2022 SESSION

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1	HOUSE BILL NO. 763
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Joint Conference Committee
4	on March 11, 2022)
5 6	(Patron Prior to Substitute—Delegate Krizek)
0 7	A BILL to amend and reenact §§ 18.2-340.16, 18.2-340.18, 18.2-340.19, 18.2-340.20, 18.2-340.22, 18.2-340.23, 18.2-340.26:1, 18.2-340.27, 18.2-340.28, 18.2-340.28:1, 18.2-340.30, 18.2-340.31,
8	18.2-340.23, 18.2-340.20.1, 18.2-340.27, 18.2-340.28, 18.2-340.20.1, 18.2-340.30, 18.2-340.31, 18.2-340.33, and 18.2-340.34 of the Code of Virginia and to amend the Code of Virginia by adding
9	sections numbered 18.2-340.25:1, 18.2-340.26:3, 18.2-340.30:2, and 18.2-340.36:1, relating to
10	charitable gaming; social organizations and social quarters; electronic gaming.
11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 18.2-340.16, 18.2-340.18, 18.2-340.19, 18.2-340.20, 18.2-340.22, 18.2-340.23, 18.2-340.26:1,
13	18.2-340.27, 18.2-340.28, 18.2-340.28:1, 18.2-340.30, 18.2-340.31, 18.2-340.33, and 18.2-340.34 of the
14	Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding
15 16	sections numbered 18.2-340.25:1, 18.2-340.26:3, 18.2-340.30:2, and 18.2-340.36:1 as follows: § 18.2-340.16. Definitions.
10 17	As used in this article, unless the context requires a different meaning:
18	"Bingo" means a specific game of chance played with (i) individual cards having randomly numbered
19	squares ranging from one to 75, (ii) Department-approved electronic devices that display facisities of
20	bingo cards and are used for the purpose of marking and monitoring players' cards as numbers are
21	called, or (iii) Department-approved cards, in which prizes are awarded on the basis of designated
22	numbers on such cards conforming to a predetermined pattern of numbers selected at random.
23	"Board" means the Charitable Gaming Board created pursuant to § 2.2-2455.
24 25	"Bona fide member" means an individual who participates in activities of a qualified organization other than such organization's charitable gaming activities.
23 26	"Charitable gaming" or "charitable games" means those raffles, Texas Hold'em poker tournaments,
27	and games of chance explicitly authorized by this article. Unless otherwise specified, "charitable
28	gaming" includes electronic gaming authorized by this article.
29	"Charitable gaming permit" or "permit" means a permit issued by the Department to an organization
30	that authorizes such organization to conduct charitable gaming, and if such organization is qualified as
31 32	<i>a social organization, electronic gaming.</i> "Charitable gaming supplies" includes bingo cards or sheets, devices for selecting bingo numbers,
33	instant bingo cards, pull-tab cards and seal cards, playing cards for Texas Hold'em poker, poker chips,
34	and any other equipment or product manufactured for or intended to be used in the conduct of charitable
35	games. However, for the purposes of this article, charitable gaming supplies shall not include items
36	incidental to the conduct of charitable gaming such as markers, wands, or tape.
37	"Commissioner" means the Commissioner of the Department of Agriculture and Consumer Services.
38 39	"Conduct" means the actions associated with the provision of a gaming operation during and immediately before or after the permitted activity, which may include, but not be limited to, (i) selling
	bingo cards or packs, electronic devices, instant bingo or pull-tab cards, or raffle tickets, (ii) calling
41	bingo games, (iii) distributing prizes, and (iv) any other services provided by volunteer workers.
42	"Department" means the Department of Agriculture and Consumer Services.
43	"Electronic gaming" or "electronic games" means any instant bingo, pull tabs, or seal card gaming
44 45	that is conducted primarily by use of an electronic device. "Electronic gaming" does not include (i) the
45 46	game of chance identified in clause (ii) of the definition of "bingo" or (ii) network bingo. "Electronic gaming adjusted gross receipts" means the gross receipts derived from electronic gaming
47	less the total amount in prize money paid out to players.
48	"Electronic gaming gross receipts" means the total amount of money generated by a qualified
49	organization from electronic gaming before the deduction of expenses, including prizes.
50	"Electronic gaming manufacturer" means a manufacturer of electronic devices used to conduct
51	electronic gaming.
52 53	"Fair market rental value" means the rent that a rental property will bring when offered for lease by a lessor who desires to lease the property but is not obligated to do so and leased by a lessee under no
54	necessity of leasing.
55	"Gaming expenses" means prizes, supplies, costs of publicizing gaming activities, audit and
56	administration or permit fees, and a portion of the rent, utilities, accounting and legal fees and such
57 59	other reasonable and proper expenses as are directly incurred for the conduct of charitable gaming.
58 59	"Gross receipts" means the total amount of money generated by an organization from charitable gaming before the deduction of expenses, including prizes.
57	gaming before the deduction of expenses, including prizes.

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60 "Instant bingo," "pull tabs," or "seal cards" means specific games of chance played by the random selection of one or more individually prepacked cards, including Department-approved electronic 61 versions thereof, with winners being determined by the preprinted or predetermined appearance of 62 63 concealed letters, numbers, or symbols that must be exposed by the player to determine wins and losses 64 and may include the use of a seal card which that conceals one or more numbers or symbols that have 65 been designated in advance as prize winners. Such cards may be dispensed by electronic or mechanical 66 equipment.

67 "Jackpot" means a bingo game that the organization has designated on its game program as a jackpot 68 game in which the prize amount is greater than \$100.

69 "Landlord" means any person or his agent, firm, association, organization, partnership, or corporation, employee, or immediate family member thereof, which owns and leases, or leases any premises devoted 70 71 in whole or in part to the conduct of bingo games, and any person residing in the same household as a 72 landlord.

"Management" means the provision of oversight of a gaming operation, which may include, but is 73 74 not limited to, the responsibilities of applying for and maintaining a permit or authorization, compiling, 75 submitting, and maintaining required records and financial reports, and ensuring that all aspects of the 76 operation are in compliance with all applicable statutes and regulations.

"Network bingo" means a specific bingo game in which pari-mutuel play is permitted.

"Network bingo provider" means a person licensed by the Department to operate network bingo.

79 "Operation" means the activities associated with production of a charitable gaming or electronic gaming activity, which may include, but not be limited to (i) the direct on-site supervision of the 80 conduct of charitable gaming and electronic gaming; (ii) coordination of volunteers; and (iii) all 81 responsibilities of charitable gaming and electronic gaming designated by the organization's 82 83 management. 84

"Organization" means any one of the following:

1. A volunteer fire department or volunteer emergency medical services agency or auxiliary unit 85 thereof that has been recognized in accordance with § 15.2-955 by an ordinance or resolution of the 86 87 political subdivision where the volunteer fire department or volunteer emergency medical services 88 agency is located as being a part of the safety program of such political subdivision;

89 2. An organization that is exempt from income tax pursuant to \$501(c)(3) of the Internal Revenue 90 Code, is operated, and has always been operated, exclusively for educational purposes, and awards scholarships to accredited public institutions of higher education or other postsecondary schools licensed 91 92 or certified by the Board of Education or the State Council of Higher Education for Virginia;

93 3. An athletic association or booster club or a band booster club established solely to raise funds for 94 school-sponsored athletic or band activities for a public school or private school accredited pursuant to 95 § 22.1-19 or to provide scholarships to students attending such school;

4. An association of war veterans or auxiliary units thereof organized in the United States;

5. A fraternal association or corporation operating under the lodge system;

98 6. An organization that is exempt from income tax pursuant to 501(c)(3) of the Internal Revenue 99 Code and is operated, and has always been operated, exclusively to provide services and other resources 100 to older Virginians, as defined in § 51.5-116;

7. An organization that is exempt from income tax pursuant to \$501(c)(3) of the Internal Revenue 101 102 Code and is operated, and has always been operated, exclusively to foster youth amateur sports;

103 8. An organization that is exempt from income tax pursuant to \$501(c)(3) of the Internal Revenue 104 Code and is operated, and has always been operated, exclusively to provide health care services or conduct medical research; 105

9. An accredited public institution of higher education or other postsecondary school licensed or 106 certified by the Board of Education or the State Council of Higher Education for Virginia that is exempt 107 108 from income tax pursuant to \$501(c)(3) of the Internal Revenue Code;

109 10. A church or religious organization that is exempt from income tax pursuant to 501(c)(3) of the 110 Internal Revenue Code;

111 11. An organization that is exempt from income tax pursuant to \$501(c)(3) or 501(c)(4) of the 112 Internal Revenue Code and is operated, and has always been operated, exclusively to (i) create and 113 foster a spirit of understanding among the people of the world; (ii) promote the principles of good 114 government and citizenship; (iii) take an active interest in the civic, cultural, social, and moral welfare of the community; (iv) provide a forum for the open discussion of matters of public interest; (v) 115 116 encourage individuals to serve the community without personal financial reward; and (vi) encourage efficiency and promote high ethical standards in commerce, industries, professions, public works, and 117 118 private endeavors:

12. An organization that is exempt from income tax pursuant to 501(c)(3) of the Internal Revenue 119 120 Code and is operated, and has always been operated, exclusively to (i) raise awareness of law-enforcement officers who died in the line of duty; (ii) raise funds for the National Law Enforcement 121

122 Officers Memorial and Museum; and (iii) raise funds for the charitable causes of other organizations that123 are exempt from income tax pursuant to § 501(c)(3) of the Internal Revenue Code;

124 13. An organization that is exempt from income tax pursuant to § 501(c)(3) of the Internal Revenue 125 Code and is operated, and has always been operated, exclusively to (i) promote the conservation of the 126 environment, caves, or other natural resources; (ii) promote or develop opportunities for the use of 127 science and technology to advance the conservation of the environment, caves, or other natural 128 resources; and (iii) raise funds for the conservation of the environment, caves, or other natural 129 or provide grant opportunities to other nonprofit organizations that are devoted to such conservation 130 efforts;

131 14. An organization that is exempt from income tax pursuant to § 501(c)(7) of the Internal Revenue
 132 Code and is operated, and has always been operated, exclusively for pleasure, recreation, and other
 133 nonprofitable purposes;

134 *15.* A local chamber of commerce; or

135 15. 16. Any other nonprofit organization that is exempt from income tax pursuant to § 501(c) of the
136 Internal Revenue Code and that raises funds by conducting raffles, bingo, instant bingo, pull tabs, or
137 seal cards that generate annual gross receipts of \$40,000 or less, provided that such gross receipts, less
expenses and prizes, are used exclusively for charitable, educational, religious, or community purposes.
139 Notwithstanding § 18.2-340.26:1, proceeds from instant bingo, pull tabs, and seal cards shall be included
140 when calculating an organization's annual gross receipts for the purposes of this subdivision.

"Pari-mutuel play" means an integrated network operated by a licensee of the Department comprised
of participating charitable organizations for the conduct of network bingo games in which the purchase
of a network bingo card by a player automatically includes the player in a pool with all other players in
the network, and where the prize to the winning player is awarded based on a percentage of the total
amount of network bingo cards sold in a particular network.

"Qualified organization" means any organization to which a valid permit has been issued by theDepartment to conduct charitable gaming or any organization that is exempt pursuant to § 18.2-340.23.

148 "Raffle" means a lottery in which the prize is won by (i) a random drawing of the name or
149 prearranged number of one or more persons purchasing chances or (ii) a random contest in which the
150 winning name or preassigned number of one or more persons purchasing chances is determined by a
151 race involving inanimate objects floating on a body of water, commonly referred to as a "duck race."

152 "Reasonable and proper business expenses" means business expenses actually incurred by a qualified 153 organization in the conduct of charitable gaming and not otherwise allowed under this article or under 154 Board regulations on real estate and personal property tax payments, travel expenses, payments of 155 utilities and trash collection services, legal and accounting fees, costs of business furniture, fixtures and 156 office equipment and costs of acquisition, maintenance, repair, or construction of an organization's real 157 property. For the purpose of this definition, salaries and wages of employees whose primary 158 responsibility is to provide services for the principal benefit of an organization's members shall not may 159 qualify as a business expense, if so determined by the Department. However, payments made pursuant to 160 § 51.1-1204 to the Volunteer Firefighters' and Rescue Squad Workers' Service Award Fund shall be 161 deemed a reasonable and proper business expense.

162 "Social organization" means any qualified organization that provides certification to the Department 163 that it is:

164 1. An accredited public institution of higher education or other postsecondary school licensed or
165 certified by the Board of Education or the State Council of Higher Education for Virginia qualified
166 under § 501(c)(3) of the Internal Revenue Code;

167 2. A club organized for pleasure, recreation, and other nonprofitable purposes qualified under **168** § 501(c)(7) of the Internal Revenue Code;

169 3. A fraternal beneficiary society, order, or association qualified under § 501(c)(8) of the Internal
 170 Revenue Code;

4. A domestic fraternal society, order, or association qualified under § 501(c)(10) of the Internal
Revenue Code; or

173 5. A post or organization of past or present members of the Armed Forces of the United States, or
174 an auxiliary unit or society of, or a trust or foundation for, any such post or organization qualified
175 under § 501(c)(19) of the Internal Revenue Code.

