

SCC NO. _____

AN ORDINANCE AMENDING VARIOUS SECTIONS IN CHAPTERS 4.26, 4.28, and 4.29 OF TITLE 4 OF THE SACRAMENTO COUNTY CODE RELATING TO ELECTRONIC BINGO

The Board of Supervisors of the County of Sacramento, State of California, ordains as follows:

SECTION 1. Section 4.26.000 of Chapter 4.26, Title 4, of the Sacramento County Code is hereby amended to read as follows:

4.26.000 Statement of Purpose.

In 1977, the County of Sacramento enacted an ordinance enabling qualified charitable organizations to operate bingo for fund raising purposes. Charities provide a valuable service to the various communities within Sacramento County and Bingo is one form of charitable fundraising that has a proven successful track record in raising much needed funds for nonprofit entities. Charities that are supported by funds derived from Bingo provide good works to effected communities. Furthermore, charitable Bingo fundraising reduces the need to turn to already strapped local governments for financial support. The popularity and profitability of the games has led to an increase in County licensed games. The proliferation of newly chartered and out of county charities seeking bingo licenses within the County has created a situation which strained the County's ability to regulate existing licensees and jeopardized the protection of legitimate charitable interests. Past enforcement experience has demonstrated the following:

a. County time, effort and expense increased geometrically. State and County statutes demanded a technical accounting of proceeds. As volume increased, the County's ability to audit, and enforce state and local law was compromised. Although many operators are highly efficient and reputable, others are inefficient and creative in avoiding the letter of the law.

b. If all licensees were efficient and reputable, regulatory supervision would be almost perfunctory. Such is the case with many existing licensees. Others, however, require exhaustive monitoring and enforcement. Integrity is a difficult commodity to ascertain in advance of licensure. Thorough screening of applicants prior to licensure is desirable, and required by local ordinance. Pursuant to Sacramento County Code sections 4.10.035 and 4.10.040, the Sheriff conducts a thorough investigation into the background of applicants, and their organizations, in order to assure that licensure would not set the stage for fraud and deceit. Such investigation is particularly difficult when applicants have no local track record.

c. Both newly chartered and out of county charities proved to be problematic. Several folded within months of licensure due to financial collapse. While some financial failure may be innocently explained, others were clearly bankrupted by the misappropriation of charitable proceeds. Whether innocent or criminal causes underlie

these failures, short-lived charities monopolize an inordinate amount of County expense, which never ripened to benefit any charity.

A one year operational prerequisite allows County energies to be more efficiently allocated. Pre-license screening is supplemented with the objective track record of each applicant. The number of unstable or pretextual organizations will be reduced.

The purposes of this Chapter are to protect the health, safety and welfare of the citizens within the unincorporated area, to assure that County expenditure is efficiently allocated, and to safeguard legitimate charitable purposes. The purpose for allowing an eligible organization to conduct bingo games in Sacramento County is to provide that organization an additional source of revenue to further the purpose for which that organization was created. A licensee organization conducting bingo games without generating a profit from those games does not fulfill the purpose for which bingo is permitted. Organizations with a proven track record demonstrating that the game can produce a certain level of profits for charitable purposes, as opposed to proceeds going largely to overhead expenses of the game, should be allowed to conduct further games on various days of the week.

The purpose of requiring a separate license for separate functions of bingo operations, such as a bingo parlor license, a bingo supplier license, and a license for the actual conduct of the games, is to ensure that each function is conducted by a separate and independent person or entity. Such regulation aids in assuring the integrity of the game and in minimizing the problems of undue influence being used against an organization that is licensed to conduct bingo. Recent history has shown that nonprofit organizations are not beyond exercising undue influence against smaller organizations and channeling some of the monies meant for charitable purposes into the private accounts of dishonest members. Further, requiring separation of functions lessens the opportunity for fraud, collusion, and self-dealing.

