

Sec. 4. Any person, employee, administrator, or officer of a recipient of the funds hereunder who discriminates on the basis of race, creed, color, religion, or national origin is guilty of a gross misdemeanor.

Approved April 13, 1976.

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## CHAPTER 261—H.F.No.1767

[Coded in Part]

*An act relating to bingo; providing penalties; amending Minnesota Statutes 1974, Section 609.75, Subdivision 3; repealing Minnesota Statutes 1974, Chapter 349.*

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

Section 1. **[349.11] BINGO; POLICY.** The purpose of this act is to closely regulate and control the conduct of the game of bingo and to prohibit commercialization of bingo.

Sec. 2. **[349.12] DEFINITIONS.** Subdivision 1. As used in sections 1 to 13 the following terms have the meanings given them.

Subd. 2. "Active member" means a member who has paid all his dues to the organization and has been a member of the organization for at least six months.

Subd. 3. "Bingo" means a game where each player has a card or board for which a consideration has been paid containing five horizontal rows of spaces, with each row except the central one containing five figures. The central row has four figures with the word "free" marked in the center space thereof. A player wins a game of bingo by completing any preannounced combination of spaces or, in the absence of a preannouncement of a combination of spaces, any combination of five spaces in a row, either vertical, horizontal or diagonal.

Subd. 4. "Bingo occasion" means a single gathering or session at which a series of one or more successive bingo games is played.

Subd. 5. "Checker" means a person who records the number of bingo cards purchased and played during each game and records the prizes awarded to the recorded cards, but does not collect the payment for the cards.

Subd. 6. "Lawful purpose" means one or more of the following: (a) benefiting persons by enhancing their opportunity for religious or educational advancement, by relieving or protecting them from dis-

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ease, suffering or distress, by contributing to their physical well-being, by assisting them in establishing themselves in life as worthy and useful citizens, or by increasing their comprehension of and devotion to the principles upon which this nation was founded; (b) initiating, performing, or fostering worthy public works or enabling or furthering the erection or maintenance of public structures; (c) lessening the burdens borne by government or voluntarily supporting, augmenting or supplementing services which government would normally render to the people; or (d) the improving, expanding, maintaining or repairing real property owned or leased by an organization.

“Lawful purpose” does not include the erection or acquisition of any real property, unless the local unit of government specifically authorizes the expenditures after finding that the property will be used exclusively for one or more of the purposes specified in this clause.

Subd. 7. “Local unit of government” means the city or town in which bingo is proposed to be played or is played or, if there is no city or town, the county in which bingo is proposed to be played or is played.

Subd. 8. “Organization” means any fraternal, religious, veterans, or other nonprofit organization.

Subd. 9. “Profit” means the gross receipts collected from one or more bingo occasions, less reasonable sums necessarily and actually expended for bingo supplies and equipment, prizes, rent, and utilities used during the bingo occasions, bingo license fees, taxes related to bingo, and other expenses permitted by this act.

Subd. 10. “Bingo manager” means a member who has paid all his dues to the organization and has been a member of the organization for at least two years and has been designated by an organization to supervise bingo occasions conducted by it.

**Sec. 3. [349.13] NOT GAMBLING IF ORGANIZATION CONDUCTS BINGO.** Bingo shall not be construed as a lottery or as gambling within the meaning of sections 609.75 to 609.76 if it is conducted by an organization in compliance with this act.

**Sec. 4. [349.14] ORGANIZATION MAY CONDUCT BINGO; LICENSE.** An organization may conduct bingo occasions if it has been in existence for at least three years, has at least 30 active members, has a license to conduct bingo from the local unit of government and complies with sections 5 to 11 of this act.

**Sec. 5. [349.15] USE OF PROFITS.** Profits from a bingo occasion shall be expended only for lawful purposes as authorized at a regular meeting of the organization.

**Sec. 6. [349.16] LOCAL REGULATION.** Subdivision 1. Nothing  
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in sections 1 to 13 shall be construed to prohibit a local unit of government from adopting ordinances, rules and regulations concerning the conduct of bingo which are more restrictive than state regulations, including an ordinance to ban the conduct of bingo. Prior to promulgating bingo regulations or issuing a bingo license, the local unit of government shall consult with the local building inspector, if any, and the fire and police authorities. A local unit of government which permits bingo but has not adopted regulations shall be deemed to have adopted the provisions of this act as its regulations. A local unit of government may amend its regulations.

Subd. 2. A local unit of government that permits bingo shall establish a system for licensing organizations to conduct bingo occasions, and shall act on a bingo license application within 180 days from the date of application, but shall not issue a license until at least 30 days after the date of application. A license shall be valid for one year, and may be suspended or revoked by the issuing authority for violation of this act or of any local ordinance relating to bingo.