"Social quarters" means, in addition to any specifications prescribed by the Department, an area at a social organization's primary location that (i) such organization designates to be used predominantly by its members for social and recreational activities, (ii) is accessible exclusively to members of the social organization and their guests, and (iii) is not advertised or open to the general public. It shall not disqualify the area from being considered social quarters if guests occasionally accompany members into the area, so long as such guests do not spend their own funds to participate in charitable gaming or electronic gaming activities conducted in the area. In determining if an area is social quarters for

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183 purposes of § 18.2-340.26:3, the Department may rely on publications of the Internal Revenue Service

regarding the allowable participation of guests in an organization's social and recreational activities for
 purposes of § 501 of the Internal Revenue Code.

186 "Supplier" means any person who offers to sell, sells, or otherwise provides charitable gaming
187 supplies to any qualified organization.

188 "Texas Hold'em poker game" means a variation of poker in which (i) players receive two cards 189 facedown that may be used individually, (ii) five cards shown face up are shared among all players in 190 the game, (iii) players combine any number of their individual cards with the shared cards to make the 191 highest five-card hand to win the value wagered during the game, and (iv) the ranking of hands and the 192 rules of the game are governed by the official rules of the Poker Tournament Directors Association.

193 "Texas Hold'em poker tournament" or "tournament" means an organized competition of players (i) 194 who pay a fixed fee for entry into the competition and for a certain amount of poker chips for use in 195 the competition; (ii) who may be allowed to pay an additional fee, during set preannounced times of the 196 competition, to receive additional poker chips for use in the competition; (iii) who may be seated at one 197 or more tables simultaneously playing Texas Hold'em poker games; (iv) who upon running out of poker 198 chips are eliminated from the competition; and (v) a pre-set number of whom are awarded prizes of 199 value according to how long such players remain in the competition.

§ 18.2-340.18. Powers and duties of the Department.

201 The Department shall have all powers and duties necessary to carry out the provisions of this article
202 and to exercise the control of charitable gaming as set forth in § 18.2-340.15. Such powers and duties
203 shall include but not be limited to the following:

1. The Department is vested with jurisdiction and supervision over all charitable gaming authorized under the provisions of this article and including all persons that conduct or provide goods, services, or premises used in the conduct of charitable gaming. It may employ such persons as are necessary to ensure that charitable gaming is conducted in conformity with the provisions of this article and the regulations of the Board. The Department shall designate such agents and employees as it deems necessary and appropriate who shall be sworn to enforce the provisions of this article and the criminal laws of the Commonwealth and who shall be law-enforcement officers as defined in § 9.1-101.

2. The Department, its agents and employees and any law-enforcement officers charged with the enforcement of charitable gaming laws shall have free access to the offices, facilities or any other place of business of any organization, including any premises devoted in whole or in part to the conduct of charitable gaming. These individuals may enter such places or premises for the purpose of carrying out any duty imposed by this article, securing records required to be maintained by an organization, investigating complaints, or conducting audits.

217 3. The Department may compel the production of any books, documents, records, or memoranda of 218 any organizations organization, electronic gaming manufacturer, or supplier involved in the conduct of 219 charitable gaming for the purpose of satisfying itself that this article and its regulations are strictly 220 complied with. In addition, the Department may require the production of an annual balance sheet and 221 operating statement of any person granted a permit pursuant to the provisions of this article and may 222 require the production of any contract to which such person is or may be a party.

4. The Department may issue subpoenas for the attendance of witnesses before it, administer oaths,
and compel production of records or other documents and testimony of such witnesses whenever, in the
judgment of the Department, it is necessary to do so for the effectual discharge of its duties.

5. The Department may compel any person conducting charitable gaming to file with the Department
such documents, information or data as shall appear to the Department to be necessary for the
performance of its duties.

6. The Department may enter into arrangements with any governmental agency of this or any other
state or any locality in the Commonwealth or any agency of the federal government for the purposes of
exchanging information or performing any other act to better ensure the proper conduct of charitable
gaming.

7. The Department may issue a charitable gaming permit while the permittee's tax-exempt status is
pending approval by the Internal Revenue Service.

8. The Department shall report annually to the Governor and the General Assembly, which report
shall include a financial statement of the operation of the Department and any recommendations for
legislation applicable to charitable gaming in the Commonwealth.

238 9. The Department, its agents and employees may conduct such audits, in addition to those required239 by § 18.2-340.31, as they deem necessary and desirable.

10. The Department may limit the number of organizations for which a person may manage, operate, or conduct charitable games.

11. The Department may report any alleged criminal violation of this article to the appropriate attorney for the Commonwealth for appropriate action.

12. Beginning July 1, 2024, and at least once every five years thereafter, the Department shall

convene a stakeholder work group to review the limitations on prize amounts and provide any 245 246 recommendations to the General Assembly by November 30 of the year in which the stakeholder work 247 group is convened.

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§18.2-340.19. Regulations of the Board.

A. The Board shall adopt regulations that:

250 1. Require, as a condition of receiving a charitable gaming permit or authorization to conduct 251 *electronic gaming*, that the applicant use a predetermined percentage of its gross receipts for (i) those 252 lawful religious, charitable, community, or educational purposes for which the organization is 253 specifically chartered or organized or (ii) those expenses relating to the acquisition, construction, 254 maintenance, or repair of any interest in real property involved in the operation of the organization and 255 used for lawful religious, charitable, community, or educational purposes, as follows:

256 a. With respect to charitable gaming, other than electronic gaming, a predetermined percentage of 257 its gross receipts.

258 b. With respect to electronic gaming conducted by a social organization certified as such pursuant to 259 subdivision 2 of the definition of "social organization" in § 18.2-340.16 that has been in existence for a 260 period of at least three years immediately preceding the request for authorization to conduct electronic 261 gaming, a predetermined percentage of its electronic gaming adjusted gross receipts.

262 c. With respect to electronic gaming conducted by all other social organizations, a predetermined 263 percentage of its electronic gaming gross receipts.

264 2. Specify the conditions under which a complete list of the organization's members who participate 265 in the management, operation, or conduct of charitable gaming may be required in order for the Board 266 to ascertain the percentage of Virginia residents in accordance with subdivision A 3 of § 18.2-340.24.

267 Membership lists furnished to the Board or Department in accordance with this subdivision shall not 268 be a matter of public record and shall be exempt from disclosure under the provisions of the Freedom of 269 Information Act (§ 2.2-3700 et seq.).

270 3. Prescribe fees for processing applications for charitable gaming permits and authorizing social 271 organizations to conduct electronic gaming. Such fees may reflect the nature and extent of the charitable 272 gaming activity proposed to be conducted.

273 4. Establish requirements for the audit of all reports required in accordance with § §§ 18.2-340.30 274 and 18.2-340.30:2.

275 5. Define electronic and mechanical equipment used in the conduct of charitable gaming. Board 276 regulations shall include capacity for such equipment to provide full automatic daubing as numbers are 277 called. For the purposes of this subdivision, electronic or mechanical equipment for instant bingo, pull 278 tabs, or seal cards shall include such equipment that displays facsimiles of instant bingo, pull tabs, or 279 seal cards and are used solely for the purpose of dispensing or opening such paper or electronic cards, 280 or both; but shall not include (i) devices operated by dropping one or more coins or tokens into a slot 281 and pulling a handle or pushing a button or touchpoint on a touchscreen to activate one to three or more 282 reels marked into horizontal segments by varying symbols, where the predetermined prize amount 283 depends on how and how many of the symbols line up when the rotating reels come to rest, or (ii) other 284 similar devices that display flashing lights or illuminations, or bells, whistles, or other sounds, solely 285 intended to entice players to play. Such regulations shall not prohibit the use of multiple video monitors 286 or touchscreens on an electronic pull tab gaming device.

287 6. Prescribe the conditions under which a qualified organization may (i) provide food and 288 nonalcoholic beverages to its members who participate in the management, operation, or conduct of 289 bingo; (ii) permit members who participate in the management, operation, or conduct of bingo to play 290 bingo; and (iii) subject to the provisions of subdivision 12 of § 18.2-340.33, permit nonmembers to 291 participate in the conduct of bingo so long as the nonmembers are under the direct supervision of a 292 bona fide member of the organization during the bingo game.

293 7. Prescribe the conditions under which a qualified organization may sell raffle tickets for a raffle 294 drawing that will be held outside the Commonwealth pursuant to subsection B of § 18.2-340.26.

295 8. Prescribe the conditions under which persons who are bona fide members of a qualified 296 organization or a child, above the age of 13 years, of a bona fide member of such organization may 297 participate in the conduct or operation of bingo games.

298 9. Prescribe the conditions under which a person below the age of 18 years may play bingo, 299 provided that such person is accompanied by his parent or legal guardian.

300 10. Require all qualified organizations that are subject to Board regulations to post in a conspicuous 301 place in every place where charitable gaming is conducted a sign which bears a toll-free telephone 302 number for "Gamblers Anonymous" or other organization which provides assistance to compulsive 303 gamblers.

304 11. Prescribe the conditions under which a qualified organization may sell network bingo cards in 305 accordance with § 18.2-340.28:1 and establish a percentage of proceeds derived from network bingo 306 sales to be allocated to (i) prize pools, (ii) the organization conducting the network bingo, and (iii) the 307 network bingo provider. The regulations shall also establish procedures for the retainage and ultimate 308 distribution of any unclaimed prize.

309 12. Prescribe the conditions under which a qualified organization may manage, operate or contract 310 with operators of, or conduct Texas Hold'em poker tournaments.

311 13. Prescribe the conditions under which a qualified organization may lease the premises of a 312 permitted social organization for the purpose of conducting bingo, network bingo, instant bingo, pull tabs, seal cards, and electronic gaming permitted under this article and establish requirements for 313 314 proper financial reporting of all disbursements, gross receipts, and electronic gaming gross receipts and 315 payment of all fees required under this article.

316 B. In addition to the powers and duties granted pursuant to § 2.2-2456 and this article, the Board may, by regulation, approve variations to the card formats for bingo games, provided that such 317 318 variations result in bingo games that are conducted in a manner consistent with the provisions of this 319 article. Board-approved variations may include, but are not limited to, bingo games commonly referred 320 to as player selection games and 90-number bingo. 321

§ 18.2-340.20. Denial, suspension, or revocation of permit; hearings and appeals.

322 A. The Department may deny, suspend, or revoke the permit of any organization found not to be in 323 strict compliance with the provisions of this article and the regulations of the Board only after the 324 proposed action by the Department has been reviewed and approved by the Board. The action of the 325 Department in denying, suspending, or revoking any permit shall be subject to the Administrative 326 Process Act (§ 2.2-4000 et seq.).

327 B. Except as provided in §§ 18.2-340.25, 18.2-340.30, 18.2-340.30:2, and 18.2-340.36, no permit to 328 conduct charitable gaming or authorization to conduct electronic gaming shall be denied, suspended, or 329 revoked except upon notice stating the proposed basis for such action and the time and place for the 330 hearing. At the discretion of the Department, hearings may be conducted by hearing officers who shall 331 be selected from the list prepared by the Executive Secretary of the Supreme Court. After a hearing on 332 the issues, the Department may refuse to issue or may suspend or revoke any such permit or 333 *authorization* if it determines that the organization has not complied with the provisions of this article or 334 the regulations of the Board.

335 C. Any person aggrieved by a refusal of the Department to issue any permit, the suspension or 336 revocation of a permit, or any other action of the Department may seek review of such action in 337 accordance with Article 4 (§ 2.2-4025 et seq.) of the Administrative Process Act. 338

§ 18.2-340.22. Permitted forms of gaming; prizes not gaming contracts.

339 A. This article permits qualified organizations to conduct (i) raffles, bingo, network bingo, instant 340 bingo games, and Texas Hold'em poker tournaments and (ii) electronic gaming authorized pursuant to the provisions of § 18.2-340.26:3. All games not explicitly authorized by this article or Board regulations 341 342 adopted in accordance with § 18.2-340.18 18.2-340.19 are prohibited. Nothing herein shall be construed 343 to authorize the Board to approve the conduct of any other form of poker in the Commonwealth.

344 B. The award of any prize money for any charitable game shall not be deemed to be part of any 345 gaming contract within the purview of § 11-14.