The purpose of requiring those organizations licensed to conduct bingo games to pay amounts owed to the bingo parlor before the next day of bingo operation and to pay the bingo supplier within thirty days of the invoice date or ten days of the statement date, whichever occurs later, is a direct effort to preclude the parlor or the supplier from acquiring a financial interest in the games. The existence of a debtor-creditor relationship is inimical to the integrity of the bingo games. In the realm of gaming, and bingo is gaming, debts owed to the parlor or supplier by the organization licensed to conduct bingo can be used by the parlor or supplier to exert undue influence on the conduct of the games, and to increase the overhead expenses charged to these organizations. Organizations indebted to the parlor or supplier are thus placed in a position of sharing profits with the parlor or supplier to the detriment of the charitable purpose. Developments in technology and the development of electronic aids to Bingo have helped stabilize Bingo revenues received by nonprofit entities. Furthermore, electronic Bingo aids provide numerous benefits, including accommodating disabled persons. Technologic advances have made it easier for law enforcement to ensure the integrity of the games and protect the health, safety, and welfare of the gaming public by adopting standards and criteria for the use of technologic aids that are quantifiable and verifiable.

Standards for the use of technologic aids in the play of Bingo may also be used by law enforcement as a means of protecting both the charitable Bingo operators and

the gaming public from the introduction and use of otherwise impermissible gambling devices and the corruptive influences of criminal elements.

For all of these reasons, it now becomes necessary for the County of Sacramento to adopt comprehensive standards and rules pertaining to the use of electronic and other technologic aids in the play of charitable Bingo.

SECTION 2. Section 4.26.005 of Chapter 4.26, Title 4, of the Sacramento County Code is hereby amended to read as follows:

4.26.005 Bingo Prohibition.

No person shall operate a bingo game in the unincorporated area of the County without possessing a valid, unrevoked and unexpired Special Business License issued pursuant to the provisions of this Chapter and title and Sacramento County Administrative Regulations adopted pursuant to this Chapter, and except in conformance with Section 326.5 of the California Penal Code, or any other applicable State of California, County of Sacramento, federal law, or administrative rule or regulation, as they may be amended from time to time.

SECTION 3. Section 4.26.010 of Chapter 4.26, Title 4, of the Sacramento County Code is hereby amended to read as follows:

4.26.010 Definition of "Bingo."

As used in this Chapter, "bingo" means a game of chance in which prizes are awarded on the basis of designated numbers or symbols on a card that conform to numbers or symbols selected at random. The game of bingo shall include cards having numbers or symbols that are concealed and preprinted in a manner providing for the distribution of prizes. The winning cards shall not be known prior to the game by any person participating in the playing or operation of the bingo game. All preprinted cards shall bear the legend as follows: "for sale or use only in a bingo game authorized under California law and pursuant to local ordinance." Although "cards" colloquially may refer to a cardboard card, it is permissible for a "card" to be a sheet of paper with multiple card faces pre-printed on it or an electronic representation thereof and are included herein within the definition of "card."

The game of bingo includes the use of an electronic bingo card minder in conjunction with bingo cards to assist a bingo player participating in bingo games to identify a winning card, when used under the conditions set forth in Section 4.26.167 subsection (b) of this Chapter. The term "electronic bingo card minder" is defined as any mechanical, electronic, or computerized aid, (including related hardware and software), that is interfaced with or connected to equipment that allows a player to store, display, and mark bingo card faces programmed into the device. This definition of electronic bingo card minder includes the individual hand held or table top unit or component used by a player, the related equipment and system with which the hand held or table top unit is interfaced with, and all other related systems, equipment,

software, hardware, and circuitry, that together comprise the electronic bingo card minder.

The game of bingo also includes the use of an electronic bingo aid. An electronic bingo aid must allow multiple players with a minimum of two players to link into a common game (Section 4.26.167c.3.A and B of the Sacramento County Code).

At the present time, the bonanza style of an electronic bingo aid is not allowed. This style of bingo draws the balls prior to the purchase of a bingo card. The numbers are not drawn in real time, but are stored for later use. The bonanza style of an electronic bingo aid starts with no players and it is possible for a game to be ended with only one player and one bingo card used. There is no player participation while the balls are being drawn. Players cannot buy cards until after the ball draw. Because of this restriction, there is no competition between players to be first to complete a pattern. Section 4.26.167c of the Sacramento County Code details the requirements for electronic bingo aids.

Definitions, powers, conditions and restrictions set forth in this Chapter are intended to comply with and implement applicable California Constitution and Penal Code provisions. To the extent that any provision of this Chapter is substantially the same as that contained in Section 326.5 of the Penal Code, and violation thereof is a violation of that Penal Code section and punishable thereunder, such provision of this Chapter is explanatory only.

