18 THE BOND SHALL BE NOT LESS THAN \$50,000.00 AND NOT MORE THAN 19 \$100,000.00 AS REQUIRED BY RULE OF THE COMMISSIONER. Qualified 20 organizations licensed to conduct bingo, -or- a millionaire 21 party, A RAFFLE, OR A CHARITY GAME shall obtain equipment only 22 from licensed <del>suppliers</del> DISTRIBUTORS and shall obtain charity 23 game tickets only from the bureau or a licensed supplier. A 24 <del>licensed supplier shall remit to the bureau an amount equal to</del> 25 the qualified organization's purchase price of the charity game 26 tickets less an amount which shall be not less than the sum of 27 \$.000 for each ticket sold plus 1.0% of the total resale value

- 1 for all charity game tickets sold. A supplier AN AUTHORIZED
- 2 LICENSED DISTRIBUTOR. A LICENSED DISTRIBUTOR shall pay an annual
- 3 license fee of -\$300.00 to the bureau \$1,000.00 FOR THE FIRST
- 4 LOCATION AND \$500.00 FOR EACH ADDITIONAL LOCATION WHERE BUSINESS
- 5 IS CONDUCTED OR EQUIPMENT IS STORED. AN ADDITIONAL ANNUAL FEE OF
- 6 \$1,500.00 SHALL BE PAID BY THE LICENSED DISTRIBUTOR FOR EACH
- 7 SALES OFFICE FROM WHICH THE DISTRIBUTOR IS LICENSED TO SELL CHAR-
- 8 ITY GAME TICKETS.
- 9 (5) A LICENSED MANUFACTURER SHALL PAY AN ANNUAL LICENSE FEE
- 10 OF \$3,500.00, EXCEPT THAT THE FEE FOR THE FIRST LICENSE ISSUED TO
- 11 A PERSON UNDER THIS SUBSECTION SHALL BE \$5,000.00. A LICENSE MAY
- 12 BE REISSUED ANNUALLY UPON THE SUBMISSION OF AN APPLICATION FOR
- 13 RENEWAL PROVIDED BY THE COMMISSIONER AND UPON THE LICENSEE'S PAY-
- 14 MENT OF THE LICENSE FEE.
- 15 (6) IF THE COMMISSIONER DENIES AN APPLICATION FOR A
- 16 MANUFACTURER'S OR DISTRIBUTOR'S LICENSE, A FEE OF \$100.00 SHALL
- 17 BE RETAINED BY THE BUREAU TO COVER THE COST OF PROCESSING THE
- 18 APPLICATION.
- 19 (7) APPLICANTS FOR A MANUFACTURER'S OR DISTRIBUTOR'S LICENSE
- 20 SHALL REIMBURSE THE BUREAU FOR REASONABLE COSTS INCURRED FOR
- 21 BACKGROUND INVESTIGATIONS WITH RELATION TO THEIR APPLICATION FOR
- 22 LICENSE.
- 23 (8) A MANUFACTURER OR DISTRIBUTOR SHALL NOT BE INVOLVED IN
- 24 THE LEASING OR RENTAL OF ANY PREMISES FOR THE CONDUCT OF LICENSED
- 25 ACTIVITIES CONDUCTED BY A QUALIFIED ORGANIZATION.
- 26 (9) A PERSON WHO RENTS OR LEASES PREMISES FOR THE CONDUCT OF
- 27 THE LICENSED ACTIVITIES CONDUCTED BY A QUALIFIED ORGANIZATION

- 1 SHALL NOT RECEIVE DIRECT OR INDIRECT FINANCIAL BENEFIT FROM A
- 2 PERSON LICENSED AS A MANUFACTURER OR DISTRIBUTOR TO ENCOURAGE OR
- 3 REQUIRE THE SALE OF CHARITY GAME TICKETS TO LICENSED QUALIFIED
- A ORGANIZATIONS WHO RENT OR LEASE THE PREMISES.
