HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII

H.B. NO. 418

A BILL FOR AN ACT

RELATING TO BINGO GAMES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. The Hawaii Revised Statutes is amended by
2	adding a	new chapter to be appropriately designated and to read
3	as follow	75 :
4		"CHAPTER
5		BINGO
6		PART I. GENERAL PROVISIONS AND DEFINITIONS
7	Ş	-1 Purpose. The legislature declares that:
8	(1)	All phases of the conduct of bingo, except bingo games
9		using free cards and donated prizes for which no
10		payment of consideration is made by participants,
11		should be closely controlled by appropriate laws and
12		rules that should be strictly and uniformly enforced
13		throughout this state;
14	(2)	The conduct of bingo and all attendant activities,
15		except bingo games using free cards and donated prizes
16		for which no payment of consideration is made by
17		participants, should be regulated to discourage
18		commercialization of bingo in all forms, including the
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1 rental of commercial premises for bingo, and to ensure 2 the maximum use of the profits of bingo exclusively for the lawful purposes specified in this chapter or 3 for the advancement, improvement, or benefit of the 4 5 licensed organization that conducts the bingo game, 6 under the requirements of this chapter; and 7 (3) It is a matter of statewide concern to foster and 8 support these lawful purposes and to prevent 9 commercialized gambling, participation by criminal and other undesirable elements, and diversion of funds 10 from the lawful purposes authorized in this chapter. 11 12 **Definitions.** As used in this chapter: -2 S 13 "Bingo" means a game in which players pay a consideration 14 to participate, in which seventy-five numbered objects are 15 available for selection, and those objects actually selected are 16 selected on a random basis, and in which each player 17 participates by means of cards sold, rented, or used only at the 18 time and place of the game, each card containing five rows of 19 five spaces each, each space printed with a number from 1 to 75, 20 except the central space, which is marked "FREE". Winners are 21 determined and prizes awarded on the basis of possessing a bingo 22 card on which some combination of numbers are printed and

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conform to the numbered objects selected at random based on a
 predetermined winning arrangement. "Bingo" as used in this
 chapter shall not include any game using free cards and donated
 prizes, if any, for which no payment of consideration is made by
 participants.

6 "Bingo occasion" means a single gathering or session at7 which a series of successive bingo games is played.

8 "Bingo supplies and equipment" means all cards, boards,
9 sheets, markers, pads, or other supplies, devices, or equipment
10 designed for use in the play of bingo.

11 "Board" means the bingo control board.

12 "Department" means the department of commerce and consumer13 affairs.

14 "Extra regular card" means a nondisposable card that 15 affords additional opportunities to play in a regular bingo game 16 to be played at a bingo occasion.

17 "Gross receipts" means total receipts received from the
18 conduct of bingo, including but not limited to receipts from the
19 sale, rental, or use of regular bingo cards, extra regular
20 cards, special bingo cards, and bingo supplies.

21 "Lawful purpose" means one or more of the following:

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1	(1) Benefiting persons by enhancing their opportunity for							
2	religious or educational advancement, by relieving or protecting							
3	them from disease, suffering, or distress, by contributing to							
4	their physical well-being, by assisting them in establishing							
5	themselves in life as worthy and useful citizens, or by							
6	increasin	g their comprehension of and devotion to the principles						
7	upon whic	h this nation was founded;						
8	(2)	Initiating, performing, or fostering worthy public						
9		works, or enabling or furthering the erection or						
10		maintenance of public structures;						
11	(3)	Lessening the burdens borne by government, or						
12	voluntarily supporting, augmenting, or supplementing							
13	services that government would normally render to the							
14	people; or							
15	(4)	Maintaining, improving, building an addition to,						
16		repairing, or retiring the debt on existing buildings						
17		and real property used for purposes enumerated in						
18		paragraphs (1) to (3).						
19	"Law	ful purpose" does not include the erection or						
20	acquisition of any real property except as provided in paragraph							
21	(4), unle	ss the board specifically authorizes the expenditures						
22	after fin	ding that the property will be used exclusively for one						
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or more of the purposes specified in paragraphs (1) to (4), nor
 does it include any activities consisting of an attempt to
 influence legislation or participate in any political campaign
 on behalf of any elected official or person who is or has been a
 candidate for public office.

6 "Licensed organization" means an organization licensed7 under this chapter to conduct bingo.

8 "Limited period bingo" means the conduct of bingo for a
9 period of not more than four out of five consecutive days in any
10 one year at a festival, bazaar, picnic, carnival, or similar
11 special function conducted by a licensed organization.

12 "Premises" means any room, hall, enclosure, tent, or13 outdoor area in which bingo is being played.

14 "Profit" means the gross receipts collected from one or 15 more bingo occasions, less reasonable sums necessarily and 16 actually expended for bingo supplies and equipment, prizes, 17 utilities, license fees, and taxes.

18 "Regular bingo card" means a nondisposable card issued to a 19 person upon payment of the admission fee which affords a person 20 the opportunity to participate in all regular bingo games played 21 at a bingo occasion.

