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 Wager-ing
- 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 subdivi-1 2 sion 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: 3 4 (B) within any apartment, condominium or cooperative complex, housing 5 authority, retirement community, or other group residential complex or б facility where (I) [sponsored by the operator of or an association related to such complex, community or facility, (II) such games are 7 conducted solely for the purpose of amusement and recreation of its 8 9 residents and quests invited by such residents, [(III) no player 10 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 11 12 prizes shall not exceed ten dollars for any one game or a total of one 13 hundred fifty dollars in any calendar day,  $\left[\frac{\langle V \rangle}{\langle V \rangle}\right]$  such games are not 14 conducted on more than [**fifteen**] two days during any calendar [year] 15 week, and [<del>(VI)</del>] (V) no person [other than an employee or volunteer of 16 such complex, community or facility conducts or assists ] is paid to 17 conduct or assist in conducting the game or games. 18 § 2. This act shall take effect immediately.

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

LBD14209-01-8