- 5 (10) A PERSON LICENSED AS A DISTRIBUTOR SHALL NOT SELL OR
- 6 OTHERWISE MAKE AVAILABLE IN THIS STATE ANY EQUIPMENT OR CHARITY
- 7 GAME TICKETS UNLESS THE DISTRIBUTOR FIRST DETERMINES THAT THE
- 8 PURCHASER OR LESSEE IS A LICENSED QUALIFIED ORGANIZATION,
- 9 LICENSED DISTRIBUTOR, OR A PERSON THE BUREAU DETERMINES IS EXEMPT
- 10 FROM LICENSURE UNDER THIS ACT.
- 11 (11) A MANUFACTURER SHALL NOT SELL OR OTHERWISE MAKE AVAIL-
- 12 ABLE IN THIS STATE BINGO SHEETS OR CHARITY GAME TICKETS TO A DIS-
- 13 TRIBUTOR UNLESS THE MANUFACTURER FIRST DETERMINES THAT THE PUR-
- 14 CHASER IS A LICENSED DISTRIBUTOR OR A PERSON THE BUREAU DETER-
- 15 MINES IS EXEMPT FROM LICENSURE UNDER THIS ACT.
- 16 (12) A LICENSED MANUFACTURER SHALL FILE WITH THE COMMIS-
- 17 SIONER A REPORT OF ALL SALES OF BINGO SHEETS AND CHARITY GAME
- 18 TICKETS TO ANY LICENSED DISTRIBUTOR IN THIS STATE IN SUCH DETAIL
- 19 AND WITH SUCH FREQUENCY AS MAY BE REQUIRED BY RULE OF THE
- 20 COMMISSIONER.
- 21 (13) A LICENSED DISTRIBUTOR SHALL FILE WITH THE COMMISSIONER
- 22 A REPORT OF ALL SALES AND RENTALS OF EQUIPMENT AND CHARITY GAME
- 23 TICKETS IN SUCH DETAIL AND WITH SUCH FREQUENCY AS MAY BE REQUIRED
- 24 BY RULE OF THE COMMISSIONER.
- 25 (14) A PERSON APPLYING FOR A LICENSE UNDER THIS SUBSECTION,
- 26 OR ANY AUTHORIZED SALES REPRESENTATIVE OF THE APPLICANT, MAY BE
- 27 PROHIBITED BY THE BUREAU FROM DOING BUSINESS IN THIS STATE WITH

- 1 LICENSED QUALIFIED ORGANIZATIONS OR LICENSED PERSONS IF THE
- 2 APPLICANT OR APPLICANT'S REPRESENTATIVE HAS BEEN CONVICTED OF A
- 3 FELONY, GAMBLING OFFENSE, CRIMINAL FRAUD, FORGERY, OR THEFT, OR
- 4 OF FILING A FALSE REPORT WITH A GOVERNMENT AGENCY.
- 5 (15) A DISTRIBUTOR SHALL CONSIDER PURCHASING CHARITY GAME
- 6 TICKETS FROM A LICENSED MICHIGAN-BASED MANUFACTURER.
- 7 (16) ALL PERSONS WHO OWN OR LEASE PREMISES ON WHICH A QUALI-
- 8 FIED ORGANIZATION INTENDS TO CONDUCT BINGO, EXCEPT FOR PREMISES
- 9 ON WHICH THE QUALIFIED ORGANIZATION OR AN AFFILIATE OF THE QUALI-
- 10 FIED ORGANIZATION INTENDING TO CONDUCT BINGO ALSO HAS ITS OFFICE
- 11 OR HEADQUARTERS OR CONDUCTS ITS REGULAR ACTIVITIES AND THAT IS
- 12 NOT LEASED TO ANOTHER ORGANIZATION TO CONDUCT BINGO, SHALL ANNU-
- 13 ALLY REGISTER WITH THE COMMISSION. THE FEE FOR REGISTRATION
- 14 UNDER THIS SUBSECTION IS AS FOLLOWS:
- 15 (A) IN THE CASE OF A LICENSED QUALIFIED ORGANIZATION THAT
- 16 LEASES ITS PREMISES TO ANOTHER LICENSED QUALIFIED ORGANIZATION,
- 17 \$250.00 PER YEAR.