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1	"Regular bingo game" means a bingo game in which a person,							
2	upon payment of an admission, is issued a regular bingo card and							
3	may purchase or rent extra regular cards.							
4	"Service organization" includes all of the following:							
5	(1) A labor organization, recognized under section 377-14							
6	whose jurisdiction is limited to a specific							
7	geographical area within the state; and							
8	(2) A political party, as defined in section 11-61, except							
9	a state committee registered under section 11-194 and							
10	organized exclusively for political purposes under							
11	whose name candidates appear on a ballot at any							
12	election.							
13	"Special bingo card" means a disposable, specially marked							
14	bingo card which affords a person the opportunity to participate							
15	in a special bingo game to be played at a bingo occasion.							
16	"Special bingo game" means any bingo game that is not a							
17	regular bingo game and that is played with special bingo cards.							
18	PART II. BINGO CONTROL BOARD							
19	§ - 11 Bingo control board; appointment. There is							
20	established within the department a bingo control board							
21	consisting of seven members who shall be appointed by the							
22	governor in the manner prescribed by section 26-34.							
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1	Five	members of the board shall be officers, directors, or						
2	clergy of a bona fide religious, charitable, fraternal, or							
3	veteran's organization or any tax exempt organization under the							
4	Internal Revenue Code of 1986, as amended. Two members shall be							
5	public me	mbers. Four members of the board shall be residents of						
6	the city	and county of Honolulu and three shall be residents of						
7	counties other than the city and county of Honolulu. The							
8	members o	f the board shall serve without compensation but shall						
9	be reimbu	rsed for expenses, including travel expenses, necessary						
10	for the performance of their duties.							
11	S	-12 General duties of the board. The board shall:						
11 12	S (1)							
12		Hear appeals on denial of licenses by the department under this chapter;						
12 13	(1)	Hear appeals on denial of licenses by the department under this chapter;						
12 13 14	(1)	Hear appeals on denial of licenses by the department under this chapter; Conduct hearings on the suspension or revocation of a						
12 13 14 15	(1)	Hear appeals on denial of licenses by the department under this chapter; Conduct hearings on the suspension or revocation of a license for violation of this chapter or any rules						
12 13 14 15 16	(1)	<pre>Hear appeals on denial of licenses by the department under this chapter; Conduct hearings on the suspension or revocation of a license for violation of this chapter or any rules adopted under it;</pre>						
12 13 14 15 16 17	(1)	<pre>Hear appeals on denial of licenses by the department under this chapter; Conduct hearings on the suspension or revocation of a license for violation of this chapter or any rules adopted under it; Adopt rules under chapter 91 relating to the issuance,</pre>						

21 (4) Approve and establish a standard set of bingo cards
22 comprising a consecutively numbered series and

under this chapter;



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1		prescribe by rule the manner in which the cards shall						
2		be reproduced and distributed to a licensed						
3		organization; and						
4	(5)	Prescribe appropriate forms necessary to carry out						
5		this chapter.						
6	S	-13 Department powers and duties. The department						
7	shall:							
8	(1)	Issue, renew, and amend licenses to:						
9		(A) Organizations to conduct bingo;						
10		(B) A supervisory member designated by the						
11		organization; and						
12		(C) A member designated by the organization who is						
13		responsible for the gross receipts;						
14	(2)	Have power to temporarily suspend any license;						
15	(3)	Make recommendations to the board regarding						
16		suspensions and revocations of licenses;						
17	(4)	Refer for investigation potential or actual violations						
18		of this chapter and rules adopted under it to the						
19		prosecuting attorney in the county in which a bingo						
20		occasion will be or was held;						
21	(5)	Make a continuous study of the operation of this						
22		chapter to ascertain if there are defects that						

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1 jeopardize or threaten to jeopardize the purpose of 2 this chapter; and make a continuous study of the 3 operation and administration of similar laws that may 4 be in effect in other states; and 5 (6) Recommend to the board changes to state law as the 6 department determines are necessary to carry out the 7 purposes of this chapter. 8 -14 Conflict of interest prohibited. No member of S 9 the board or employee of the department assigned duties under 10 this chapter shall: 11 Own, be employed by, or have any pecuniary interest in (1)12 any business engaged directly or indirectly in the 13 manufacture, distribution, or sale of bingo supplies 14 and equipment, or be the spouse of or related in the 15 first degree of kinship to any person so employed or

16 interested;

17 (2) Participate in the approval, denial, revocation, or
18 suspension of any application or license for an
19 organization of which the member or employee is an
20 officer, director, shareholder, or member;

21 (3) Engage in private employment or in a profession or
22 business that conflicts with the performance of the



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1 member's or employee's official duties; or 2 (4) Engage in any business, transaction, or professional 3 activity or incur any obligation of any nature that 4 conflicts with the proper discharge of the member's or 5 employee's official duties.

6 § -15 Rules governing expenditure of bingo funds
7 restricted. (a) As used in this section:

8 "Bar" means premises operating under a license or permit
9 for the retail sale of alcoholic beverages for consumption on
10 the premises.

11 "Meals" does not include soft drinks, ice cream, milk, milk12 drinks, ices, or confections.

13 "Restaurant" means any place in which meals are prepared14 for or served or sold to the public more than once in any week.

(b) The board may not adopt any rule that limits the expenditure of bingo funds for installing, maintaining, or improving the heating, plumbing, air conditioning, or electrical systems of an existing building used in whole or in part for any lawful purpose except for that portion of the building consisting of a bar or restaurant.