Subd. 3. Each year the local unit of government shall allocate an amount of money at least equal to the lesser of \$25,000 or 25 percent of the amount it collected and retained from bingo fees, bingo licenses, and bingo taxes in the preceding year for the supervision, regulation and inspection of the conduct of bingo.

Sec. 7. [349.17] CONDUCT OF BINGO. Subdivision 1. No compensation shall be paid to any person in connection with a bingo occasion except an active member of the organization, or its auxiliary, or the spouse or surviving spouse of an active member, conducting the bingo occasion nor shall any person not an active member of the organization or its auxiliary or the spouse or surviving spouse of an active member participate in the conduct of a bingo occasion, except by resolution of a majority of the membership, recorded in the official minutes of the organization, non-management assistants who are not active members of the organization, or its auxiliary, or the spouse or surviving spouse of an active member, may be hired to assist members in conducting a bingo occasion. Compensation shall not exceed \$12 for a bingo occasion.

Subd. 2. No more than 104 bingo occasions each year or two bingo occasions each week shall be conducted by any organization, except that the local unit of government issuing the license may permit additional bingo occasions to be conducted by an organization. A bingo occasion shall not continue for more than four consecutive hours.

Subd. 3. (1) Any person or corporation, other than an organization, which leases any premises that it owns to two or more organizations for purposes including the conduct of bingo occasions, shall not allow more than four bingo occasions to be conducted on the premises in any week.

(2) Any organization which leases any premises to one or more other organizations for purposes including the conduct of bingo occasions shall use the proceeds of the rental, less reasonable sums for maintenance, furnishings and other necessary expenses, only for lawful purposes as defined in section 2 of this act. Not less than once each year the organization shall report to the licensing authority the disposition of all receipts which it has received during the reporting period from the rental of its facilities to other organizations for purposes including the conduct of bingo occasions.

(3) No organization shall conduct bingo on any leased premises without a written lease for a term at least equal to the remainder of the term of the bingo license of the organization. Lease payments shall be at a fixed monthly rate, or rate per bingo occasion, not subject to change during the term of the lease. No such lease shall provide that rental payments be based on a percentage of receipts or profits from bingo occasions.

Subd. 4. Prizes for a single bingo game shall not exceed \$100 except prizes for a game of the type commonly known as a "cover-all" game. "Cover-all" prizes may exceed \$100 provided that the aggregate value of such prizes for a bingo occasion shall not exceed \$500. The aggregate value of prizes for a bingo occasion shall not exceed \$2,500 except that in the case of a bingo occasion during which a "cover-all" game is played for a maximum prize of more than \$100 but not more than \$500, the aggregate value of prizes for the bingo occasion shall not exceed \$3,000. Merchandise prizes shall be valued at fair market retail value.

Subd. 5. No expense shall be incurred or amounts paid in connection with the conduct of bingo, except those reasonably expended for bingo supplies and equipment, prizes, rent, or utilities used during the bingo occasion, bingo license fees, taxes related to bingo, and compensation to active members who conduct the game.

Subd. 6. Each bingo winner shall be determined and every prize shall be awarded and delivered the same day on which the bingo occasion is conducted.

Subd. 7. All bingo occasions shall be under the supervision of a bingo manager designated by the organization who shall be responsible for gross receipts and profits from bingo and for the conduct of the bingo occasion in compliance with all applicable laws and ordinances. The bingo manager shall give a fidelity bond in the sum of \$10,000 in favor of the organization conditioned on the faithful performance of his duties. Terms of the bond shall provide that notice shall be given in writing to the licensing authority not less than 30 days prior to its cancellation. The governing body of a local unit of government may waive this bond requirement by including a waiver provision in the bingo license issued to an organization, provided that a license containing such a provision shall be granted only by unanimous vote.

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Subd. 8. No person shall act as a bingo manager for more than one organization.

Sec. 8. [349.18] RECORDING PLAYERS AND RECEIPTS. One or more checkers shall be engaged for each bingo occasion. The checker or checkers shall record the number of cards played in each game prior to the completion of each game and record the prizes awarded to the recorded cards. Each checker shall certify all figures which he has recorded as accurate and correct to the best of his knowledge. A local unit of government may require the records to be on forms which it provides.

Sec. 9. [349.19] EXEMPTION. Bingo may be conducted without complying with the requirements of sections 4 and 7, subdivisions 2 and 3, if conducted: (a) in connection with a county fair conducted by a county agricultural society or association, the state fair conducted by the state agricultural society or a civic celebration recognized by resolution or other similar official action of the local governing body provided that the bingo is conducted for no more than 12 consecutive days in any one calendar year; or, (b) by an organization that conducts less than five bingo occasions in any calendar year.

Sec. 10. [349.20] RECORDS. Each organization shall keep records of its gross receipts and profits for each bingo occasion. Gross receipts shall be compared to the checker's records for the bingo occasion by a person who did not sell cards for the bingo occasion. All deductions from gross receipts from a bingo occasion shall be documented with receipts or other records. The distribution of profits shall be itemized as to payee, amount and date of payment.