- 18 (B) IN THE CASE OF A PERSON WHO OWNS THE PREMISES BUT IS NOT
- 19 A LICENSED QUALIFIED ORGANIZATION, \$500.00 PER YEAR.
- 20 (17) AS A CONDITION OF REGISTRATION, THE PERSON WHO OWNS OR
- 21 LEASES THE PREMISES SHALL DEMONSTRATE THAT EQUIPMENT RELATED TO
- 22 THE CONDUCT OF BINGO OR CHARITY GAMES IS OPERABLE.
- 23 (18) A PERSON WHO IS NOT A QUALIFIED ORGANIZATION AND WHO
- 24 WISHES TO CONDUCT A GAME THAT DOES NOT CONSTITUTE PROHIBITED GAM-
- 25 BLING UNDER SECTION 301 OF THE MICHIGAN PENAL CODE, ACT NO. 328
- 26 OF THE PUBLIC ACTS OF 1931, BEING SECTION 750.301 OF THE MICHIGAN
- 27 COMPILED LAWS, MAY RENT OR PURCHASE EQUIPMENT FROM A LICENSED

- 1 SUPPLIER IN ORDER TO CONDUCT A NONGAMBLING BINGO OR NONGAMBLING
- 2 MILLIONAIRE PARTY IF THE PERSON COMPLIES WITH THIS SUBSECTION.
- 3 THE PERSON SHALL SUBMIT AN APPLICATION FOR SPECIAL PERMISSION TO
- 4 A LICENSED SUPPLIER BEFORE THE GAME IS CONDUCTED. THE APPLICA-
- 5 TION SHALL BE IN A FORM APPROVED BY THE BUREAU AND SHALL BE MADE
- 6 AVAILABLE TO APPLICANTS BY THE LICENSED SUPPLIER. A COMPLETED
- 7 APPLICATION SHALL BE FORWARDED BY THE LICENSED SUPPLIER TO THE
- 8 BUREAU, AS DETERMINED BY THE COMMISSIONER. THE COMMISSIONER MAY
- 9 PROMULGATE RULES TO PRESCRIBE REPORTING AND AUDITING PROCEDURES
- 10 FOR NONGAMBLING EVENTS TO ENSURE COMPLIANCE WITH THIS SUBSECTION.
- 11 Sec. 13. (1) The commissioner shall promulgate rules to
- 12 implement this act pursuant to THE ADMINISTRATIVE PROCEDURES ACT
- 13 OF 1969, Act No. 306 of the Public Acts of 1969, as amended,
- 14 being sections 24.201 to  $\frac{-24.315}{}$  24.328 of the Michigan Compiled
- 15 Laws.
- 16 (2) -To-facilitate the earliest possible implementation of
- 17 this act with regard to charity games, the commissioner may adopt
- 18 and promulgate temporary rules which shall not be subject to
- 19 chapter 3 of Act No. 306 of the Public Acts of 1969, as amended.
- 20 Temporary rules shall be filed in the office of the secretary of
- 21 state and become effective after the date of filing as determined
- 22 by the commissioner. Temporary rules shall not be effective
- 23 after December 31, 1982. THE COMMISSIONER SHALL CONTINUE TO SELL
- 24 CHARITY GAME TICKETS TO LICENSED DISTRIBUTORS AT COST, PLUS A
- 25 REASONABLE HANDLING FEE AS DETERMINED BY THE COMMISSIONER, UNTIL
- 26 THE DEPLETION OF THE BUREAU'S SUPPLY OF TICKETS IN EXISTENCE AND
- 27 ON ORDER ON THE EFFECTIVE DATE OF THE 1993 AMENDATORY ACT THAT

- 1 AMENDED THIS SUBSECTION, AFTER WHICH TIME LICENSED DISTRIBUTORS
- 2 SHALL BEGIN TO SELL TICKETS IN ACCORDANCE WITH THIS ACT.