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PART III. LICENSING

22 § -21 License to conduct bingo. (a) Any bona fide HB HMS 2007-1137

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1	religious	, charitable, service, fraternal, or veterans'							
2	organization, or any tax exempt organization under the Internal								
3	Revenue Code of 1986, as amended, may apply to the board for a								
4	license to conduct bingo.								
5	(b)	Prior to applying for a license, an organization							
6	listed un	under subsection (a) shall:							
7	(1)	Be incorporated in this state as a nonprofit							
8		corporation or organized in this state as a religious							
9		or nonprofit organization;							
10	(2)	Have at least fifteen members in good standing;							
11	(3)	Conduct activities within this state in addition to							
12		the conduct of bingo;							
13	(4)	Be authorized by its constitution, articles, charter,							
14		or bylaws to further in this state a lawful purpose;							
15	(5)	Operate without profit to its members; and no part of							
16		the net earnings of the organization shall inure to							
17		the benefit of any private shareholder or individual;							
18	(6)	Have been in existence for five years immediately							
19		preceding its application for a license, and shall							
20		have had during that five-year period a bona fide							
21		membership actively engaged in furthering a lawful							
22		purpose; and							



1	(7)	Have received and used and shall continue to receive
2		and use, for a lawful purpose, funds derived from
3		sources other than from the conduct of bingo.
4	S	-22 Bingo license application. Each applicant for a
5	license t	o conduct bingo shall file with the board an
6	applicati	on on a form prescribed by the board. The application
7	shall inc	lude:
8	(1)	The name and address of the applicant;
9	(2)	Sufficient facts relating to the incorporation or
10		organization of the applicant to enable the board to
11		determine if the applicant is eligible for a license
12		under this part;
13	(3)	The name and address of each officer of the applicant
14		organization;
15	(4)	The place and date of each bingo occasion proposed to
16		be conducted during the effective period of the
17		license;
18	(5)	The name and address of the owner of the premises in
19		which bingo will be conducted and the approximate
20		capacity of the premises;
21	(6)	The name, date of birth, and address of each
22		supervising member for each bingo occasion who shall



be a bona fide and active member of the applicant 1 2 organization and one or more of whom shall be present 3 and in immediate charge of and responsible for the 4 conduct of bingo games at each bingo occasion; 5 (7)The name of any licensed organization cosponsoring any 6 bingo occasion; The name, address, date of birth, and years of 7 (8) 8 membership of a bona fide and active member of the 9 applicant organization who shall be responsible for 10 the proper utilization of the gross receipts derived from the conduct of bingo; 11 12 (9) The specific purposes to which the profits from the 13 conduct of bingo are to be devoted; and 14 Other information the board deems necessary to (10)15 administer this chapter. 16 S -23 Affidavits, bond, and fees. An application for 17 a license to conduct bingo shall be accompanied by: A sworn statement of each designated supervising 18 (1)19 member that the member will be responsible for 20 compliance with this chapter and rules adopted under 21 it for each bingo occasion supervised by the member; 22 A sworn statement by the member designated as (2)

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1 responsible for the proper utilization of gross 2 receipts that no commission, fee, rent, salary, 3 profits, compensation, reward, or recompense will be 4 paid to any person or organization and that all 5 profits will be spent for a lawful purpose or as 6 provided under section -32(b); and 7 A \$10 license fee for each bingo occasion proposed to (3) 8 be conducted; \$5 for an annual license for each 9 designated supervising member; and \$5 for an annual 10 license for each designated member responsible for the 11 proper utilization of gross receipts. The fees shall be paid to the board, which shall deposit the fees in 12 13 the state treasury to the credit of the general fund. 14 S -24 Department determinations. Upon receipt of an 15 application for a license to conduct bingo, the department shall 16 investigate the qualifications of the applicant and the merits 17 of the application and before issuing a license shall determine 18 that: 19 The applicant is eligible to be licensed to conduct (1)

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bingo under section -21;

(2) The supervising members and member responsible for the
 proper utilization of gross receipts are bona fide and
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1 active members of the applicant organization who have 2 never been convicted of a felony or, if convicted, 3 have received a pardon or have been released from parole or probation for at least five years; 4 5 (3) The proposed bingo occasions will be conducted in 6 accordance with this chapter and the rules adopted 7 under it; No commission, fee, rent, salary, profit, 8 (4) compensation, reward, or recompense is or will be paid 9 10 or given to any person in connection with the holding, 11 operating, or conducting of any bingo occasion, except 12 rent authorized under section -46 and except 13 expenditures authorized under section -32(b) may 14 be paid; 15 (5) The premises in which a proposed bingo occasion will 16 be conducted are adequate and suitable for the conduct 17 of bingo and are owned by the applicant, another 18 licensed organization, or the public, or are used by 19 the applicant organization on a regular basis for 20 purposes other than bingo and that no benefits of any 21 kind are proposed to be transferred as rent for the 22 premises, except as permitted under paragraph (4); and



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(6) The profits from all bingo games conducted by the
 applicant organization are proposed to be used as
 provided under section -32(b) or for a lawful
 purpose that is a proper objective of the applicant
 organization.