Bingo gross receipts shall be segregated from other revenues of an organization and placed in a separate account. Each organization shall maintain separate records of its bingo operations. The person who accounts for bingo gross receipts and profits shall not be the same person who accounts for other revenues of the organization. Records required by this act shall be preserved for three years. The law enforcement agency of the licensing authority shall have the authority to investigate the bingo records of an organization at any reasonable time. Organizations shall make available their bingo records for investigation upon proper notice.

Sec. 11. [349.21] REPORTS AND APPLICATIONS. Subdivision 1. If any discrepancy is found between the amount of gross receipts for a bingo occasion as determined by the checker's records and the amount of gross receipts as determined by totaling the cash receipts and the discrepancy exceeds \$20, the discrepancy shall be reported to and investigated by the licensing authority of the place where the bingo occasion was held.

Subd. 2. An organization shall report monthly to its membership its gross receipts from bingo, its profits from bingo and the distribu-

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tion of those profits itemized as required by section 10.

Subd. 3. At least 30 days prior to conducting its first bingo occasion of the year and on an annual basis thereafter, an organization shall file with the local government unit which regulates its conduct copies of the following:

(a) Department of the treasury, internal revenue service, "Return of Organization Exempt from Income Tax," Form 990, or a comparable form if the organization is required to file the form with the department of the treasury;

(b) Department of the treasury, internal revenue service, "Exempt Organization Business Income Tax," Form 990-T, or a comparable form if the organization is required to file the form with the department of the treasury;

(c) The annual report required of charitable organizations by Minnesota Statutes 1974, Section 309.53, provided that an organization that conducts bingo but is exempt from submitting this report to the department of commerce under section 309.53, subdivision 1a, shall nevertheless submit such a report under this subdivision;

(d) The Minnesota department of commerce "Statement of Bingo Operations." All information contained in the statement shall be true, correct, and complete to the best of the knowledge of the person or persons signing the statement. Any person who shall knowingly make a false statement or knowingly conceal a material fact in the statement shall be subject to the penalties provided in section 12 of this act;

(e) Any lease agreements required by this act, executed by the organization in regard to premises leased for the conduct of bingo.

**Sec. 12. [349.22] PENALTY.** Violation of any provision of this act is a gross misdemeanor. This section shall not preclude civil or criminal actions under other applicable law or preclude any agency of government from investigating or prosecuting violations of the provisions of this act.

**Sec. 13. [349.23] VESTED RIGHTS AS TO PRIOR AGREEMENTS.** Nothing in sections 1 to 12 shall be construed to affect the validity of any agreement or contract between an organization and any financial or lending institution, entered into prior to the effective date of this act.

**Sec. 14.** Minnesota Statutes, Section 609.75, Subdivision 3, is amended to read:

**Subd. 3. WHAT ARE NOT BETS.** The following are not bets:

(1) A contract to insure, indemnify, guarantee or otherwise com-

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pensate another for a harm or loss sustained, even though the loss depends upon chance.

(2) A contract for the purchase or sale at a future date of securities or other commodities.

(3) Offers of purses, prizes or premiums to the actual contestants in any bona fide contest for the determination of skill, speed, strength, endurance, or quality or to the bona fide owners of animals or other property entered in such a contest.

(4) The game of bingo ~~as provided in Minnesota Statutes, Sections 349.02 and 349.03~~ when conducted in compliance with sections 1 to 13.

(5) A private social bet not part of or incidental to organized, commercialized, or systematic gambling.

Sec. 15. **REPEALER.** Minnesota Statutes 1974, Chapter 349, is repealed.

Approved April 13, 1976.

#### CHAPTER 262—H.F.No.1827

*An act relating to health care; requiring certain insurance policies, health care plans and group subscriber contracts to provide certain benefits for out-patient treatment of alcoholism, chemical dependency or drug addiction; amending Minnesota Statutes 1974, Section 62A.149.*

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

Section 1. Minnesota Statutes 1974, Section 62A.149, is amended to read:

**62A.149 INSURANCE; ACCIDENT AND HEALTH; BENEFITS FOR ALCOHOLICS AND DRUG DEPENDENTS.** Subdivision 1. No policy or plan of ~~health, medical, hospitalization, or accident and sickness~~ insurance regulated under chapter 62A, or subscriber contract offered by a nonprofit health service plan corporation regulated under chapter 62C shall be delivered, issued, executed or renewed in this state, or approved for issuance or renewal in this state by the commissioner of insurance ; after September 30, 1973, unless such the policy or, plan or contract specifically includes and provides health service benefits to any subscriber or other person covered thereunder, on the same basis as other benefits, for the treatment of alcoholism, chemical dependency or drug addiction in

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