- 3 (3) Rules adopted and promulgated by the commissioner shall
- 4 insure the integrity and honest operation of bingo games, mil-
- 5 lionaire parties, RAFFLES, and THE SALE OF charity -games GAME
- 6 TICKETS and shall be consistent with the legislative objective
- 7 that bingo, millionaire parties, RAFFLES, and THE SALE OF charity
- 8 -games GAME TICKETS shall be conducted in a friendly, social,
- 9 and noncommercial manner.
- 10 (4) Charity game tickets shall not be sold by the bureau
- 11 other than at or from the bureau's central or regional offices.
- 12 THE BUREAU SHALL NOT REGULATE ANY GAMES NOT DIRECTLY LICENSED AT
- 13 FESTIVALS, CARNIVALS, OR FAIRS ON THE SAME PREMISES REGARDLESS OF
- 14 THE EXISTENCE OF LICENSED BINGO OR MILLIONAIRE PARTIES ON THE
- 15 SAME PREMISES. REGULATION OF THESE GAMES AT FESTIVALS, CARNI-
- 16 VALS, OR FAIRS SHALL CONTINUE TO BE THE RESPONSIBILITY OF LOCAL
- 17 LAW ENFORCEMENT OFFICIALS.
- 18 Sec. 14. (1) Each -licensee LICENSED QUALIFIED
- 19 ORGANIZATION shall keep a record of bingo games, millionaire par-
- 20 ties, RAFFLES, and THE SALE OF charity games conducted within
- 21 the previous year GAME TICKETS as provided by rule of the com-
- 22 missioner AND ON FORMS PROVIDED BY THE COMMISSIONER. The record
- 23 shall be open to inspection by -a duly AN authorized employee of
- 24 the bureau during reasonable business hours. Upon IN ADDITION
- 25 TO AUDITS OF LICENSEE RECORDS BY THE COMMISSIONER, UPON the
- 26 request of the commissioner, the state auditor general or a
- 27 certified public accountant firm appointed by the auditor general

- 1 shall examine and conduct a postaudit of a licensee's records,
- 2 accounts, and transactions related to the QUALIFIED
- 3 ORGANIZATION'S GENERAL FUND AND THE operation of the bingo game,
- 4 millionaire party, RAFFLE, or THE SALE OF charity game TICKETS.
- 5 (2) Annually each licensee A LICENSED QUALIFIED
- 6 ORGANIZATION shall file with the commissioner a financial state-
- 7 ment of receipts and expenses related to the conducting of the
- 8 bingo game, millionaire party, RAFFLE, or charity game TICKET
- 9 SALES in such detail AND WITH SUCH FREQUENCY as may be required
- 10 by rule of the commissioner. THE COMMISSIONER MAY ASSESS UP TO A
- 11 \$100.00 LATE FEE PENALTY FOR EACH REPORT NOT TIMELY SUBMITTED
- 12 AFTER WRITTEN NOTICE. UPON PERMANENT DISSOLUTION OF AN EVENT
- 13 LICENSED OR REGISTERED UNDER THIS ACT, THE LICENSED ORGANIZATION
- 14 SHALL FILE WITH THE COMMISSIONER A FINAL FINANCIAL STATEMENT IN
- 15 SUCH DETAIL AS MAY BE REQUIRED BY RULE OF THE COMMISSIONER AND
- 16 SHALL TRANSFER ALL REMAINING ASSETS TO THE GENERAL FUND OF THE
- 17 LICENSED QUALIFIED ORGANIZATION OR, IF THE LICENSED QUALIFIED
- 18 ORGANIZATION IS ALSO DISSOLVED, TO THE PURPOSE STATED IN THEIR
- 19 QUALIFICATION DOCUMENTS. Where the revenue from a bingo game,
- 20 millionaire party, RAFFLE, or charity game TICKET SALES is repre-
- 21 sented to be used or applied by a licensee for a charitable pur-
- 22 pose, the licensee shall file a copy of the financial statement
- 23 with the attorney general pursuant to THE SUPERVISION OF TRUSTEES
- 24 FOR CHARITABLE PURPOSES ACT, Act No. 101 of the Public Acts of
- 25 1961, as amended, being sections 14.251 to 14.266 of the Michigan
- 26 Compiled Laws.