346 C. Nothing in this article shall prohibit an organization from using the Virginia Lottery's Pick-3 347 number or any number or other designation selected by the Virginia Lottery in connection with any 348 lottery, as the basis for determining the winner of a raffle. 349

§ 18.2-340.23. Organizations exempt from certain fees and reports.

350 A. No organization that reasonably expects, based on prior charitable gaming annual results or any 351 other quantifiable method, to realize gross receipts of \$40,000 or less in any 12-month period from raffles conducted in accordance with the provisions of this article shall be required to (i) notify the 352 Department of its intention to conduct raffles or (ii) comply with Board regulations governing raffles. If 353 354 any organization's actual gross receipts from raffles for the 12-month period exceed \$40,000, the 355 Department shall require the organization to file by a specified date the report required by § 18.2-340.30. 356

357 B. Any (i) organization described in subdivision $\frac{15}{16}$ of the definition of "organization" in § 18.2-340.16 or (ii) volunteer fire department or volunteer emergency medical services agency or 358 359 auxiliary unit thereof that has been recognized in accordance with § 15.2-955 by an ordinance or 360 resolution of the political subdivision where the volunteer fire department or volunteer emergency 361 medical services agency is located as being part of the safety program of such political subdivision shall be exempt from the payment of application fees required by § 18.2-340.25 and the payment of audit fees 362 required by § 18.2-340.31. Any such organization, department, agency, or unit that conducts electronic 363 gaming shall be subject to such application fees and audit fees for its electronic gaming activities; 364 however, in accordance with the provisions of § 18.2-340.31, any audit fees may be paid by either the 365 organization or the electronic gaming manufacturer whose electronic gaming devices are present on the 366 premises of the organization, department, agency, or unit. Nothing in this subsection shall be construed 367

as exempting any organizations described in subdivision 15 16 of the definition of "organization" in 368 369 § 18.2-340.16, volunteer fire departments, or volunteer emergency medical services agencies from any 370 other provisions of this article or other Board regulations.

371 C. Nothing in this section shall prevent the Department from conducting any investigation or audit it 372 deems appropriate to ensure an organization's compliance with the provisions of this article and, to the 373 extent applicable, Board regulations.

§ 18.2-340.25:1. Authorization to conduct electronic gaming required; fee.

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375 A. In addition to a charitable gaming permit, a social organization shall receive authorization from 376 the Department prior to conducting any electronic gaming pursuant to the provisions of § 18.2-340.26:3. 377 A social organization may request such authorization from the Department by providing certain 378 information, as determined by the Department on a form prescribed by the Department.

379 B. All requests for authorization to conduct electronic gaming shall be acted upon by the Department 380 within 45 days from the date of the request. A social organization that meets the necessary requirements 381 pursuant to this article may be, at the discretion of the Department, authorized to conduct electronic gaming pursuant to the provisions of § 18.2-340.26:3. Any such authorization granted by the Department shall be noted on the social organization's charitable gaming permit and shall be valid for 382 383 384 the time specified in the permit unless it is sooner suspended or revoked. No authorization to conduct 385 electronic gaming shall be valid for longer than two years. All requests received by the Department 386 shall be a matter of public record.

387 All authorizations to conduct electronic gaming shall be subject to regulation by the Department to 388 ensure the public safety and welfare in the operation of electronic games. The authorization shall only 389 be granted after a reasonable investigation has been conducted by the Department.

390 C. In no case shall a social organization be authorized to conduct electronic gaming at more than 391 one location.

392 D. Requests for authorization to conduct electronic gaming shall be made on forms prescribed by the 393 Department and shall be accompanied by payment of a fee.

394 E. Requests for renewal of such authorizations shall be made in accordance with Board regulations. 395 If a complete renewal request is received 45 days or more prior to the expiration of the authorization,

396 the authorization shall continue to be effective until such time as the Department has taken final action. 397 Otherwise, the authorization shall expire at the end of its term. 398

§ 18.2-340.26:1. Sale of instant bingo, pull tabs, or seal cards.

399 A. Instant bingo, pull tabs, or seal cards may be sold only (i) by a qualified organization, as defined 400 in § 18.2-340.16, (ii) upon premises that are owned or exclusively and entirely leased by the qualified 401 organization or leased by the qualified organization pursuant to subsection C, and (iii) at such times 402 that the premises in which the instant bingo, pull tabs, or seal cards are sold is open only to members 403 and their guests via controlled access. No Except as provided in subsection C, no organization, except **404** for an association of war veterans or auxiliary units thereof organized in the United States or a fraternal 405 association or corporation operating under the lodge system, may sell instant bingo, pull tabs, or seal 406 cards (a) at a location outside of the county, city, or town in which the organization's principal office, as registered with the State Corporation Commission, is located or in an adjoining county, city, or town or 407 408 (b) at an establishment that has been granted a license pursuant to Chapter 2 (§ 4.1-200 et seq.) of Title 409 4.1 unless such license is held by the organization. Nothing in this article shall be construed to prohibit 410 the conduct of games of chance involving the sale of pull tabs, or seal cards, commonly known as last sale games, conducted in accordance with this section or, if such games are electronic games, in 411 412 accordance with § 18.2-340.26:3.

413 B. Except as otherwise provided in subdivision 15 of the definition of "organization" in § 18.2-340.16, the proceeds from instant bingo, pull tabs, or seal cards shall not be included in 414 415 determining the gross receipts for a qualified organization provided the gaming (i) is limited exclusively 416 to members of the organization and their guests, (ii) is not open to the general public, and (iii) there is 417 no public solicitation or advertisement made regarding such gaming It is prohibited to use an electronic 418 device to conduct instant bingo, pull tabs, or seal cards except as permitted under § 18.2-340.26:3.

419 C. No more than 18 devices that facilitate the play of electronic versions of instant bingo, pull tabs, 420 or seal cards, commonly referred to as electronic pull tabs, may be used upon the premises owned or 421 exclusively leased by the organization and at such times as the portion of the premises in which the 422 instant bingo, pull tabs, or seal cards are sold is open only to members and their guests Notwithstanding 423 the provisions of subsection A, a qualified organization may lease the premises of any social 424 organization authorized pursuant to § 18.2-340.26:3 for the purpose of selling instant bingo, pull tabs, 425 or seal cards.

426 § 18.2-340.26:3. Electronic gaming; penalty.

427 A. The Department may authorize a social organization to conduct electronic gaming (i) within its 428 social quarters and (ii) elsewhere on the premises of its primary location. Any such authorized social

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429 organization may lease its premises to any qualified organization for the purpose of conducting 430 electronic gaming. A qualified organization that leases the premises of a social organization pursuant to 431 this section shall be subject to the rules and regulations prescribed by the Board. No other electronic 432 gaming shall be allowed under this article. Any person who conducts or participates in electronic 433 gaming that is not authorized under this section shall be subject to the penalties specified in 434 § 18.2-340.37.

435 B. A social organization may request authorization from the Department to conduct electronic 436 gaming pursuant to this section in accordance with the procedures established under §§ 18.2-340.20 and 437 18.2-340.25. Any fee charged by the Department for the purpose of such authorization shall be in addition to any fee charged for a charitable gaming permit. Any charitable gaming permit that also 438 authorizes a social organization to conduct electronic gaming shall identify the expiration date of such 439 440 authorization and the number of electronic gaming devices authorized at the location.

441 C. A social organization and any qualified organization that leases the premises of a social 442 organization pursuant to this section are prohibited from advertising any electronic gaming activities to 443 the general public.

444 D. The Department may authorize a maximum of 18 electronic gaming devices at a location. Each such device shall bear a mark indicating it has been authorized and approved by the Department. 445

446 E. An electronic gaming manufacturer that has been issued a permit by the Department in 447 accordance with § 18.2-340.34 shall report all electronic gaming gross receipts pursuant to the 448 provisions of § 18.2-340.30:2.

449 F. No qualified organization that is certified by the Department as a social organization pursuant to 450 subdivision 2 of the definition of "social organization" in § 18.2-340.16 shall continue to conduct electronic gaming after it has generated \$200,000 in electronic gaming adjusted gross receipts during any 12-month period. An electronic gaming manufacturer shall be responsible for (i) monitoring the 451 452 453 electronic gaming adjusted gross receipts generated by any such social organization in which its 454 electronic gaming devices are present and (ii) making the electronic gaming devices in such social organization's premises inoperative after electronic gaming adjusted gross receipts reach \$200,000 455 456 during any 12-month period.

457 G. The use of electronic gaming devices utilizing multiple video monitors or touchscreens shall be 458 limited to one player at a time.

459 H. No social organization or qualified organization leasing the premises of a social organization shall allow any individual younger than 21 years of age to participate in electronic gaming. No 460 461 individual younger than 21 years of age shall participate in electronic gaming or otherwise use an 462 electronic device to play or redeem any instant bingo, pull tabs, or seal cards.

I. No social organization or any qualified organization leasing the premises of a social organization 463 464 shall extend lines of credit or accept any credit or other electronic fund transfer other than debit cards 465 in payment of any charges or assessments for players to participate in electronic gaming. 466

§ 18.2-340.27. Conduct of bingo games.

467 A. A qualified organization shall accept only cash or, at its option, checks or debit cards in payment 468 of any charges or assessments for players to participate in bingo games. However, no such organization 469 shall accept postdated checks in payment of any charges or assessments for players to participate in 470 bingo games.

471 **B**. No qualified organization or any person on the premises shall extend lines of credit or accept any 472 credit or other electronic fund transfer other than debit cards in payment of any charges or assessments for players to participate in bingo games. 473 474

C. Bingo games may be held by qualified organizations on any calendar day.

D. Qualified organizations may hold an unlimited number of bingo sessions on any calendar day.

476 E. Any Except as provided in subsection F, no organization may conduct bingo games only in (i) at 477 a location outside of the county, city, or town in which its principal office, as registered with the State 478 Corporation Commission, is located or in an adjoining county, city, or town- An organization shall have 479 only one principal office. An organization may not conduct bingo games or (ii) at an establishment that 480 has been granted a license pursuant to Chapter 2 (§ 4.1-200 et seq.) of Title 4.1 unless such license is **481** held by the organization. This subsection shall not apply to any association of war veterans or auxiliary units thereof organized in the United States or any fraternal association or corporation operating under 482 483 the lodge system.

484 F. Notwithstanding the provisions of subsection E, a qualified organization may lease the premises of 485 any social organization authorized pursuant to § 18.2-340.26:3 for the purpose of conducting bingo 486 games. **487**

§ 18.2-340.28. Conduct of instant bingo, network bingo, pull tabs, and seal cards.

488 A. Any organization qualified to conduct bingo games pursuant to the provisions of this article may 489 also play instant bingo, network bingo, pull tabs, or seal cards; however, such games shall be played 490 only at such times designated in the permit for regular bingo games and only at locations at which the

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491 organization is authorized to conduct regular bingo games pursuant to subsection subsections E and F of 492 § 18.2-340.27. It is prohibited to use an electronic device to conduct instant bingo, pull tabs, or seal

493 cards except as permitted under § 18.2-340.26:3.

494 B. Any organization conducting instant bingo, network bingo, pull tabs, or seal cards shall maintain a 495 record of the date, quantity and card value of instant bingo supplies purchased as well as the name and 496 address of the supplier of such supplies. The organization shall also maintain a written invoice or receipt 497 from a nonmember of the organization verifying any information required by this subsection. Such 498 supplies shall be paid for only by check drawn on the gaming account of the organization. A complete 499 inventory of all such gaming supplies shall be maintained by the organization on the premises where the 500 gaming is being conducted.

501 C. No qualified organization shall sell any instant bingo, network bingo, pull tabs, or seal cards to 502 any individual younger than 18 years of age. No individual younger than 18 years of age shall play or 503 redeem any instant bingo, network bingo, pull tabs, or seal cards.

504 D. The use of electronic pull tab devices utilizing multiple video monitors or touchscreens shall be 505 limited to one player at a time. No qualified organization or any person on the premises shall extend 506 lines of credit or accept any credit or other electronic fund transfer other than debit cards in payment 507 of any charges or assessments for players to participate in instant bingo, network bingo, pull tabs, or 508 seal cards. 509

§ 18.2-340.28:1. Conduct of network bingo.

510 A. Any organization qualified to conduct bingo games pursuant to the provisions of this article may 511 also sell network bingo cards; however, network bingo shall be sold only at such times designated in the 512 permit for regular bingo games and only at locations at which the organization is authorized to conduct 513 regular bingo games pursuant to subsection subsections E and F of § 18.2-340.27.

514 B. Any organization selling network bingo cards shall maintain a record of the date and quantity of 515 network bingo cards purchased from a licensed network bingo provider. The organization shall also 516 maintain a written invoice or receipt from a licensed supplier verifying any information required by this 517 subsection. Such supplies shall be paid for only by check drawn on the gaming account of the 518 organization or by electronic fund transfer. A complete inventory of all such gaming supplies shall be 519 maintained by the organization on the premises where network bingo cards are sold.