Issuance of license to conduct bingo. 6 S -25 (a) 7 Within sixty days after the filing of an application for a license to conduct bingo, the department, after making the 8 9 determinations under section -24, shall either notify the 10 applicant organization in writing why a license is not being 11 issued or issue a license to the applicant organization 12 authorizing it to conduct bingo at the times and places set 13 forth in the license. Except for limited period bingo, an applicant organization shall not be authorized to conduct or 14 15 cosponsor more than twenty-six bingo occasions in any year or 16 more than five bingo occasions in any month. An applicant 17 organization holding a regular license, in addition, may be 18 issued one limited period bingo license during the twelve-month 19 period from the date of issuance or renewal of that regular 20 license. An applicant organization not holding a regular bingo 21 license may be issued two limited period licenses within a 22 twelve-month period. A license issued under this subsection



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1	shall be o	effective for one year from the first day of the month						
2	of the fi	rst occasion listed on the license and may be renewed						
3	annually, except that an applicant organization may request that							
4	the license expire on the first day of any month within the one-							
5	year licensure period.							
6	(b) The form of the license shall be prescribed by the							
7	board and shall include:							
8	(1)	The name and address of the licensed organization;						
9	(2)	The name and address of each supervising member of the						
10		licensee under whom each bingo occasion is to be						
11		conducted;						
12	(3)	The place, date, and time when each bingo occasion is						
13		to be held;						
14	(4)	The specific purposes to which the profits of each						
15		bingo occasion will be devoted; and						
16	(5)	Other information the board deems necessary to						
17		administer this chapter.						
18	(c)	Each license, and all amendments thereto, shall be						
19	conspicuo	usly displayed at the place where a bingo occasion is						
20	conducted	and at all times during the conduct thereof so as to						
21	be easily	readable by any patron of the bingo occasion.						
22	(d)	Within ten days after the issuance of a license to						



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1 conduct bingo and at least five days prior to the first bingo 2 occasion each year as authorized by the license, or amendments 3 thereto, the department shall send written notice of the 4 issuance, or amendment, of the license to the prosecuting 5 attorney of the county in which any bingo occasion is to be 6 conducted. The notice shall indicate the time, place, and 7 sponsoring licensed organizations for each authorized bingo 8 occasion.

9 Amendment of license to conduct bingo. Upon S -26 application by a licensed organization, a license may be 10 11 amended, if the subject matter of the amendment properly and 12 lawfully could have been included in the original license. An 13 application for an amendment to a license shall be filed and 14 processed in the same manner as an original application. An 15 application for the amendment of a license shall be accompanied 16 by a \$3 fee. If any application for amendment seeks approval of 17 additional bingo occasions or designates new supervising members 18 or a member responsible for the proper utilization of gross 19 receipts, the appropriate fee under section -23 shall also 20 be paid. If the department approves an application for an 21 amendment to a license, a copy of the amendment shall be sent to 22 the applicant, who shall attach the copy to the original

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1 license.

2 -27 Denial of application; hearing. If the S 3 department denies a license to conduct bingo, within ten days after receiving written notification of the denial, an applicant 4 5 may demand in writing a hearing before the board upon the 6 applicant's qualifications and the merit of the application. At 7 the hearing, the burden of proof shall be on the applicant to establish the applicant's eligibility for a license. 8 If, after 9 the hearing, the board enters an order denying the application, 10 the order shall set forth in detail the reasons for the denial. 11 Upon entry of such an order or upon the expiration of the ten-12 day period during which a hearing may be demanded, the 13 applicant's license fee shall be refunded less reasonable administrative costs. If the board approves the application, 14 15 the department shall issue the license within fourteen days 16 after approval.

Suspension or revocation. 17 -28 (a) Proceedings to S 18 suspend or revoke a license to conduct bingo shall be initiated 19 by the board pursuant to chapter 91. The notice shall state the 20 alleged violations that constitute the grounds for the 21 proceedings. The department may temporarily suspend the license 22 for a period of thirty days while any proceedings are pending, HB HMS 2007-1137 19

and shall notify the licensee of the dates of the temporary
 suspension.

3 (b) The department shall notify an officer or agent of the
4 licensee of the time and place of the hearing by registered
5 mail, return receipt requested, at least fifteen days before the
6 hearing.

7 The board shall hold a hearing on a suspension or (C) 8 proposed revocation as soon as practicable. The board shall 9 issue, in writing, its findings and decision on suspension or 10 revocation within thirty days after the hearing. A copy of the 11 findings and decision shall be sent immediately to the licensee. 12 If the board suspends or revokes the license, the licensee shall 13 be informed of the effective date of the suspension or 14 revocation. The board's decision under this section shall be 15 subject to judicial review pursuant to section 91-14.

(d) When a license is suspended or revoked by the board,
the licensee shall immediately surrender the license to the
board. A licensee whose license has been revoked may reapply
for a license one year after the effective date of the
revocation. If a license has been suspended under subsection
(c), the department shall reinstate the license at the end of
the period of suspension.



1 (e) A violation of any applicable law of this State or 2 rule adopted thereunder shall constitute grounds for suspension 3 or revocation. PART IV. CONDUCT OF BINGO 4 5 -31 Restrictions on the conduct of bingo. (a) Only S 6 a person licensed under section -25 shall conduct bingo. 7 Bingo shall be played only on premises that are: (b) 8 Owned by a licensed organization; (1)9 (2)Publicly owned; 10 (3) Owned by another licensed organization; 11 Used regularly by the licensed organization for a (4) 12 purpose other than bingo, except that a tent that has 13 been rented, borrowed, or donated may be used at a 14 limited period bingo occasion; or 15 (5) Made available without charge. 16 Not more than fifty-four occasions of regular bingo (C) 17 may be played at any one building, tent, enclosure, or outdoor 18 area in any calendar year. 19 Bingo may not be conducted at a place owned, operated, (d) 20 or controlled by a person who has been convicted of having 21 operated a gambling place within the past five years. 22 Except for limited period bingo, only persons who pay (e) HB HMS 2007-1137 21

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for regular bingo cards may participate as a player in a regular
 or special bingo game.

3 (f) Purchase of a regular bingo card shall entitle each4 player to a place with sufficient room in which to play.