- 1 (3) The location at which the bingo, millionaire party,
- 2 RAFFLE, or SALE OF charity game TICKETS is being conducted or at
- 3 which an applicant or licensee intends to conduct the bingo, mil-
- 4 lionaire party, RAFFLE, or SALE OF charity game TICKETS AND THE
- 5 LOCATION OR LOCATIONS AT WHICH LICENSED DISTRIBUTORS AND MANUFAC-
- 6 TURERS OPERATE shall be open to inspection at all times by -a
- 7 duly AN authorized employee of the bureau, or by the state
- 8 police, or a peace officer of a political subdivision of this
- 9 state. IF AN AUTHORIZED EMPLOYEE OF THE BUREAU, THE STATE
- 10 POLICE, OR A PEACE OFFICER OF A POLITICAL SUBDIVISION OF THIS
- 11 STATE HAS PROBABLE CAUSE TO BELIEVE THAT ANY EQUIPMENT OR CHARITY
- 12 GAME TICKETS WERE OBTAINED FROM AN UNLICENSED SOURCE OR FAIL TO
- 13 MEET THE STANDARDS PROVIDED BY RULES PROMULGATED UNDER THIS ACT,
- 14 HE OR SHE SHALL REMOVE AND IMPOUND THE EQUIPMENT OR TICKETS FOR
- 15 THE PURPOSE OF EXAMINATION AND DETENTION. THE TICKETS AND EQUIP-
- 16 MENT SHALL NOT BE DESTROYED EXCEPT PURSUANT TO AN ORDER OF A
- 17 COURT OF COMPETENT JURISDICTION.
- 18 (4) THE COMMISSIONER MAY PROMULGATE RULES TO ESTABLISH AND
- 19 ASSESS FEE PENALTIES FOR VIOLATIONS OF THIS ACT OR RULES PROMUL-
- 20 GATED UNDER THIS ACT AFTER A HEARING PURSUANT TO THE ADMINISTRA-
- 21 TIVE PROCEDURES ACT OF 1969, ACT NO. 306 OF THE PUBLIC ACTS OF
- 22 1969, BEING SECTIONS 24.201 TO 24.328 OF THE MICHIGAN COMPILED
- 23 LAWS.
- 24 Sec. 17. (1) A person who wilfully violates this act DOES
- 25 ANY OF THE FOLLOWING is guilty of a misdemeanor, and shall be
- 26 fined PUNISHABLE BY A FINE OF not more than \$\frac{\$1,000.00}{}

- 1 \$5,000.00, or <u>imprisoned</u> IMPRISONMENT FOR not more than <del>-6-</del> 12 months, or both: <del>---</del>
- 3 (A) WILLFULLY VIOLATES THIS ACT OR A RULE PROMULGATED UNDER 4 THIS ACT.
- 5 (B) PROVIDES FALSE INFORMATION OR FAILS TO DISCLOSE INFORMA-6 TION REQUESTED ON AN APPLICATION OR FINANCIAL REPORT.
- 7 (C) CONDUCTS A BINGO, MILLIONAIRE PARTY, OR RAFFLE, OR 8 OFFERS CHARITY GAME TICKETS FOR SALE WITHOUT FIRST COMPLYING WITH 9 THIS ACT.
- 10 (D) MANUFACTURES, OFFERS FOR SALE, SELLS, DISTRIBUTES, OR 11 POSSESSES BINGO SHEETS OR CHARITY GAME TICKETS OTHER THAN AS 12 AUTHORIZED BY THIS ACT.
- (E) MANUFACTURES, OFFERS FOR SALE, SELLS, DISTRIBUTES, OR 14 LEASES EQUIPMENT OR CHARITY GAME TICKETS IN THIS STATE WITHOUT 15 FIRST OBTAINING A LICENSE UNDER THIS ACT.
- (F) USES PROCEEDS IN AN AMOUNT OF NOT MORE THAN \$100.00 FROM 17 A LICENSED OR REGISTERED ACTIVITY OTHER THAN FOR A PURPOSE AUTHO-18 RIZED UNDER THIS ACT.