520 C. No qualified organization shall sell any network bingo cards to any individual younger than 18 521 years of age. No individual younger than 18 years of age shall play or redeem any network bingo cards.

522 D. A qualified organization shall accept only cash or, at its option, checks or debit cards in payment 523 of any charges or assessments for players to participate in any network bingo game. However, no such 524 organization shall accept postdated checks in payment of any charges or assessments for players to 525 participate in network bingo games.

526 E. No qualified organization or any person on the premises shall extend lines of credit or accept any 527 credit or other electronic fund transfer other than debit cards in payment of any charges or assessments 528 for players to participate in network bingo games.

529 F. No qualified organization shall conduct network bingo more frequently than one day in any calendar week, which shall not be the same day of each week. 530

531 G. No network bingo games shall be permitted in the social quarters of an organization that are open 532 only to the organization's members and their guests.

533 H. No qualified organization shall sell network bingo cards on the Internet or other online service or 534 allow the play of network bingo on the Internet or other online service. However, the location where 535 network bingo games are conducted shall be equipped with a video monitor, television, or video screen, 536 or any other similar means of visually displaying a broadcast or signal, that relays live, real-time video 537 of the numbers as they are called by a live caller. The Internet or other online service may be used to 538 relay information about winning players.

539 H. H. Qualified organizations may award network bingo prizes on a graduated scale; however, no 540 single network bingo prize shall exceed \$25,000.

541 J. I. Nothing in this section shall be construed to prohibit an organization from participating in more 542 than one network bingo network.

543 § 18.2-340.30. Reports of gross receipts, electronic gaming gross receipts, and disbursements 544 required; form of reports; failure to file.

A. *I*. Each qualified organization shall keep a complete record of all inventory:

a. Inventory of charitable gaming supplies purchased, all receipts.

547 b. Receipts from its charitable gaming operation, and all disbursements including a breakdown of 548 receipts attributable to each type of game offered.

549 c. Electronic gaming gross receipts.

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550 d. Disbursements related to such operation charitable gaming and electronic gaming operations, 551 including a breakdown of disbursements for each purpose specified in subdivision 1 of § 18.2-340.33.

552 2. Except as provided in § §§ 18.2-340.23 and 18.2-340.30:2, each qualified organization shall file at 553 least annually, on a form prescribed by the Department, a report of all such receipts and disbursements 554 specified in subdivision 1, the amount of money on hand attributable to charitable gaming as of the end 555 of the period covered by the report, and any other information related to its charitable gaming operation 556 that the Department may require. In addition, the Board, by regulation, may require any qualified 557 organization whose net receipts exceed a specified amount during any three-month period to file a report 558 of its receipts and disbursements for such period. All reports filed pursuant to this section shall be a 559 matter of public record.

560 B. All reports required by this section shall be filed on or before the date prescribed by the
561 Department. The Board, by regulation, shall establish a schedule of late fees to be assessed for any
562 organization that fails to submit required reports by the due date.

563 C. Except as provided in § 18.2-340.23, each qualified organization shall designate or compensate an 564 outside individual or group who shall be responsible for filing an annual, and, if required, quarterly, 565 financial report if the organization goes out of business or otherwise ceases to conduct charitable gaming 566 activities. The Department shall require such reports as it deems necessary until all proceeds of any 567 charitable gaming have been used for the purposes specified in § 18.2-340.19 or have been disbursed in 568 a manner approved by the Department.

D. Each qualified organization shall maintain for three years a complete written record of (i) all
charitable gaming sessions using Department prescribed forms or reasonable facsimiles thereof approved
by the Department; (ii) the name and address of each individual to whom is awarded any charitable
gaming prize or jackpot that meets or exceeds the requirements of Internal Revenue Service Publication
3079, as well as the amount of the award; and (iii) an itemized record of all receipts and disbursements,
including operating costs and use of proceeds incurred in operating bingo games.

E. The failure to file reports within 30 days of the time such reports are due shall cause the 575 576 automatic revocation of the permit, and no organization shall conduct any bingo game or raffle 577 thereafter until the report is properly filed and a new permit is obtained. However, the Department may 578 grant an extension of time for filing such reports for a period not to exceed 45 days if requested by an 579 organization, provided the organization requests an extension within 15 days of the time such reports are 580 due and all projected fees are paid. For the term of any such extension, the organization's permit shall 581 not be automatically revoked, such organization may continue to conduct charitable gaming, or 582 electronic gaming if authorized to do so pursuant to the provisions of this article, and no new permit 583 shall be required.

584 F. For purposes of this section, the requirement to file a report shall also include the payment of 585 any applicable fees required to accompany such report.

586 § 18.2-340.30:2. Reports of electronic gaming gross receipts by electronic gaming manufacturer 587 required; form of reports; failure to file.

A. Each electronic gaming manufacturer that holds a permit issued by the Department pursuant to
§ 18.2-340.34 shall keep a complete record of all electronic gaming gross receipts and shall file at least
annually, on a form prescribed by the Department, a report of all such receipts and any other
information related to the manufacture of electronic gaming devices that the Department may require.

592 B. The report required by this section shall be filed on or before the date prescribed by the
593 Department. The Board, by regulation, shall establish a schedule of late fees to be assessed for any
594 electronic gaming manufacturer that fails to submit required reports by the due date.

595 C. Each electronic gaming manufacturer shall maintain for three years a complete written record of 596 all electronic gaming gross receipts.

597 D. The failure to file the report required by this section within 30 days of the time such report is due 598 shall cause the automatic revocation of the electronic gaming manufacturer's permit, and no such 599 manufacturer shall manufacture any new electronic gaming device until the report is properly filed and 600 a new permit is obtained. However, the Department may grant an extension of time for filing such 601 report for a period not to exceed 45 days if requested by a manufacturer, provided that the 602 manufacturer requests an extension within 15 days of the time such report is due and all projected fees 603 are paid. For the term of any such extension, the manufacturer's permit shall not be automatically revoked, such manufacturer may continue to manufacture electronic gaming devices, and no new permit 604 605 shall be required.

606 E. For purposes of this section, the requirement to file a report shall also include the payment of 607 any applicable fees required to accompany such report.

608 § 18.2-340.31. Audit of reports; exemption; audit and administration fee; additional assessment 609 of gross receipts and electronic gaming gross receipts.

610 A. All reports filed pursuant to $\frac{5}{8}$ $\frac{5}{8}$ 18.2-340.30 *and* 18.2-340.30:2 shall be subject to audit by the 611 Department in accordance with Board regulations. The Department may engage the services of 612 independent certified public accountants to perform any audits deemed necessary to fulfill the

613 Department's responsibilities under this article.

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B. The Department shall prescribe a reasonable audit and administration fee to be paid by (*i*) any organization conducting charitable gaming under a permit issued by the Department unless the organization is exempt from such fee pursuant to § 18.2-340.23 or (*ii*) any electronic gaming manufacturer that holds a permit issued by the Department pursuant to § 18.2-340.34. Such fee shall not exceed one and one-quarter percent of the gross receipts which that an organization reports pursuant to § 18.2-340.30 or one and one-quarter percent of the electronic gaming gross receipts that an electronic gaming manufacturer reports pursuant to § 18.2-340.30:2. The audit and administration fee shall accompany each report for each calendar quarter.

622 C. The audit and administration fee shall be payable to the Treasurer of Virginia. All such fees
623 received by the Treasurer of Virginia shall be separately accounted for and shall be used only by the
624 Department for the purposes of auditing and regulating charitable gaming.

D. In addition to the fee imposed under subsection B, an additional fee of (i) one-quarter of one percent of the gross receipts that an organization reports pursuant to § 18.2-340.30 shall be paid by the organization or (ii) one-quarter of one percent of the electronic gaming gross receipts that an electronic gaming manufacturer reports pursuant to § 18.2-340.30:2 shall be paid by the electronic gaming manufacturer to the Treasurer of Virginia. All such amounts shall be collected and deposited in the same manner as prescribed in subsections B and C and shall be used for the same purposes.

631 § 18.2-340.33. Prohibited practices.

632 In addition to those other practices prohibited by this article, the following acts or practices are633 prohibited:

634 1. No part of the gross receipts or electronic gaming gross receipts derived by a qualified 635 organization may be used for any purpose other than (i) reasonable and proper gaming expenses; (ii) 636 reasonable and proper business expenses; (iii) those lawful religious, charitable, community, or 637 educational purposes for which the organization is specifically chartered or organized, and (iv) expenses relating to the acquisition, construction, maintenance, or repair of any interest in the real property 638 639 involved in the operation of the organization and used for lawful religious, charitable, community or 640 educational purposes. For the purposes of clause (iv), such expenses may include the expenses of a 641 corporation formed for the purpose of serving as the real estate holding entity of a qualified 642 organization, provided (a) such holding entity is qualified as a tax exempt organization under 501(c) of 643 the Internal Revenue Code and (b) the membership of the qualified organization is identical to such 644 holding entity.

645 2. Except as provided in § 18.2-340.34:1, no qualified organization shall enter into a contract with or
646 otherwise employ for compensation any person for the purpose of organizing, managing, or conducting
647 any charitable games. However, organizations composed of or for deaf or blind persons may use a part
648 of their gross receipts for costs associated with providing clerical assistance in the management and
649 operation but not the conduct of charitable gaming.

650 The provisions of this subdivision shall not prohibit the joint operation of bingo games held in **651** accordance with § 18.2-340.29.

652 3. No person shall pay or receive for use of any premises devoted, in whole or in part, to the
653 conduct of any charitable games, any consideration in excess of the current fair market rental value of
654 such property. Fair market rental value consideration shall not be based upon or determined by reference
655 to a percentage of the proceeds derived from the operation of any charitable games or to the number of
656 people in attendance at such charitable games.

4. No person shall participate in the management or operation of any charitable game unless such person is and, for a period of at least 30 days immediately preceding such participation, has been a bona fide member of the organization. For any organization that is not composed of members, a person who is not a bona fide member may volunteer in the conduct of a charitable game as long as that person is directly supervised by a bona fide official member of the organization.

The provisions of this subdivision shall not apply to (i) persons employed as clerical assistants by 662 qualified organizations composed of or for deaf or blind persons; (ii) employees of a corporate sponsor of a qualified organization, provided such employees' participation is limited to the management, operation or conduct of no more than one raffle per year; (iii) the spouse or family member of any such **663** 664 665 bona fide member of a qualified organization provided at least one bona fide member is present; or (iv) 666 **667** persons employed by a qualified organization authorized to sell pull tabs or seal cards in accordance 668 with § 18.2-340.16, provided (a) such sales are conducted by no more than two on-duty employees, (b) 669 such employees receive no compensation for or based on the sale of the pull tabs or seal cards, and (c) 670 such sales are conducted in the private social quarters of the organization.

5. No person shall receive any remuneration for participating in the management, operation or conduct of any charitable game, except that:

a. Persons employed by organizations composed of or for deaf or blind persons may receive remuneration not to exceed \$30 per event for providing clerical assistance in the management and

675 operation but not the conduct of charitable games only for such organizations;

676 b. Persons under the age of 19 who sell raffle tickets for a qualified organization to raise funds for youth activities in which they participate may receive nonmonetary incentive awards or prizes from the 677 678 organization;

679 c. Remuneration may be paid to off-duty law-enforcement officers from the jurisdiction in which 680 such bingo games are played for providing uniformed security for such bingo games even if such officer 681 is a member of the sponsoring organization, provided the remuneration paid to such member is in accordance with off-duty law-enforcement personnel work policies approved by the local **682** law-enforcement official and further provided that such member is not otherwise engaged in the 683 management, operation or conduct of the bingo games of that organization, or to private security **684** services businesses licensed pursuant to § 9.1-139 providing uniformed security for such bingo games, **685** provided that employees of such businesses shall not otherwise be involved in the management, 686 **687** operation, or conduct of the bingo games of that organization;

d. A member of a qualified organization lawfully participating in the management, operation or 688 689 conduct of a bingo game may be provided food and nonalcoholic beverages by such organization for 690 on-premises consumption during the bingo game provided the food and beverages are provided in 691 accordance with Board regulations;

e. Remuneration may be paid to bingo managers or callers who have a current registration certificate **692** 693 issued by the Department in accordance with § 18.2-340.34:1, or who are exempt from such registration 694 requirement. Such remuneration shall not exceed \$100 per session; and

695 f. Volunteers of a qualified organization may be reimbursed for their reasonable and necessary travel 696 expenses, not to exceed \$50 per session.

697 6. No landlord shall, at bingo games conducted on the landlord's premises, (i) participate in the conduct, management, or operation of any bingo games; (ii) sell, lease or otherwise provide for **698** 699 consideration any bingo supplies, including, but not limited to, bingo cards, instant bingo cards, or other 700 game pieces; or (iii) require as a condition of the lease or by contract that a particular manufacturer, 701 distributor or supplier of bingo supplies or equipment be used by the organization.

