9322

## IN ASSEMBLY

## February 18, 2016

Introduced by M. of A. KOLB -- read once and referred to the Committee on Racing and Wagering

AN ACT to amend the general municipal law, in relation to authorizing religious and charitable organizations to accept personal checks as payment for raffle tickets

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

- Subdivisions 3-b and 20 of section 186 of the general Section 1. municipal law, subdivision 3-b as added by chapter 550 of the laws of 1994 and subdivision 20 as added by chapter 574 of the laws of 1978, are amended to read as follows:
- 3-b. "Raffle" shall mean and include those games of chance in which a participant pays money OR BY PERSONAL CHECK, PROVIDED THE RAFFLE IS HELD 7 BY AN AUTHORIZED ORGANIZATION THAT IS A BONA FIDE RELIGIOUS OR CHARITA-BLE ORGANIZATION, in return for a ticket or other receipt and in which a prize is awarded on the basis of a winning number or numbers, color or 9 10 colors, or symbol or symbols designated on the ticket or receipt, determined by chance as a result of a drawing from among those tickets or 11 receipts previously sold. 12
- 13 "Games of chance currency" shall mean legal tender or a form of scrip or chip authorized by the board, any of which may be used at 14 discretion of the games of chance licensee; PROVIDED, HOWEVER, "GAMES OF 15 SHALL ALSO INCLUDE PERSONAL CHECKS AS PAYMENT FOR 16 CURRENCY" RAFFLES WHEN THE GAMES OF CHANCE LICENSEE IS A BONA FIDE RELIGIOUS OR 17 18 CHARITABLE ORGANIZATION.
- 19 S 2. This act shall take effect immediately.

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EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [ ] is old law to be omitted.

LBD11020-01-5