- (2) A PERSON WHO USES PROCEEDS IN AN AMOUNT THAT EXCEEDS
  20 \$100.00 FROM A LICENSED OR REGISTERED ACTIVITY FOR OTHER THAN A
  21 PURPOSE AUTHORIZED UNDER THIS ACT IS GUILTY OF A FELONY, PUNISH22 ABLE BY A FINE OF NOT MORE THAN \$10,000.00, OR IMPRISONMENT FOR
  23 NOT MORE THAN 5 YEARS, OR BOTH.
- 24 (3) A PERSON WHO DOES EITHER OF THE FOLLOWING IS GUILTY OF A
  25 MISDEMEANOR, PUNISHABLE BY A FINE OF NOT MORE THAN \$5,000.00, OR
  26 IMPRISONMENT FOR NOT MORE THAN 2 YEARS, OR BOTH:

- 1 (A) HINDERS OR OBSTRUCTS THE COMMISSIONER OR AN AUTHORIZED
- 2 EMPLOYEE OF THE BUREAU IN THE CONDUCT OF ACTIVITIES AUTHORIZED
- 3 UNDER THIS ACT, KNOWING THAT PERSON TO BE THE COMMISSIONER OR AN
- 4 AUTHORIZED EMPLOYEE OF THE BUREAU.
- 5 (B) ASSAULTS OR BATTERS THE COMMISSIONER OR AN AUTHORIZED
- 6 EMPLOYEE OF THE BUREAU, KNOWING THAT PERSON TO BE THE COMMIS-
- 7 SIONER OR AN AUTHORIZED EMPLOYEE OF THE BUREAU.
- 8 (4) IN ADDITION TO OTHER PENALTIES PROVIDED FOR IN THIS ACT,
- 9 A PERSON WHO DOES ANY OF THE FOLLOWING IS SUBJECT TO A CIVIL FINE.
- 10 EQUAL TO THE GROSS PROCEEDS DERIVED FROM THE UNLICENSED ACTIVITY
- 11 AND TO THE CONFISCATION AND FORFEITURE OF ALL CHARITY GAME TICK-
- 12 ETS AND EQUIPMENT FOUND TO BE RELATED TO THE CONDUCT OF THE
  - 13 ACTIVITY:
  - 14 (A) CONDUCTS A BINGO, MILLIONAIRE PARTY, OR RAFFLE, OR SELLS
  - 15 CHARITY GAME TICKETS WITHOUT FIRST OBTAINING A LICENSE AS
  - 16 REQUIRED BY THIS ACT.
  - 17 (B) MANUFACTURES, SELLS, DISTRIBUTES, OR LEASES EQUIPMENT OR
  - 18 SELLS CHARITY GAME TICKETS WITHOUT FIRST OBTAINING A LICENSE AS
  - 19 REQUIRED BY THIS ACT.
  - 20 (C) CONTINUES TO CONDUCT BINGO, RAFFLES, OR MILLIONAIRE PAR-
  - 21 TIES, OR CONTINUES TO SELL CHARITY GAME TICKETS AFTER A LICENSE
  - 22 SUSPENSION OR REVOCATION.
  - 23 (D) MANUFACTURES, SELLS, DISTRIBUTES, OR LEASES EQUIPMENT OR
  - 24 SELLS CHARITY GAME TICKETS AFTER A LICENSE SUSPENSION OR
  - 25 REVOCATION.
  - 26 SEC. 17A. (1) A PERSON IS GUILTY OF A MISDEMEANOR WHO DOES
  - 27 ANY OF THE FOLLOWING:

- (A) ALTERS OR ATTEMPTS TO ALTER A BINGO SHEET FOR HIMSELF OR 2 HERSELF, OR FOR ANOTHER PERSON, AND USES THAT SHEET TO CLAIM OR 3 ATTEMPT TO CLAIM A PRIZE.