The provisions of this subdivision shall not apply to any qualified organization conducting bingo 702 703 games on its own behalf at premises owned by it.

704 7. No qualified organization shall enter into any contract with or otherwise employ or compensate 705 any member of the organization on account of the sale of bingo supplies or equipment.

706 8. No organization shall award any bingo prize money or any merchandise valued in excess of the 707 following amounts:

708 a. No bingo door prize shall exceed \$250 for a single door prize or \$500 in cumulative door prizes 709 in any one session;

710 b. No regular bingo or special bingo game prize shall exceed \$100. However, up to 10 games per 711 bingo session may feature a regular bingo or special bingo game prize of up to \$200; 712

c. No instant bingo, pull tab, or seal card prize for a single card shall exceed \$2,000;

713 d. Except as provided in this subdivision 8, no bingo jackpot of any nature whatsoever shall exceed 714 \$1,000, nor shall the total amount of bingo jackpot prizes awarded in any one session exceed \$1,000. 715 Proceeds from the sale of bingo cards and the sheets used for bingo jackpot games shall be accounted 716 for separately from the bingo cards or sheets used for any other bingo games; and

717 e. No single network bingo prize shall exceed \$25,000. Proceeds from the sale of network bingo 718 cards shall be accounted for separately from bingo cards and sheets used for any other bingo game. 719

9. The provisions of subdivision 8 shall not apply to:

720 Any progressive bingo game, in which (i) a regular or special prize, not to exceed \$100, is awarded 721 on the basis of predetermined numbers or patterns selected at random and (ii) a progressive prize, not to exceed \$500 for the initial progressive prize and \$5,000 for the maximum progressive prize, is awarded 722 723 if the predetermined numbers or patterns are covered when a certain number of numbers is called, 724 provided that (a) there are no more than six such games per session per organization, (b) the amount of 725 increase of the progressive prize per session is no more than \$200, (c) the bingo cards or sheets used in 726 such games are sold separately from the bingo cards or sheets used for any other bingo games, (d) the 727 organization separately accounts for the proceeds from such sale, and (e) such games are otherwise 728 operated in accordance with the Department's rules of play. 729

10. No organization shall award any raffle prize valued at more than \$100,000.

730 The provisions of this subdivision shall not apply to a raffle conducted no more than three times per 731 calendar year by a qualified organization qualified as a tax-exempt organization pursuant to § 501(c) of the Internal Revenue Code for a prize consisting of a lot improved by a residential dwelling where 100 732 733 percent of the moneys received from such a raffle, less deductions for the fair market value for the cost of acquisition of the land and materials, are donated to lawful religious, charitable, community, or 734 735 educational organizations specifically chartered or organized under the laws of the Commonwealth and 736 qualified as a § 501(c) tax-exempt organization. No more than one such raffle shall be conducted in any

737 one geographical region of the Commonwealth.

738 11. No qualified organization composed of or for deaf or blind persons which employs a person not
739 a member to provide clerical assistance in the management and operation but not the conduct of any
740 charitable games shall conduct such games unless it has in force fidelity insurance, as defined in
741 § 38.2-120, written by an insurer licensed to do business in the Commonwealth.

742 12. No person shall participate in the management or operation of any charitable game if he has ever 743 been convicted of any felony or if he has been convicted of any misdemeanor involving fraud, theft, or 744 financial crimes within the preceding five years. No person shall participate in the conduct of any 745 charitable game if, within the preceding 10 years, he has been convicted of any felony or if, within the 746 preceding five years he has been convicted of any misdemeanor involving fraud, theft, or financial 747 crimes. In addition, no person shall participate in the management, operation or conduct of any 748 charitable game if that person, within the preceding five years, has participated in the management, 749 operation, or conduct of any charitable game which was found by the Department or a court of 750 competent jurisdiction to have been operated in violation of state law, local ordinance or Board 751 regulation.

752 13. Qualified organizations jointly conducting bingo games pursuant to § 18.2-340.29 shall not
753 circumvent any restrictions and prohibitions which would otherwise apply if a single organization were
754 conducting such games. These restrictions and prohibitions shall include, but not be limited to, the
755 frequency with which bingo games may be held, the value of merchandise or money awarded as prizes,
756 or any other practice prohibited under this section.

757 14. A qualified organization shall not purchase any charitable gaming supplies for use in the
758 Commonwealth from any person who is not currently registered with the Department as a supplier
759 pursuant to § 18.2-340.34.

760 15. Unless otherwise permitted in this article, no part of an organization's charitable gaming gross761 receipts shall be used for an organization's social or recreational activities.

762 16. No qualified organization that is certified by the Department as a social organization pursuant to
763 subdivision 2 of the definition of "social organization" in § 18.2-340.16 shall continue to conduct
764 electronic gaming after generating \$200,000 in electronic gaming gross receipts during any 12-month
765 period.

8 18.2-340.34. Suppliers of charitable gaming supplies; manufacturers of electronic gaming devices; permit; qualification; suspension, revocation, or refusal to renew certificate; maintenance, production, and release of records.

769 A. No person shall offer to sell, sell, or otherwise provide charitable gaming supplies to any qualified 770 organization and no manufacturer shall distribute electronic games of chance systems gaming devices for 771 charitable gaming in the Commonwealth unless and until such person has made application for and has 772 been issued a permit by the Department. An application for permit shall be made on forms prescribed by the Department and shall be accompanied by a fee in the amount of \$1,000. Each permit shall 773 774 remain valid for a period of one year from the date of issuance. Application for renewal of a permit 775 shall be accompanied by a fee in the amount of \$1,000 and shall be made on forms prescribed by the 776 Department.

777 B. The Board shall have authority to prescribe by regulation reasonable criteria consistent with the 778 provisions of this article for the registration of suppliers and manufacturers of electronic games of 779 chance systems gaming devices for charitable gaming. The Department shall refuse to issue a permit to 780 any supplier or manufacturer who has, or which has any officer, director, partner, or owner who has, (i) 781 been convicted of or pleaded nolo contendere to a felony in any state or federal court or has been 782 convicted of any offense that, if committed in the Commonwealth, would be a felony; (ii) been 783 convicted of or pleaded nolo contendere to a crime involving gambling; (iii) violated the gaming laws of 784 any jurisdiction within the last five years, including violations for failure to register; or (iv) had any 785 license, permit, certificate, or other authority related to charitable gaming suspended or revoked in the 786 Commonwealth or in any other jurisdiction within the last five years. The Department may refuse to 787 issue a permit to any supplier or manufacturer who has, or which has any officer, director, partner, or 788 owner who has, (a) failed to file or has been delinquent in excess of one year in the filing of any tax 789 returns or the payment of any taxes due the Commonwealth or (b) failed to establish a registered office 790 or registered agent in the Commonwealth if so required by § 13.1-634 or 13.1-763.

C. The Department shall suspend, revoke, or refuse to renew the permit of any supplier or manufacturer for any conduct described in clause (i), (ii), (iii), or (iv) of subsection B. The Department may suspend, revoke, or refuse to renew the permit of any supplier or manufacturer for any conduct described in clause (a) or (b) of subsection B or for any violation of this article or regulation of the Board. Before taking any such action, the Department shall give the supplier or manufacturer a written statement of the grounds upon which it proposes to take such action and an opportunity to be heard. Every hearing in a contested case shall be conducted in accordance with the Administrative Process Act 798 (§ 2.2-4000 et seq.).

799 D. Each supplier shall document each sale of charitable gaming supplies, including electronic games 800 of chance systems gaming devices, and other items incidental to the conduct of charitable gaming, such 801 as markers, wands or tape, to a qualified organization on an invoice which clearly shows (i) the name 802 and address of the qualified organization to which such supplies or items were sold; (ii) the date of the 803 sale; (iii) the name or form and serial number of each deal of instant bingo cards and pull-tab raffle 804 cards, the quantity of deals sold, and the price per deal paid by the qualified organization; (iv) the serial 805 number of the top sheet in each packet of bingo paper, the serial number for each series of uncollated bingo paper, and the cut, color, and quantity of bingo paper sold; and (v) any other information with 806 respect to charitable gaming supplies, including electronic games of chance systems gaming devices, or 807 other items incidental to the conduct of charitable gaming as the Board may prescribe by regulation. A 808 809 legible copy of the invoice shall accompany the charitable gaming supplies when delivered to the 810 qualified organization.

811 Each manufacturer of electronic games of chance systems gaming devices shall document each 812 distribution of such systems devices to a qualified organization or supplier on an invoice which clearly 813 shows (a) the name and address of the qualified organization or supplier to which such systems were 814 distributed; (b) the date of distribution; (c) the serial number of each such system device; and (d) any other information with respect to electronic games of chance systems gaming devices as the Board may 815 816 prescribe by regulation. A legible copy of the invoice shall accompany the electronic games of chance 817 systems gaming devices when delivered to the qualified organization or supplier.

E. Each supplier and manufacturer shall maintain a legible copy of each invoice required by 818 819 subsection D for a period of three years from the date of sale. Each supplier and manufacturer shall 820 make such documents immediately available for inspection and copying to any agent or employee of the Department upon request made during normal business hours. This subsection shall not limit the right of 821 822 the Department to require the production of any other documents in the possession of the supplier or manufacturer which relate to its transactions with qualified organizations. All documents and other 823 824 information of a proprietary nature furnished to the Department in accordance with this subsection shall 825 not be a matter of public record and shall be exempt from disclosure under the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). 826

F. Each supplier and manufacturer shall provide to the Department the results of background checks 827 828 and any other records or documents necessary for the Department to enforce the provisions of 829 subsections B and C. 830

§ 18.2-340.36:1. Civil penalty.

831 A. Any person or organization, whether permitted or qualified pursuant to this article or not, that (i)832 conducts charitable gaming without first obtaining a permit to do so, (ii) continues to conduct such 833 games after revocation or suspension of such permit, or (iii) otherwise violates any provision of this article shall, in addition to any other penalties provided, be subject to a civil penalty of not less than 834 835 \$25,000 and not more than \$50,000 per incident. Any civil penalties collected pursuant to this section 836 shall be payable to the State Treasurer for remittance to the Department.

837 B. Any electronic gaming manufacturer, whether permitted pursuant to this article or not, shall, in 838 addition to any other penalties provided, be subject to the penalty identified in subsection A for any 839 violation of any provision of this article.

2. That §§ 18.2-340.16, 18.2-340.19, 18.2-340.30, 18.2-340.31, and 18.2-340.33 of the Code of 840 841 Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections 842 numbered 18.2-340.26:3 and 18.2-340.30:2 as follows: 843

§ 18.2-340.16. Definitions.

844

As used in this article, unless the context requires a different meaning:

"Bingo" means a specific game of chance played with (i) individual cards having randomly numbered 845 846 squares ranging from one to 75, (ii) Department-approved electronic devices that display facsimiles of 847 bingo cards and are used for the purpose of marking and monitoring players' cards as numbers are 848 called, or (iii) Department-approved cards, in which prizes are awarded on the basis of designated 849 numbers on such cards conforming to a predetermined pattern of numbers selected at random.

850 "Board" means the Charitable Gaming Board created pursuant to § 2.2-2455.

851 "Bona fide member" means an individual who participates in activities of a qualified organization 852 other than such organization's charitable gaming activities.

"Charitable gaming" or "charitable games" means those raffles, Texas Hold'em poker tournaments, and games of chance explicitly authorized by this article. Unless otherwise specified, "charitable 853 854 855 gaming" includes electronic gaming authorized by this article.

"Charitable gaming permit" or "permit" means a permit issued by the Department to an organization 856 857 that authorizes such organization to conduct charitable gaming, and if such organization is qualified as 858 a social organization, electronic gaming.

"Charitable gaming supplies" includes bingo cards or sheets, devices for selecting bingo numbers, 859

860 instant bingo cards, pull-tab cards and seal cards, playing cards for Texas Hold'em poker, poker chips,
861 and any other equipment or product manufactured for or intended to be used in the conduct of charitable
862 games. However, for the purposes of this article, charitable gaming supplies shall not include items
863 incidental to the conduct of charitable gaming such as markers, wands, or tape.

864 "Commissioner" means the Commissioner of the Department of Agriculture and Consumer Services.

865 "Conduct" means the actions associated with the provision of a gaming operation during and
866 immediately before or after the permitted activity, which may include, but not be limited to, (i) selling
867 bingo cards or packs, electronic devices, instant bingo or pull-tab cards, or raffle tickets, (ii) calling
868 bingo games, (iii) distributing prizes, and (iv) any other services provided by volunteer workers.

869 "Department" means the Department of Agriculture and Consumer Services.

