

STATE OF NEW YORK

8721

IN SENATE

May 10, 2018

Introduced by Sen. HELMING -- read twice and ordered printed, and when printed to be committed to the Committee on Racing, Gaming and Wagering

AN ACT to amend the general municipal law, in relation to the operation of bingo games

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Clause (B) of subparagraph (i) of paragraph (b) of subdivision 2 of section 495-a of the general municipal law, as amended by chapter 441 of the laws of 2007, is amended to read as follows:

(B) within any apartment, condominium or cooperative complex, housing authority, retirement community, or other group residential complex or facility where (I) [~~sponsored by the operator of or an association related to such complex, community or facility, (II)~~] such games are conducted solely for the purpose of amusement and recreation of its residents and guests invited by such residents, [~~(III)~~] (II) no player or other person furnishes anything of more than one dollar in value per game for the opportunity to participate, [~~(IV)~~] (III) the value of the prizes shall not exceed ten dollars for any one game or a total of one hundred fifty dollars in any calendar day, [~~(V)~~] (IV) such games are not conducted on more than [~~fifteen~~] two days during any calendar [~~year~~] week, and [~~(VI)~~] (V) no person [~~other than an employee or volunteer of such complex, community or facility conducts or assists~~] is paid to conduct or assist in conducting the game or games.

§ 2. This act shall take effect immediately.

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

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