5 (g) A licensed organization or its members or agents shall6 accept only cash payment for any bingo card.

7 § -32 Profits for lawful purposes or organization
8 benefit. (a) Except as provided under subsection (b), the
9 profits from any bingo game shall be devoted exclusively to a
10 lawful purpose of the licensed organization.

(b) No more than fifteen per cent of the profits from any bingo game may be used for the advancement, improvement, or benefit of the licensed organization that conducts the bingo game.

15 § -33 Limitation on prizes. (a) No prize in a single
16 bingo game shall exceed \$500. The aggregate value of prizes at
17 any bingo occasion may not exceed \$3,000 except by the amount
18 resulting from the awarding of minimum prizes under section
19 -43.

20 (b) No licensed organization shall award any prize
21 consisting of alcoholic or fermented malt beverages or an
22 interest in real estate or securities.



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(c) No bonus or additional prizes shall be awarded on the
 basis of either a specific arrangement of the numbers or type of
 card required to win a game. No prize shall be determined on
 the basis of a specified number of calls.

(d) If any merchandise prize is awarded in a bingo game,
its value shall be its current retail price. The current retail
price of merchandise prizes donated to a licensed organization
shall not be reported as an expenditure in its financial
statement of bingo operations. No merchandise prize shall be
redeemable or convertible into cash directly or indirectly by
the licensed organization.

12 § -34 Management and operation of bingo. (a) Only a 13 bona fide and active member of the licensed organization, a bona 14 fide and active member of the auxiliary of the licensed 15 organization or the parent organization, or the spouse of such a 16 member, may participate in the management or operation of a 17 bingo occasion.

18 (b) No person shall receive remuneration for participating19 in the management or operation of any bingo game.

20 § -35 Minimum age requirement. No person under age
21 eighteen shall:

22 (1) Play any bingo game conducted by a licensed HB HMS 2007-1137

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1	organization, unless accompanied by that person's
2	parent, guardian, or spouse; or
3	(2) Conduct or assist in the conduct of bingo.
4	§ -36 Only certain expenses permitted. No expense may
5	be incurred or amounts paid in connection with the conduct of
6	bingo by a licensed organization, except those reasonably and
7	necessarily expended for bingo supplies and equipment, including
8	blowers, flashboards, tables, chairs, public address systems,
9	bingo cards, markers, filing cabinets, and signs, and for
10	prizes, utilities, license fees and taxes, fees regularly
11	charged by the State or a county for use of a public premise,
12	printing of bingo forms and house rules, repairs to bingo
13	equipment, and rent authorized under section -46 .
14	§ -37 Winners and prizes; same day. Each bingo winner
15	shall be determined and every prize shall be awarded and
16	delivered on the same day on which the bingo occasion is
17	conducted.
18	§ -38 Bingo cards. (a) Bingo cards shall be printed
19	only on one side.
20	(b) The licensed organization shall keep an accurate,
21	separate count of the number of regular bingo cards, extra

regular cards, and special bingo cards that are sold, rented, or



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used. The information shall be available for inspection at the
 close of the bingo occasion.

3 (C) Regular bingo cards, extra regular cards, and special 4 bingo cards shall each be assigned a specific price, and the 5 price shall remain the same during a bingo occasion. At any 6 time during a bingo occasion, a card may be changed at no 7 additional cost. Cards shall be sold or rented only on the 8 premises at which bingo is being conducted. A price list shall 9 be posted where the regular bingo cards are distributed, setting 10 forth the price of each type of card. Only the posted price may 11 be charged. The regular bingo cards and the extra regular cards 12 shall be readily distinguishable from each other.

13 § -39 Method of play. (a) The method of play in any
14 bingo game and the utilization of bingo supplies and equipment
15 shall afford each player an equal opportunity to win.

16 (b) The objects to be drawn shall be essentially the same
17 in size, color, shape, weight, balance, and all other
18 characteristics, so that at all times during the conduct of
19 bingo, each object possesses the capacity for equal agitation
20 with any other object within the receptacle.

21 (c) All seventy-five objects shall be present in the
22 receptacle at the beginning of each bingo game.



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(d) The announcement of all numbers drawn shall be clearly
 audible to the players present.

3 (e) When more than one room is used for any one bingo
4 game, the receptacle and caller and any assistant shall be in
5 the room where the greatest number of players are present; and
6 all numbers shall be announced in a manner clearly audible to
7 the players in each room.

8 (f) Once removed, no object shall be returned to the9 receptacle until after the conclusion of the game.

10 (g) Immediately following the calling of each number in a
11 bingo game, the caller shall turn that portion of the object
12 that shows the number and letter to the players.

13 § -40 Number arrangement announced; prizes announced
14 and posted. The particular arrangement of numbers required to
15 be covered to win and the amount of the prize for each game
16 shall be clearly described and audibly announced to the players
17 immediately before each game. The amount of the prize for each
18 bingo game shall also be posted where the regular bingo cards
19 are distributed.

20 S -41 Verification of winner. (a) The numbers
21 appearing on the winning card at the time a winner is determined
22 shall be verified in the immediate presence of at least one
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1 disinterested player.

(b) At the time a winner is determined, any player may
call for verification of all numbers and of the objects
remaining in the receptacle and not yet drawn. This
verification shall be made in the immediate presence of the
supervising member and at least one disinterested player.

7 § -42 Limit on number of bingo games. Except for
8 limited period bingo, no licensed organization shall conduct
9 more than thirty-five bingo games, including regular and special
10 games, on a single bingo occasion.