870 "Electronic gaming" or "electronic games" means any instant bingo, pull tabs, or seal card gaming
871 that is conducted primarily by use of an electronic device. "Electronic gaming" does not include (i) the
872 game of chance identified in clause (ii) of the definition of "bingo" or (ii) network bingo.

873 "Electronic gaming adjusted gross receipts" means the gross receipts derived from electronic gaming 874 less the total amount in prize money paid out to players.

875 "Electronic gaming manufacturer" means a manufacturer of electronic devices used to conduct 876 electronic gaming.

877 "Fair market rental value" means the rent that a rental property will bring when offered for lease by878 a lessor who desires to lease the property but is not obligated to do so and leased by a lessee under no879 necessity of leasing.

880 "Gaming expenses" means prizes, supplies, costs of publicizing gaming activities, audit and
administration or permit fees, and a portion of the rent, utilities, accounting and legal fees and such
882 other reasonable and proper expenses as are directly incurred for the conduct of charitable gaming.

883 "Gross receipts" means the total amount of money generated by an organization from charitable
884 gaming before the deduction of expenses, including prizes.

885 "Instant bingo," "pull tabs," or "seal cards" means specific games of chance played by the random 886 selection of one or more individually prepacked cards, including Department-approved electronic 887 versions thereof, with winners being determined by the preprinted or predetermined appearance of 888 concealed letters, numbers or symbols that must be exposed by the player to determine wins and losses 889 and may include the use of a seal card which conceals one or more numbers or symbols that have been 890 designated in advance as prize winners. Such cards may be dispensed by electronic or mechanical 891 equipment.

892 "Jackpot" means a bingo game that the organization has designated on its game program as a jackpot893 game in which the prize amount is greater than \$100.

894 "Landlord" means any person or his agent, firm, association, organization, partnership, or corporation,
895 employee, or immediate family member thereof, which owns and leases, or leases any premises devoted
896 in whole or in part to the conduct of bingo games, and any person residing in the same household as a
897 landlord.

898 "Management" means the provision of oversight of a gaming operation, which may include, but is
899 not limited to, the responsibilities of applying for and maintaining a permit or authorization, compiling,
900 submitting, and maintaining required records and financial reports, and ensuring that all aspects of the
901 operation are in compliance with all applicable statutes and regulations.

902 "Network bingo" means a specific bingo game in which pari-mutuel play is permitted.

903 "Network bingo provider" means a person licensed by the Department to operate network bingo.

904 "Operation" means the activities associated with production of a charitable gaming or electronic 905 gaming activity, which may include, but not be limited to (i) the direct on-site supervision of the 906 conduct of charitable gaming and electronic gaming; (ii) coordination of volunteers; and (iii) all 907 responsibilities of charitable gaming and electronic gaming designated by the organization's 908 management.

909 "Organization" means any one of the following:

910 1. A volunteer fire department or volunteer emergency medical services agency or auxiliary unit
911 thereof that has been recognized in accordance with § 15.2-955 by an ordinance or resolution of the
912 political subdivision where the volunteer fire department or volunteer emergency medical services
913 agency is located as being a part of the safety program of such political subdivision;

914 2. An organization that is exempt from income tax pursuant to § 501(c)(3) of the Internal Revenue
915 Code, is operated, and has always been operated, exclusively for educational purposes, and awards
916 scholarships to accredited public institutions of higher education or other postsecondary schools licensed
917 or certified by the Board of Education or the State Council of Higher Education for Virginia;

918 3. An athletic association or booster club or a band booster club established solely to raise funds for
919 school-sponsored athletic or band activities for a public school or private school accredited pursuant to
920 § 22.1-19 or to provide scholarships to students attending such school;

921 4. An association of war veterans or auxiliary units thereof organized in the United States;

922 5. A fraternal association or corporation operating under the lodge system;

923 6. An organization that is exempt from income tax pursuant to 501(c)(3) of the Internal Revenue 924 Code and is operated, and has always been operated, exclusively to provide services and other resources 925 to older Virginians, as defined in § 51.5-116;

7. An organization that is exempt from income tax pursuant to § 501(c)(3) of the Internal Revenue 926 927 Code and is operated, and has always been operated, exclusively to foster youth amateur sports;

928 8. An organization that is exempt from income tax pursuant to \$501(c)(3) of the Internal Revenue 929 Code and is operated, and has always been operated, exclusively to provide health care services or 930 conduct medical research;

931 9. An accredited public institution of higher education or other postsecondary school licensed or 932 certified by the Board of Education or the State Council of Higher Education for Virginia that is exempt 933 from income tax pursuant to \$501(c)(3) of the Internal Revenue Code;

934 10. A church or religious organization that is exempt from income tax pursuant to 501(c)(3) of the 935 Internal Revenue Code;

936 11. An organization that is exempt from income tax pursuant to \$501(c)(3) or 501(c)(4) of the 937 Internal Revenue Code and is operated, and has always been operated, exclusively to (i) create and 938 foster a spirit of understanding among the people of the world; (ii) promote the principles of good 939 government and citizenship; (iii) take an active interest in the civic, cultural, social, and moral welfare 940 of the community; (iv) provide a forum for the open discussion of matters of public interest; (v) 941 encourage individuals to serve the community without personal financial reward; and (vi) encourage 942 efficiency and promote high ethical standards in commerce, industries, professions, public works, and 943 private endeavors;

944 12. An organization that is exempt from income tax pursuant to 501(c)(3) of the Internal Revenue 945 Code and is operated, and has always been operated, exclusively to (i) raise awareness of 946 law-enforcement officers who died in the line of duty; (ii) raise funds for the National Law Enforcement 947 Officers Memorial and Museum; and (iii) raise funds for the charitable causes of other organizations that 948 are exempt from income tax pursuant to \$501(c)(3) of the Internal Revenue Code;

949 13. An organization that is exempt from income tax pursuant to \$501(c)(3) of the Internal Revenue 950 Code and is operated, and has always been operated, exclusively to (i) promote the conservation of the 951 environment, caves, or other natural resources; (ii) promote or develop opportunities for the use of 952 science and technology to advance the conservation of the environment, caves, or other natural 953 resources; and (iii) raise funds for the conservation of the environment, caves, or other natural resources 954 or provide grant opportunities to other nonprofit organizations that are devoted to such conservation 955 efforts:

956 14. An organization that is exempt from income tax pursuant to \$501(c)(7) of the Internal Revenue 957 Code and is operated, and has always been operated, exclusively for pleasure, recreation, and other 958 nonprofitable purposes; 959

15. A local chamber of commerce; or

960 15. 16. Any other nonprofit organization that is exempt from income tax pursuant to 501(c) of the 961 Internal Revenue Code and that raises funds by conducting raffles, bingo, instant bingo, pull tabs, or seal cards that generate annual gross receipts of \$40,000 or less, provided that such gross receipts, less 962 963 expenses and prizes, are used exclusively for charitable, educational, religious or community purposes. 964 Notwithstanding § 18.2-340.26:1, proceeds from instant bingo, pull tabs, and seal cards shall be included 965 when calculating an organization's annual gross receipts for the purposes of this subdivision.

966 "Pari-mutuel play" means an integrated network operated by a licensee of the Department comprised of participating charitable organizations for the conduct of network bingo games in which the purchase 967 of a network bingo card by a player automatically includes the player in a pool with all other players in 968 969 the network, and where the prize to the winning player is awarded based on a percentage of the total 970 amount of network bingo cards sold in a particular network.

971 "Qualified organization" means any organization to which a valid permit has been issued by the 972 Department to conduct charitable gaming or any organization that is exempt pursuant to § 18.2-340.23.

973 "Raffle" means a lottery in which the prize is won by (i) a random drawing of the name or 974 prearranged number of one or more persons purchasing chances or (ii) a random contest in which the 975 winning name or preassigned number of one or more persons purchasing chances is determined by a 976 race involving inanimate objects floating on a body of water, commonly referred to as a "duck race."

"Reasonable and proper business expenses" means business expenses actually incurred by a qualified 977 978 organization in the conduct of charitable gaming and not otherwise allowed under this article or under 979 Board regulations on real estate and personal property tax payments, travel expenses, payments of 980 utilities and trash collection services, legal and accounting fees, costs of business furniture, fixtures and 981 office equipment and costs of acquisition, maintenance, repair, or construction of an organization's real 982 property. For the purpose of this definition, salaries and wages of employees whose primary

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983 responsibility is to provide services for the principal benefit of an organization's members shall not **984** qualify as a business expense. However, payments made pursuant to § 51.1-1204 to the Volunteer

985 Firefighters' and Rescue Squad Workers' Service Award Fund shall be deemed a reasonable and proper 986 business expense.

987 "Social organization" means any qualified organization that provides certification to the Department 988 that it is:

989 1. An accredited public institution of higher education or other postsecondary school licensed or 990 certified by the Board of Education or the State Council of Higher Education for Virginia qualified 991 under § 501(c)(3) of the Internal Revenue Code;

992 2. A club organized for pleasure, recreation, and other nonprofitable purposes qualified under 993 § 501(c)(7) of the Internal Revenue Code;

994 3. A fraternal beneficiary society, order, or association qualified under § 501(c)(8) of the Internal 995 Revenue Code;

996 4. A domestic fraternal society, order, or association qualified under § 501(c)(10) of the Internal 997 Revenue Code; or

5. A post or organization of past or present members of the Armed Forces of the United States, or **998** 999 an auxiliary unit or society of, or a trust or foundation for, any such post or organization qualified 1000 under § 501(c)(19) of the Internal Revenue Code.

1001 "Social quarters" means, in addition to any specifications prescribed by the Department, an area at 1002 a social organization's primary location that (i) such organization designates to be used predominantly 1003 by its members for social and recreational activities, (ii) is accessible exclusively to members of the 1004 social organization and their guests, and (iii) is not advertised or open to the general public. It shall 1005 not disqualify the area from being considered social quarters if guests occasionally accompany members 1006 into the area, so long as such guests do not spend their own funds to participate in charitable gaming 1007 or electronic gaming activities conducted in the area. In determining if an area is social quarters for 1008 purposes of § 18.2-340.26:3, the Department may rely on publications of the Internal Revenue Service 1009 regarding the allowable participation of guests in an organization's social and recreational activities for 1010 purposes of § 501 of the Internal Revenue Code.

1011 "Supplier" means any person who offers to sell, sells, or otherwise provides charitable gaming 1012 supplies to any qualified organization.

1013 'Texas Hold'em poker game" means a variation of poker in which (i) players receive two cards 1014 facedown that may be used individually, (ii) five cards shown face up are shared among all players in 1015 the game, (iii) players combine any number of their individual cards with the shared cards to make the 1016 highest five-card hand to win the value wagered during the game, and (iv) the ranking of hands and the 1017 rules of the game are governed by the official rules of the Poker Tournament Directors Association.

1018 "Texas Hold'em poker tournament" or "tournament" means an organized competition of players (i) 1019 who pay a fixed fee for entry into the competition and for a certain amount of poker chips for use in 1020 the competition; (ii) who may be allowed to pay an additional fee, during set preannounced times of the 1021 competition, to receive additional poker chips for use in the competition; (iii) who may be seated at one 1022 or more tables simultaneously playing Texas Hold'em poker games; (iv) who upon running out of poker 1023 chips are eliminated from the competition; and (v) a pre-set number of whom are awarded prizes of 1024 value according to how long such players remain in the competition. 1025

§ 18.2-340.19. Regulations of the Board.

A. The Board shall adopt regulations that:

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1027 1. Require, as a condition of receiving a charitable gaming permit or authorization to conduct 1028 *electronic gaming*, that the applicant use a predetermined percentage of its gross receipts for (i) those 1029 lawful religious, charitable, community or educational purposes for which the organization is specifically 1030 chartered or organized or (ii) those expenses relating to the acquisition, construction, maintenance, or 1031 repair of any interest in real property involved in the operation of the organization and used for lawful 1032 religious, charitable, community, or educational purposes, as follows:

1033 a. With respect to charitable gaming, other than electronic gaming, a predetermined percentage of 1034 its gross receipts.

1035 b. With respect to electronic gaming conducted by a social organization certified as such pursuant to 1036 subdivision 2 of the definition of "social organization" in § 18.2-340.16 that has been in existence for a 1037 period of at least three years immediately preceding the request for authorization to conduct electronic 1038 gaming, a predetermined percentage of its electronic gaming adjusted gross receipts.

1039 c. With respect to electronic gaming conducted by all other social organizations, a predetermined 1040 percentage of its electronic gaming gross receipts.