- 4 (B) IN THE CASE OF A PERSON WORKING AT A BINGO EVENT,
  5 ASSISTS OR ATTEMPTS TO ASSIST A PLAYER IN ANY WAY TO WIN A BINGO
  6 GAME WHEN THE PLAYER HAS NOT VALIDLY WON THE BINGO GAME.
- 7 (C) IN THE CASE OF A PERSON PLAYING BINGO, ACCEPTS OR
  8 ATTEMPTS TO OBTAIN ASSISTANCE FROM A WORKER FOR THE PURPOSE OF
  9 WINNING A BINGO GAME WHEN THE PLAYER HAS NOT VALIDLY WON THE
  10 BINGO GAME.
- (2) A VIOLATION OF SUBSECTION (1) THAT INVOLVES AN AMOUNT OF
  12 MONEY OF LESS THAN \$100.00 IS PUNISHABLE BY A FINE OF NOT MORE
  13 THAN \$1,000.00, OR IMPRISONMENT FOR NOT MORE THAN 90 DAYS, OR
  14 BOTH.
- 15 (3) A VIOLATION OF SUBSECTION (1) THAT INVOLVES AN AMOUNT OF 16 MONEY OF \$100.00 OR MORE IS PUNISHABLE BY A FINE OF NOT MORE THAN 17 \$5,000.00, OR IMPRISONMENT OF NOT MORE THAN 2 YEARS.
- Sec. 18. (1) A licensee whose license is revoked in conse19 quence of a violation of this act or a rule promulgated under
  20 this act is ineligible for a period of 1 year after the revo21 cation to apply for a license or to conduct a charity game.
- 22 exempted from licensing requirements by section 4(3).
- (2) A person convicted of an offense under section 17, 17A, 24 or any other gambling OR THEFT offense is ineligible to serve as 25 an officer of a licensee; —or— to participate in conducting 26 bingo, a millionaire party, A RAFFLE, or a charity game; TO 27 MANUFACTURE, SELL, LEASE, OR DISTRIBUTE EQUIPMENT; AND TO SELL

- 1 CHARITY GAME TICKETS for a period of 1 year after the conviction
- 2 becomes final. If the person is licensed pursuant to this act,
- 3 the person shall forfeit the license and is ineligible to apply
- 4 for the issuance or reissuance of the license for a period of 1
- 5 year after the conviction becomes final.
- 6 (3) If a license is suspended, in addition to other penal-
- 7 ties -which THAT may be imposed, the commissioner may declare
- 8 the violator ineligible to conduct a game of bingo, a millionaire
- 9 party, A RAFFLE, or charity game; TO MANUFACTURE, SELL, LEASE, OR
- 10 DISTRIBUTE EQUIPMENT; TO SELL CHARITY GAME TICKETS; or to apply
- 11 for a license under this act for a period not exceeding 1 year.
- (4) The licensee shall return its license to the commis-
- 13 sioner on or before the effective date of a suspension, revoca-
- 14 tion, or forfeiture. Whether returned or not, the license
- 15 -shall IS not -be- valid beyond the effective date of the sus-
- 16 pension, revocation, or forfeiture.
- 17 Sec. 19. Any other law providing a penalty or disability
- 18 upon a person who conducts or participates in a bingo game, mil-
- 19 lionaire party, A RAFFLE, or charity game; who MANUFACTURES,
- 20 DISTRIBUTES, sells, or possesses CHARITY GAME TICKETS OR equip-
- 21 ment used in conducting bingo or a millionaire party; who permits
- 22 bingo, a millionaire party, A RAFFLE, or a charity game to be
- 23 conducted on his or her premises; or who does ANY other -acts-
- 24 ACT in connection with bingo, a millionaire party, A RAFFLE, or a
- 25 charity game -shall- DOES not apply to -such- THE conduct when
- 26 done pursuant to this act or rules promulgated under this act.

- Section 2. Section 7 of Act No. 382 of the Public Acts of 2 1972, being section 432.107 of the Michigan Compiled Laws, is 3 repealed.
- Section 3. This amendatory act shall take effect upon the sexpiration of 90 days after the date of its enactment.