-43 More than one winner. When more than one player 11 S 12 is found to be the winner on the call of the same number in the 13 same bingo game, a cash prize shall be divided equally among the 14 winners. The licensed organization may elect to round off the 15 prize to any amount between the next lower dollar and the next 16 higher dollar. Any licensed organization may elect to set a 17 minimum prize of not exceeding \$10 for each winner. When equal division of a merchandize prize is not possible, identical 18 substitute prizes whose aggregate retail value is approximately 19 20 equal to that of the designated prize may be awarded or a cash 21 prize equal to the retail value may be divided among the winners 22 as provided in this section.

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1	S	-44 Prohibited from playing. No licensed
2	organizat	ion shall permit any person who is conducting or
3	assisting	in the conduct of bingo on a bingo occasion to
4	participa	te as a player on that occasion.
5	Ş	-45 Bingo caller. No person may act as a caller in
6	the condu	ct of any game of bingo unless the person:
7	(1)	Has been a member in good standing of the licensed
8		organization, the auxiliary of the licensed
9		organization or the parent organization, or a member
10		of the local unit of the religious organization that
11		the licensed organization is a member of for at least
12		one year immediately preceding the date of the game or
13		is the spouse of such a member; and
14	(2)	Has never been convicted of a felony or, if convicted,
15		has been pardoned or released from probation or parole
16		for at least five years.
17	S	-46 Rent. Except as provided under section -32 ,
18	a license	ed organization may incur and pay rent in connection
19	with the	conduct of bingo only:
20	(1)	If for a tent rented for use at a limited bingo
21		occasion and the rent incurred and paid is reasonable;
22		or



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1 (2) If it does not rent from itself and the rent is for 2 premises used for a bingo occasion and does not exceed 3 an amount equal to ten per cent of the aggregate value 4 of prizes offered at the bingo occasion. 5 -47 Limited period bingo. S (a) No person licensed 6 to conduct limited period bingo shall conduct more than sixty 7 games of limited period bingo on a single bingo occasion. 8 Limited period bingo may be conducted on two bingo occasions in 9 a single day. 10 (b) No admission fee shall be charged to play limited 11 period bingo. 12 (c) All other provisions in this chapter relating to 13 regular bingo games shall apply to limited period bingo except 14 as otherwise provided. 15 Special bingo games. In addition to provisions S -48 16 in this chapter relating to regular bingo games, the following 17 provisions shall apply to special bingo games:

18 (1) All special bingo cards shall be in a form approved by19 the board; and

20 (2) Each special bingo card shall be used for one game
21 only and shall be indelibly marked by the player while
22 in use so as to render it void and unusable



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2 -49 Penalties. (a) Any person convicted of S violating section -31(a) or (b), 3 -32, -33, -34,4 -42 shall be guilty of a misdemeanor, but shall be or 5 subject to a maximum term of imprisonment of nine months, or a 6 maximum fine of \$10,000, or both.

7 (b) Any person convicted of violating any other provision
8 of this chapter shall be guilty of a petty misdemeanor, but
9 shall be subject to a maximum term of imprisonment of ninety
10 days, or a maximum fine of \$5,000, or both.

(c) The attorney general or the prosecuting attorney of the county where the violation occurs may commence an action in the name of the State to recover a civil forfeiture to the State of not more than \$10,000 for the violation of any provision of this chapter.

The attorney general, the board, or the prosecuting 16 (d) 17 attorney of a county in which an actual or potential violation 18 occurs, after informing the attorney general, may commence an 19 action in the circuit court in the name of the State to restrain 20 any violation of any provision of this chapter. The court, 21 prior to entry of final judgment, may make such an order or 22 judgment as necessary to restore to any person any pecuniary HB HMS 2007-1137

1 loss suffered because of the acts or practices involved in the 2 violation; provided proof thereof is submitted to the court. 3 The attorney general may subpoena persons, require the 4 production of books and other documents, and request the board 5 to exercise its authority to aid in the investigation of alleged 6 violations of this section. 7 PART V. REPORTS AND FINANCIAL STATEMENTS 8 S -61 Report of bingo operations. (a) Within fifteen 9 days after the conclusion of each bingo occasion, each licensed 10 organization shall execute and file a report of bingo operations 11 on a form prescribed by the board. The report shall be 12 accompanied by the payment of the gross receipts tax due 13 -81. The licensed organization shall pursuant to section retain a copy of the report for its permanent records. 14 The 15 report shall include: 16 The name and address of each supervising member and (1)

each member responsible for the proper utilization ofgross receipts;

19 (2) The date, hour, and address of the bingo occasion;

20 (3) The number of games played;

21 (4) An itemized statement of the gross receipts from the
22 bingo occasion, including gross receipts from sales of



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1 regular bingo cards, extra regular cards, special game 2 cards, and sale of supplies; 3 (5) An itemized statement of expenditures, including 4 amounts paid for prizes, bingo supplies and equipment, 5 license fees, and other expenses; 6 (6) An itemized statement of expenditures, if any, made by 7 the licensed organization under section -32(b);8 A statement showing the balance in the licensed (7)9 organization's bingo account and bingo savings 10 accounts and other deposits into or adjustments in the 11 accounts since the last filing date; and 12 (8) The name of the depository and the title and number of 13 the account. 14 The report shall be signed by the member responsible (b) 15 for the proper utilization of gross receipts for the bingo 16 occasion. 17 If no bingo games are held on a date when a license (C) 18 authorizes them to be held, a report to that effect shall be 19 filed with the board. 20 -62 Reports improperly filed. (a) The department S 21 may refuse to renew a license of an organization found to be