1041 2. Specify the conditions under which a complete list of the organization's members who participate 1042 in the management, operation, or conduct of charitable gaming may be required in order for the Board to ascertain the percentage of Virginia residents in accordance with subdivision A 3 of § 18.2-340.24. 1043

1044 Membership lists furnished to the Board or Department in accordance with this subdivision shall not 1045 be a matter of public record and shall be exempt from disclosure under the provisions of the Freedom of 1046 Information Act (§ 2.2-3700 et seq.).

1047 3. Prescribe fees for processing applications for charitable gaming permits and authorizing social
 1048 organizations to conduct electronic gaming. Such fees may reflect the nature and extent of the charitable
 1049 gaming activity proposed to be conducted.

1050 4. Establish requirements for the audit of all reports required in accordance with $\frac{1}{2}$ § 18.2-340.30 **1051** and 18.2-340.30:2.

1052 5. Define electronic and mechanical equipment used in the conduct of charitable gaming. Board 1053 regulations shall include capacity for such equipment to provide full automatic daubing as numbers are 1054 called. For the purposes of this subdivision, electronic or mechanical equipment for instant bingo, pull tabs, or seal cards shall include such equipment that displays facsimiles of instant bingo, pull tabs, or 1055 1056 seal cards and are used solely for the purpose of dispensing or opening such paper or electronic cards, or both; but shall not include (i) devices operated by dropping one or more coins or tokens into a slot 1057 1058 and pulling a handle or pushing a button or touchpoint on a touchscreen to activate one to three or more 1059 reels marked into horizontal segments by varying symbols, where the predetermined prize amount 1060 depends on how and how many of the symbols line up when the rotating reels come to rest, or (ii) other 1061 similar devices that display flashing lights or illuminations, or bells, whistles, or other sounds, solely 1062 intended to entice players to play. Such regulations shall not prohibit the use of multiple video monitors 1063 or touchscreens on an electronic pull tab gaming device.

6. Prescribe the conditions under which a qualified organization may (i) provide food and nonalcoholic beverages to its members who participate in the management, operation, or conduct of bingo; (ii) permit members who participate in the management, operation, or conduct of bingo to play bingo; and (iii) subject to the provisions of subdivision 12 of § 18.2-340.33, permit nonmembers to participate in the conduct of bingo so long as the nonmembers are under the direct supervision of a bona fide member of the organization during the bingo game.

1070 7. Prescribe the conditions under which a qualified organization may sell raffle tickets for a raffle drawing that will be held outside the Commonwealth pursuant to subsection B of § 18.2-340.26.

1072 8. Prescribe the conditions under which persons who are bona fide members of a qualified
1073 organization or a child, above the age of 13 years, of a bona fide member of such organization may
1074 participate in the conduct or operation of bingo games.

9. Prescribe the conditions under which a person below the age of 18 years may play bingo, provided that such person is accompanied by his parent or legal guardian.

1077 10. Require all qualified organizations that are subject to Board regulations to post in a conspicuous
1078 place in every place where charitable gaming is conducted a sign which bears a toll-free telephone
1079 number for "Gamblers Anonymous" or other organization which provides assistance to compulsive
1080 gamblers.

1081 11. Prescribe the conditions under which a qualified organization may sell network bingo cards in accordance with § 18.2-340.28:1 and establish a percentage of proceeds derived from network bingo sales to be allocated to (i) prize pools, (ii) the organization conducting the network bingo, and (iii) the network bingo provider. The regulations shall also establish procedures for the retainage and ultimate distribution of any unclaimed prize.

1086 12. Prescribe the conditions under which a qualified organization may manage, operate or contract1087 with operators of, or conduct Texas Hold'em poker tournaments.

1088 13. Prescribe the conditions under which a qualified organization may lease the premises of a
1089 permitted social organization for the purpose of conducting bingo, network bingo, instant bingo, pull
1090 tabs, seal cards, and electronic gaming permitted under this article and establish requirements for
1091 proper financial reporting of all disbursements, gross receipts, and electronic gaming adjusted gross
1092 receipts and payment of all fees required under this article.

B. In addition to the powers and duties granted pursuant to § 2.2-2456 and this article, the Board may, by regulation, approve variations to the card formats for bingo games, provided that such variations result in bingo games that are conducted in a manner consistent with the provisions of this article. Board-approved variations may include, but are not limited to, bingo games commonly referred to as player selection games and 90-number bingo.

§ 18.2-340.26:3. Electronic gaming; penalty.

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A. The Department may authorize a social organization to conduct electronic gaming (i) within its
social quarters and (ii) elsewhere on the premises of its primary location. Any such authorized social
organization may lease its premises to any qualified organization for the purpose of conducting
electronic gaming. A qualified organization that leases the premises of a social organization pursuant to
this section shall be subject to the rules and regulations prescribed by the Board. No other electronic
gaming shall be allowed under this article. Any person who conducts or participates in electronic
gaming that is not authorized under this section shall be subject to the penalties specified in

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1106 § 18.2-340.37.

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1107 B. A social organization may request authorization from the Department to conduct electronic 1108 gaming pursuant to this section in accordance with the procedures established under §§ 18.2-340.20 and 1109 18.2-340.25. Any fee charged by the Department for the purpose of such authorization shall be in 1110 addition to any fee charged for a charitable gaming permit. Any charitable gaming permit that also 1111 authorizes a social organization to conduct electronic gaming shall identify the expiration date of such 1112 authorization and the number of electronic gaming devices authorized at the location.

1113 C. A social organization and any qualified organization that leases the premises of a social 1114 organization pursuant to this section are prohibited from advertising any electronic gaming activities to 1115 the general public.

1116 D. The Department may authorize a maximum of 18 electronic gaming devices at a location. Each 1117 such device shall bear a mark indicating it has been authorized and approved by the Department.

E. An electronic gaming manufacturer that has been issued a permit by the Department in accordance with § 18.2-340.34 shall report all electronic gaming adjusted gross receipts pursuant to the 1118 1119 1120 provisions of § 18.2-340.30:2.

F. No qualified organization that is certified by the Department as a social organization pursuant to 1121 1122 subdivision 2 of the definition of "social organization" in § 18.2-340.16 shall continue to conduct 1123 electronic gaming after it has generated \$200,000 in electronic gaming adjusted gross receipts during 1124 any 12-month period. An electronic gaming manufacturer shall be responsible for (i) monitoring the 1125 electronic gaming adjusted gross receipts generated by any such social organization in which its 1126 electronic gaming devices are present and (ii) making the electronic gaming devices in such social 1127 organization's premises inoperative after electronic gaming adjusted gross receipts reach \$200,000 1128 during any 12-month period.

1129 G. The use of electronic gaming devices utilizing multiple video monitors or touchscreens shall be 1130 limited to one player at a time.

1131 H. No social organization or qualified organization leasing the premises of a social organization 1132 shall allow any individual younger than 21 years of age to participate in electronic gaming. No 1133 individual younger than 21 years of age shall participate in electronic gaming or otherwise use an 1134 electronic device to play or redeem any instant bingo, pull tabs, or seal cards.

1135 I. No social organization or any qualified organization leasing the premises of a social organization 1136 shall extend lines of credit or accept any credit or other electronic fund transfer other than debit cards 1137 in payment of any charges or assessments for players to participate in electronic gaming.

1138 § 18.2-340.30. Reports of gross receipts, electronic gaming adjusted gross receipts, and 1139 disbursements required; form of reports; failure to file.

- 1140 A. *I*. Each qualified organization shall keep a complete record of all inventory: 1141
 - a. Inventory of charitable gaming supplies purchased, all receipts.
- 1142 b. Receipts from its charitable gaming operation, and all disbursements including a breakdown of receipts attributable to each type of game offered. 1143
 - c. Electronic gaming adjusted gross receipts.

1145 d. Disbursements related to such operation charitable gaming and electronic gaming operations, 1146 including a breakdown of disbursements for each purpose specified in subdivision 1 of § 18.2-340.33.

1147 2. Except as provided in § §§ 18.2-340.23 and 18.2-340.30.2, each qualified organization shall file at 1148 least annually, on a form prescribed by the Department, a report of all such receipts and disbursements 1149 specified in subdivision 1, the amount of money on hand attributable to charitable gaming as of the end 1150 of the period covered by the report and any other information related to its charitable gaming operation 1151 that the Department may require. In addition, the Board, by regulation, may require any qualified 1152 organization whose net receipts exceed a specified amount during any three-month period to file a report 1153 of its receipts and disbursements for such period. All reports filed pursuant to this section shall be a 1154 matter of public record.

1155 B. All reports required by this section shall be filed on or before the date prescribed by the 1156 Department. The Board, by regulation, shall establish a schedule of late fees to be assessed for any 1157 organization that fails to submit required reports by the due date.

1158 C. Except as provided in § 18.2-340.23, each qualified organization shall designate or compensate an 1159 outside individual or group who shall be responsible for filing an annual, and, if required, quarterly, 1160 financial report if the organization goes out of business or otherwise ceases to conduct charitable gaming 1161 activities. The Department shall require such reports as it deems necessary until all proceeds of any 1162 charitable gaming have been used for the purposes specified in § 18.2-340.19 or have been disbursed in 1163 a manner approved by the Department.

1164 D. Each qualified organization shall maintain for three years a complete written record of (i) all 1165 charitable gaming sessions using Department prescribed forms or reasonable facsimiles thereof approved 1166 by the Department; (ii) the name and address of each individual to whom is awarded any charitable

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1167 gaming prize or jackpot that meets or exceeds the requirements of Internal Revenue Service Publication 1168 3079, as well as the amount of the award; and (iii) an itemized record of all receipts and disbursements, 1169 including operating costs and use of proceeds incurred in operating bingo games.

1170 E. The failure to file reports within 30 days of the time such reports are due shall cause the automatic revocation of the permit, and no organization shall conduct any bingo game or raffle 1171 1172 thereafter until the report is properly filed and a new permit is obtained. However, the Department may 1173 grant an extension of time for filing such reports for a period not to exceed 45 days if requested by an 1174 organization, provided the organization requests an extension within 15 days of the time such reports are due and all projected fees are paid. For the term of any such extension, the organization's permit shall 1175 1176 not be automatically revoked, such organization may continue to conduct charitable gaming, or electronic gaming if authorized to do so pursuant to the provisions of this article, and no new permit 1177 1178 shall be required.

1179 F. For purposes of this section, the requirement to file a report shall also include the payment of 1180 any applicable fees required to accompany such report.

1181 § 18.2-340.30:2. Reports of electronic gaming adjusted gross receipts by electronic gaming 1182 manufacturer required; form of reports; failure to file.

A. Each electronic gaming manufacturer that holds a permit issued by the Department pursuant to 1183 1184 § 18.2-340.34 shall keep a complete record of all electronic gaming adjusted gross receipts and shall 1185 file at least annually, on a form prescribed by the Department, a report of all such receipts and any 1186 other information related to the manufacture of electronic gaming devices that the Department may 1187 require.

1188 B. The report required by this section shall be filed on or before the date prescribed by the 1189 Department. The Board, by regulation, shall establish a schedule of late fees to be assessed for any 1190 electronic gaming manufacturer that fails to submit required reports by the due date.

1191 C. Each electronic gaming manufacturer shall maintain for three years a complete written record of 1192 all electronic gaming adjusted gross receipts.

1193 D. The failure to file the report required by this section within 30 days of the time such report is due 1194 shall cause the automatic revocation of the electronic gaming manufacturer's permit, and no such 1195 manufacturer shall manufacture any new electronic gaming device until the report is properly filed and 1196 a new permit is obtained. However, the Department may grant an extension of time for filing such 1197 report for a period not to exceed 45 days if requested by a manufacturer, provided that the 1198 manufacturer requests an extension within 15 days of the time such report is due and all projected fees 1199 are paid. For the term of any such extension, the manufacturer's permit shall not be automatically 1200 revoked, such manufacturer may continue to manufacture electronic gaming devices, and no new permit 1201 shall be required. 1202

E. For purposes of this section, the requirement to file a report shall also include the payment of any applicable fees required to accompany such report.

1204 § 18.2-340.31. Audit of reports; exemption; audit and administration fee; additional assessment 1205 of gross receipts and electronic gaming adjusted gross receipts.

A. All reports filed pursuant to $\frac{1}{5}$ $\frac{1}{5}$ 18.2-340.30 and 18.2-340.30:2 shall be subject to audit by the 1206 1207 Department in accordance with Board regulations. The Department may engage the services of 1208 independent certified public accountants to perform any audits deemed necessary to fulfill the 1209 Department's responsibilities under this article.

1210 B. The Department shall prescribe a reasonable audit and administration fee to be paid by (i) any organization conducting charitable gaming under a permit issued by the Department unless the organization is exempt from such fee pursuant to § 18.2-340.23 or (ii) any electronic gaming 1211 1212 manufacturer that holds a permit issued by the Department pursuant to § 18.2-340.34. Such fee shall 1213 not exceed one and one-quarter percent of the gross receipts which that an organization reports pursuant 1214 1215 to § 18.2-340.30 or one and one-quarter percent of the electronic gaming adjusted gross receipts that an electronic gaming manufacturer reports pursuant to § 18.2-340.30:2. The audit and administration fee 1216 1217 shall accompany each report for each calendar quarter.