22 delinquent in filing its financial statement or found to have

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filed an incomplete statement of bingo operations. 1 2 (b) If a licensed organization fails to file a financial 3 statement of bingo operations within five days after 4 notification by the department of the delinquency, the 5 department may suspend the license, pending the filing of the 6 financial statement. 7 (c) If the financial statement filed by a licensed 8 organization is not fully, accurately, and truthfully completed, the department may refuse to renew a license or may suspend a 9 10 license until such time as a statement in proper form has been 11 filed. -63 12 Unlawful purpose; reimbursement and waiver. S If 13 a financial audit of a licensed organization shows that bingo 14 funds were disbursed for a purpose that is not a lawful purpose 15 and the department requests that the licensed organization 16 reimburse the appropriate bingo account in an amount equal to 17 the amount so disbursed, the licensed organization may appeal 18 the request to the board. The board may waive or reduce the 19 amount of any reimbursement if the licensed organization 20 presents evidence satisfactory to the board that the licensed

21 organization acted in good faith and by mistake or inadvertently

22 in so disbursing the funds.



1	S	-64	Financial	report	to m	embers	ship.	(a)	At least	
2	once a year, each licensed organization shall report the									
3	following information in writing to its membership regarding the									he
4	bingo occasions that it has conducted:									
5	(1) The number of bingo occasions conducted;									
6	(2) The gross receipts;									
7	(3) The amount of prizes paid;									
8	(4)	The n	et profit	or loss;						
9	(5)	The d	isposition	of prof	its;					
10	(6)	Any i	nterest ea	rned on	prof	its de	eposit	ed in	. interest	
11		beari	ng account	s; and						
12	(7)	A sum	mary of ex	penses i	ncur	red.				
13	(b)	The i	nformation	reporte	ed un	ider si	ubsect	ion (a) shall	be
14	incorporated into the minutes or records of each licensed									
15	organization. If a licensed organization is an auxiliary or									
16	affiliate of a parent organization, a copy of the written report									
17	shall be filed with the executive officer of the parent									
18	organizat	ion an	d incorpor	ated int	o it	s minu	utes.	A co	py of the	
19	financial	repor	t to the m	embershi	.p sh	all be	e mail	.ed to	the boar	d
20	within si	xty da	ys after t	he close	e of	an org	ganiza	tion'	s annual	
21	accountin	g peri	od.							

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1	§ -65 Expenditure of bingo funds after cessation of
2	bingo. A licensed organization that has ceased to conduct bingo
3	for any reason and has unexpended bingo funds shall disburse
4	those funds in any of the following ways:
5	(1) For a lawful purpose or as provided under
6	section $-32(b)$ within one year after the cessation
7	of the conduct of bingo; or
8	(2) In accordance with a plan of expenditure approved in
9	advance by the board.
10	PART VI. ENFORCEMENT
11	§ -71 Duties of the attorney general. (a) Whenever the
12	attorney general files with a circuit court a statement that the
13	attorney general believes that a violation of this chapter has
14	occurred, the court shall issue a subpoena for any person
15	requested or named by-the attorney general. Mileage and witness
16	fees need not be paid in advance, but only verified claims for
17	mileage and fees that are approved by the attorney general shall
18	be paid out of the state treasury.
19	(b) Testimony from persons subpoenaed under subsection (a)
20	shall be taken by a stenographic reporter and transcribed and
21	read to or by the witness and subscribed to by the witness,
22	unless the parties represented stipulate upon the record that



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1 the reading of the transcript of the testimony to or by the
2 witness and the witness' signature thereto are waived and that
3 the transcript may be used with like force and effect as if read
4 and subscribed by the witness. The attendance of the witness
5 for the purpose of reading and subscribing to the transcript may
6 be compelled in the same manner that the witness' attendance to
7 be examined may be compelled.

8 § -72 Violations a public nuisance. A violation of
9 this chapter constitutes a public nuisance and may be enjoined
10 or abated in like manner as other public nuisances, irrespective
11 of any criminal prosecution that may be or is commenced based on
12 the same acts.

Inspection for enforcement. Any peace officer 13 -73 S or prosecuting attorney, within their respective jurisdictions, 14 15 or an authorized employee of the department, at all reasonable 16 hours, may enter the premises where a bingo occasion is being 17 conducted and examine the books, papers, and records of the 18 licensed organization to determine if all proper taxes or fees imposed have been paid. Any refusal to permit an examination of 19 20 the premises by the licensed organization, its agent or an 21 employee, or the person in charge of the premises to which the bingo license relates, constitutes sufficient grounds for the 22



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1	suspension or revocation of a license, and is punishable under
2	section $-49(b)$. In addition, the refusal constitutes
3	sufficient grounds for any peace officer or other persons
4	authorized under this section within their respective
5	jurisdictions or authority to employ whatever reasonable action
6	is necessary to conduct inspections permitted by this section.
7	PART VII. GROSS RECEIPTS TAX
8	§ -81 Tax on gross receipts. All gross receipts of
9	any licensed organization that are derived from the conduct of
10	bingo shall be subject to chapter 237 and taxed as provided in
11	section 237-13(9)."
12	SECTION 2. Section 237-23, Hawaii Revised Statutes, is
13	amended by amending subsection (b) to read as follows:
14	"(b) The exemptions enumerated in subsection (a)(3) to (6)
15	shall apply only:
16	(1) To those persons who shall have registered with the
17	department of taxation by filing a written application
18	for registration in such form as the department shall
19	prescribe, shall have paid the registration fee of
20	\$20, and shall have had the exemption allowed by the
21	department or by a court or tribunal of competent
22	jurisdiction upon appeal from any assessment resulting
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1 from disallowance of the exemption by the department; 2 (2)To activities from which no profit inures to the benefit of any private stockholder or individual, 3 4 except for death or other benefits to the members of 5 fraternal societies; and 6 (3)To the fraternal, religious, charitable, scientific, 7 educational, communal, or social welfare activities of 8 such persons, or to the activities of such hospitals, 9 infirmaries, and sanitaria as such, and not to any 10 activity the primary purpose of which is to produce income even though the income is to be used for or in 11 12 furtherance of the exempt activities of such persons. The exemption shall not apply to the conduct of 13 bingo." 14 15 SECTION 3. Section 712-1220, Hawaii Revised Statutes, is 16 amended to read as follows: 17 "§712-1220 Definitions of terms in this part. In this 18 part unless a different meaning plainly is required, the 19 following definitions apply. 20 [(1)] "Advance gambling activity". A person "advances 21 gambling activity" if [he] that person engages in conduct that 22 materially aids any form of gambling activity. Conduct of this HB HMS 2007-1137

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nature includes but is not limited to conduct directed toward 1 2 the creation or establishment of the particular game, contest, 3 scheme, device, or activity involved, toward the acquisition or 4 maintenance of premises, paraphernalia, equipment, or apparatus 5 therefor, toward the solicitation or inducement of persons to 6 participate therein, toward the actual conduct of the playing 7 phases thereof, toward the arrangement of any of its financial 8 or recording phases, or toward any other phase of its operation. 9 A person advances gambling activity if, having substantial 10 proprietary control or other authoritative control over premises 11 being used with [his] the person's knowledge for purposes of 12 gambling activity, [he] the person permits that activity to 13 occur or continue or makes no effort to prevent its occurrence 14 or continuation. A person advances gambling activity if [he] 15 that person plays or participates in any form of gambling 16 activity.

17 [(2)] "Bookmaking" means advancing gambling activity by
18 accepting bets from members of the public upon the outcomes of
19 future contingent events.

20 [(3)] "Contest of chance" means any contest, game, gaming 21 scheme, or gaming device in which the outcome depends in a 22 material degree upon an element of chance, notwithstanding that

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1 skill of the contestants may also be a factor therein. 2 [(4)] "Gambling". A person engages in gambling if [he] 3 that person stakes or risks something of value upon the outcome 4 of a contest of chance or a future contingent event not under 5 [his] that person's control or influence, upon an agreement or 6 understanding that [he] the person or someone else will receive 7 something of value in the event of a certain outcome. Gambling 8 does not include bona fide business transactions valid under the 9 law of contracts, including but not limited to contracts for the 10 purchase or sale at a future date of securities or commodities, 11 and agreements to compensate for loss caused by the happening of 12 chance, including but not limited to contracts of indemnity or 13 guaranty and life, health, or accident insurance. Gambling does 14 not include the conduct of bingo pursuant to chapter 15 [(5)] "Gambling device" means any device, machine, 16 paraphernalia, or equipment that is used or usable in the 17 playing phases of any gambling activity, whether that activity 18 consists of gambling between persons or gambling by a person 19 involving the playing of a machine. However, lottery tickets 20 and other items used in the playing phases of lottery schemes are not gambling devices within this definition. 21

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2	[(6)] "Lottery" means a gambling scheme in which:
3	[(a)] <u>(1)</u> The players pay or agree to pay something of
4	value for chances, represented and differentiated by
5	numbers or by combinations of numbers or by some other
6	medium, one or more of which chances are to be
7	designated the winning ones; and
8	$\left[\frac{b}{2}\right]$ The winning chances are to be determined by a
9	drawing or by some other method based on an element of
10	chance; and
11	$\left[\frac{(c)}{(3)}\right]$ The holders of the winning chances are to receive
12	something of value.
13	[-(7)] "Mutuel" means a form of lottery in which the winning
14	chances or plays are not determined upon the basis of a drawing
15	or other act on the part of persons conducting or connected with
16	the scheme, but upon the basis of the outcome or outcomes of a
17	future contingent event or events otherwise unrelated to the
18	particular scheme.
19	[(8)] "Player" means a person who engages in gambling
20	solely as a contestant or bettor.
21	[(9)] "Profit from gambling activity". A person "profits
22	from gambling activity" if [he] that person accepts or receives
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money or other property pursuant to an agreement or
 understanding with any person whereby [he] the person
 participates or is to participate in the proceeds of gambling
 activity.

5 [(10)] "Social gambling" is defined in section 712-1231.

6 [(11)] "Something of value" means any money or property, any 7 token, object, or article exchangeable for money or property, or 8 any form of credit or promise directly or indirectly

9 contemplating transfer of money or property or of any interest 10 therein, or involving extension of a service or entertainment."

SECTION 4. Statutory material to be repealed is bracketedand stricken. New statutory material is underscored.

13 SECTION 5. This Act shall take effect on July 1, 2007.

INTRODUCED BY:

JAN 1 9 2007



н.в. №. 418

Report Title:

Bingo Games

Description:

Establishes requirements for the conduct of bingo games for lawful purposes.