1218 C. The audit and administration fee shall be payable to the Treasurer of Virginia. All such fees 1219 received by the Treasurer of Virginia shall be separately accounted for and shall be used only by the 1220 Department for the purposes of auditing and regulating charitable gaming.

1221 D. In addition to the fee imposed under subsection B, an additional fee of (i) one-quarter of one 1222 percent of the gross receipts that an organization reports pursuant to § 18.2-340.30 shall be paid by the 1223 organization or (ii) one-quarter of one percent of the electronic gaming adjusted gross receipts that an electronic gaming manufacturer reports pursuant to § 18.2-340.30:2 shall be paid by the electronic gaming manufacturer to the Treasurer of Virginia. All such amounts shall be collected and deposited in 1224 1225 1226 the same manner as prescribed in subsections B and C and shall be used for the same purposes. 1227

§ 18.2-340.33. Prohibited practices.

1228 In addition to those other practices prohibited by this article, the following acts or practices are

1229 prohibited:

1230 1. No part of the gross receipts or electronic gaming adjusted gross receipts derived by a qualified 1231 organization may be used for any purpose other than (i) reasonable and proper gaming expenses; (ii) 1232 reasonable and proper business expenses; (iii) those lawful religious, charitable, community, or 1233 educational purposes for which the organization is specifically chartered or organized; and (iv) expenses 1234 relating to the acquisition, construction, maintenance, or repair of any interest in the real property 1235 involved in the operation of the organization and used for lawful religious, charitable, community or 1236 educational purposes. For the purposes of clause (iv), such expenses may include the expenses of a 1237 corporation formed for the purpose of serving as the real estate holding entity of a qualified 1238 organization, provided (a) such holding entity is qualified as a tax exempt organization under 501(c) of 1239 the Internal Revenue Code and (b) the membership of the qualified organization is identical to such 1240 holding entity.

1241 2. Except as provided in § 18.2-340.34:1, no qualified organization shall enter into a contract with or otherwise employ for compensation any person for the purpose of organizing, managing, or conducting any charitable games. However, organizations composed of or for deaf or blind persons may use a part of their gross receipts for costs associated with providing clerical assistance in the management and operation but not the conduct of charitable gaming.

1246 The provisions of this subdivision shall not prohibit the joint operation of bingo games held in accordance with § 18.2-340.29.

3. No person shall pay or receive for use of any premises devoted, in whole or in part, to the conduct of any charitable games, any consideration in excess of the current fair market rental value of such property. Fair market rental value consideration shall not be based upon or determined by reference to a percentage of the proceeds derived from the operation of any charitable games or to the number of people in attendance at such charitable games.

4. No person shall participate in the management or operation of any charitable game unless such person is and, for a period of at least 30 days immediately preceding such participation, has been a bona fide member of the organization. For any organization that is not composed of members, a person who is not a bona fide member may volunteer in the conduct of a charitable game as long as that person is directly supervised by a bona fide official member of the organization.

1258 The provisions of this subdivision shall not apply to (i) persons employed as clerical assistants by 1259 qualified organizations composed of or for deaf or blind persons; (ii) employees of a corporate sponsor 1260 of a qualified organization, provided such employees' participation is limited to the management, 1261 operation or conduct of no more than one raffle per year; (iii) the spouse or family member of any such 1262 bona fide member of a qualified organization provided at least one bona fide member is present; or (iv) 1263 persons employed by a qualified organization authorized to sell pull tabs or seal cards in accordance 1264 with § 18.2-340.16, provided (a) such sales are conducted by no more than two on-duty employees, (b) 1265 such employees receive no compensation for or based on the sale of the pull tabs or seal cards, and (c) 1266 such sales are conducted in the private social quarters of the organization.

1267 5. No person shall receive any remuneration for participating in the management, operation or conduct of any charitable game, except that:

a. Persons employed by organizations composed of or for deaf or blind persons may receive
 remuneration not to exceed \$30 per event for providing clerical assistance in the management and
 operation but not the conduct of charitable games only for such organizations;

b. Persons under the age of 19 who sell raffle tickets for a qualified organization to raise funds for
youth activities in which they participate may receive nonmonetary incentive awards or prizes from the
organization;

1275 c. Remuneration may be paid to off-duty law-enforcement officers from the jurisdiction in which 1276 such bingo games are played for providing uniformed security for such bingo games even if such officer 1277 is a member of the sponsoring organization, provided the remuneration paid to such member is in 1278 accordance with off-duty law-enforcement personnel work policies approved by the local 1279 law-enforcement official and further provided that such member is not otherwise engaged in the 1280 management, operation or conduct of the bingo games of that organization, or to private security 1281 services businesses licensed pursuant to § 9.1-139 providing uniformed security for such bingo games, 1282 provided that employees of such businesses shall not otherwise be involved in the management, 1283 operation, or conduct of the bingo games of that organization;

1284 d. A member of a qualified organization lawfully participating in the management, operation or conduct of a bingo game may be provided food and nonalcoholic beverages by such organization for on-premises consumption during the bingo game provided the food and beverages are provided in accordance with Board regulations;

e. Remuneration may be paid to bingo managers or callers who have a current registration certificateissued by the Department in accordance with § 18.2-340.34:1, or who are exempt from such registration

1290 requirement. Such remuneration shall not exceed \$100 per session; and

1291 f. Volunteers of a qualified organization may be reimbursed for their reasonable and necessary travel 1292 expenses, not to exceed \$50 per session.

1293 6. No landlord shall, at bingo games conducted on the landlord's premises, (i) participate in the 1294 conduct, management, or operation of any bingo games; (ii) sell, lease or otherwise provide for 1295 consideration any bingo supplies, including, but not limited to, bingo cards, instant bingo cards, or other 1296 game pieces; or (iii) require as a condition of the lease or by contract that a particular manufacturer, 1297 distributor or supplier of bingo supplies or equipment be used by the organization.

1298 The provisions of this subdivision shall not apply to any qualified organization conducting bingo 1299 games on its own behalf at premises owned by it.

1300 7. No qualified organization shall enter into any contract with or otherwise employ or compensate 1301 any member of the organization on account of the sale of bingo supplies or equipment.

1302 8. No organization shall award any bingo prize money or any merchandise valued in excess of the 1303 following amounts:

1304 a. No bingo door prize shall exceed \$250 for a single door prize or \$500 in cumulative door prizes 1305 in any one session;

1306 b. No regular bingo or special bingo game prize shall exceed \$100. However, up to 10 games per 1307 bingo session may feature a regular bingo or special bingo game prize of up to \$200; 1308

c. No instant bingo, pull tab, or seal card prize for a single card shall exceed \$2,000;

1309 d. Except as provided in this subdivision 8, no bingo jackpot of any nature whatsoever shall exceed 1310 \$1,000, nor shall the total amount of bingo jackpot prizes awarded in any one session exceed \$1,000. 1311 Proceeds from the sale of bingo cards and the sheets used for bingo jackpot games shall be accounted for separately from the bingo cards or sheets used for any other bingo games; and 1312

e. No single network bingo prize shall exceed \$25,000. Proceeds from the sale of network bingo 1313 1314 cards shall be accounted for separately from bingo cards and sheets used for any other bingo game. 1315

9. The provisions of subdivision 8 shall not apply to:

1316 Any progressive bingo game, in which (i) a regular or special prize, not to exceed \$100, is awarded 1317 on the basis of predetermined numbers or patterns selected at random and (ii) a progressive prize, not to 1318 exceed \$500 for the initial progressive prize and \$5,000 for the maximum progressive prize, is awarded 1319 if the predetermined numbers or patterns are covered when a certain number of numbers is called, 1320 provided that (a) there are no more than six such games per session per organization, (b) the amount of 1321 increase of the progressive prize per session is no more than \$200, (c) the bingo cards or sheets used in 1322 such games are sold separately from the bingo cards or sheets used for any other bingo games, (d) the 1323 organization separately accounts for the proceeds from such sale, and (e) such games are otherwise 1324 operated in accordance with the Department's rules of play. 1325

10. No organization shall award any raffle prize valued at more than \$100,000.

1326 The provisions of this subdivision shall not apply to a raffle conducted no more than three times per 1327 calendar year by a qualified organization qualified as a tax-exempt organization pursuant to § 501(c) of 1328 the Internal Revenue Code for a prize consisting of a lot improved by a residential dwelling where 100 1329 percent of the moneys received from such a raffle, less deductions for the fair market value for the cost 1330 of acquisition of the land and materials, are donated to lawful religious, charitable, community, or 1331 educational organizations specifically chartered or organized under the laws of the Commonwealth and 1332 qualified as a § 501(c) tax-exempt organization. No more than one such raffle shall be conducted in any 1333 one geographical region of the Commonwealth.

1334 11. No qualified organization composed of or for deaf or blind persons which employs a person not 1335 a member to provide clerical assistance in the management and operation but not the conduct of any charitable games shall conduct such games unless it has in force fidelity insurance, as defined in 1336 1337 § 38.2-120, written by an insurer licensed to do business in the Commonwealth.

1338 12. No person shall participate in the management or operation of any charitable game if he has ever 1339 been convicted of any felony or if he has been convicted of any misdemeanor involving fraud, theft, or 1340 financial crimes within the preceding five years. No person shall participate in the conduct of any 1341 charitable game if, within the preceding 10 years, he has been convicted of any felony or if, within the 1342 preceding five years he has been convicted of any misdemeanor involving fraud, theft, or financial 1343 crimes. In addition, no person shall participate in the management, operation or conduct of any 1344 charitable game if that person, within the preceding five years, has participated in the management, 1345 operation, or conduct of any charitable game which was found by the Department or a court of 1346 competent jurisdiction to have been operated in violation of state law, local ordinance or Board 1347 regulation.

1348 13. Qualified organizations jointly conducting bingo games pursuant to § 18.2-340.29 shall not 1349 circumvent any restrictions and prohibitions which would otherwise apply if a single organization were 1350 conducting such games. These restrictions and prohibitions shall include, but not be limited to, the 1351 frequency with which bingo games may be held, the value of merchandise or money awarded as prizes,

- 1352 or any other practice prohibited under this section.
- 1353 14. A qualified organization shall not purchase any charitable gaming supplies for use in the
 1354 Commonwealth from any person who is not currently registered with the Department as a supplier
 1355 pursuant to § 18.2-340.34.
- 1356 15. Unless otherwise permitted in this article, no part of an organization's charitable gaming gross1357 receipts shall be used for an organization's social or recreational activities.
- 1358 16. No qualified organization that is certified by the Department as a social organization pursuant to
 1359 subdivision 2 of the definition of "social organization" in § 18.2-340.16 shall continue to conduct
 1360 electronic gaming after generating \$200,000 in electronic gaming adjusted gross receipts during any
 1361 12-month period.
- 1362 3. That the provisions of §§ 18.2-340.16, 18.2-340.19, 18.2-340.30, 18.2-340.31, and 18.2-340.33 of
- 1363 the Code of Virginia, as amended by the first enactment of this act, and the provisions of 1364 §§ 18.2-340.26:3 and 18.2-340.30:2 of the Code of Virginia, as created by the first enactment of 1365 this act, shall expire on July 1, 2024.
- 1366 4. That the provisions of §§ 18.2-340.16, 18.2-340.19, 18.2-340.30, and 18.2-340.31 of the Code of
- 1367 Virginia, as amended by the second enactment of this act, and the provisions of §§ 18.2-340.26:3 1368 and 18.2-340.30:2 of the Code of Virginia, as created by the second enactment of this act, shall
- 1369 become effective on July 1, 2024.
- 1370 5. That the Charitable Gaming Board's (the Board) initial adoption of regulations necessary to 1371 implement the provisions of this act shall be exempt from the Administrative Process Act 1372 (§ 2.2-4000 et seq. of the Code of Virginia), except that the Board shall provide an opportunity for 1373 public comment om the regulations prior to adoption. The Board shall complete work on such 1374 regulations no later than September 15, 2022.
- 1374 regulations no later than September 13, 2022.
 1375 6. That the provisions of this act may result in a net increase in periods of imprisonment or commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the 1377 necessary appropriation cannot be determined for periods of imprisonment in state adult
- 1378 correctional facilities; therefore, Chapter 552 of the Acts of Assembly of 2021, Special Session I,
- 1379 requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of
- **1380 \$50,000.** Pursuant to § **30-19.1:4** of the Code of Virginia, the estimated amount of the necessary **1381** appropriation cannot be determined for periods of commitment to the custody of the Department
- 1382 of Juvenile Justice.