SECTION 4. Section 4.26.016 of Chapter 4.26, Title 4, of the Sacramento County Code is hereby added to read as follows:

4.26.016 Definition of an “Electronic Representation Thereof” of a Bingo Game.

The following are the specific elements required for an Electronic Bingo game:

- a. Electronic player stations must link players into a common game;
- b. The Bingo System must allow for and encourage multiple players and require a minimum of two players;
- c. The winning pattern or arrangement must be known before the game begins;
- d. Players must obtain a card before numbers are drawn;
- e. Electronic cards are permissible but must be readily visible on the screen, prominently sized and displayed, using a readable font and contrasting colors;
- f. The numbers are randomly drawn or determined electronically;
- g. Numbers drawn are used in real time and not stored for later use;
- h. Selected numbers are used in the sequence in which they are drawn;
- i. The game-winning pattern cannot be achieved in a single ball release, thus requiring that players participate in the contest to be the first to cover the winning pattern;
- j. All players must have the same opportunity to cover or daub to reflect their participation in a common game;
- k. Prizes must be determined by play of the Bingo game, not by any other additional element of chance;
- l. The game must be won by the player(s) who first obtains a pre-designated winning pattern and who “covers” or “daubs” the numbers yielding that pattern;

m. Players who fail to daub 'sleep' their winning Bingo pattern – and the game continues; and

n. Consolation, secondary or interim prizes and progressive prizes are permissible if the award of the prize is made on the basis of designated numbers or symbols on a card that conforms to numbers or symbols selected at random and the award of these prizes is based on the play of bingo in the same manner as for the game ending pattern. For purposes of this provision, a consolation, secondary, interim or progressive prize pattern shall constitute a separate game as that term is used in California Penal Code Section 326.5(n). Interim prizes cannot exceed \$250.00. Combined prizes can exceed \$250.00, but never for a single player.

SECTION 5. Section 4.26.100 of Chapter 4.26, Title 4, of the Sacramento

County Code is hereby amended to read as follows:

4.26.100 Attendance Limited to Occupancy Capacity.

a. Notwithstanding that bingo games are open to the public, attendance at any bingo game shall be limited to the occupancy capacity of the room in which the game is conducted as determined by the Fire Department or district having jurisdiction in accordance with applicable laws and regulations; and to any occupancy conditions included on any applicable use permit or county issued license authorizing the activity on the property on which the activity is located..

b. It is unlawful for a licensee to knowingly authorize or permit, and unlawful for any person to, reserve seats or space where bingo games are conducted.

SECTION 6. Section 4.26.120 of Chapter 4.26, Title 4, of the Sacramento

County Code is hereby amended to read as follows:

4.26.120 Limitation of Bingo Hours and Sessions.

a. No bingo licensee shall conduct bingo games between the hours of 2:00 a.m. and 10:00 a.m. of the same day.

b. Except as provided in this subdivision, no bingo licensee shall conduct more than one bingo session per week. To conduct more than one bingo session per week a licensee shall secure the permission of the Sheriff. The licensee shall have a valid, unrevoked, and unexpired license to conduct such bingo games and shall submit a written application with information therein as required by the Sheriff. The Sheriff shall authorize the bingo licensee to conduct more than one session per week unless the Sheriff makes one or more of the following findings in writing:

1. The bingo licensee is not an organization exempt from the payment of the bank and corporation tax as provided by Sections 23701a, 23701b, 23701d, 23701e, 23701f, 23701g, and 23701l of the Revenue and Taxation Code, or is not a mobile home park association, or a senior citizens organization; and, for at least two continuous years immediately preceding filing of the application for additional sessions, has not existed and operated within either the incorporated or unincorporated area of the County. The two year consecutive period of existence and operation provided for herein, need not include exemption from payment of the bank and corporation tax;

2. The bingo licensee has failed to expend at least sixteen thousand dollars (\$16,000) during each of said preceding two (2) years on charitable causes; or, the

bingo licensee has not conducted bingo games in the unincorporated area of Sacramento County for the preceding 12 months;

3. The bingo licensee has failed to equal or exceed, and has failed to maintain for at least 6 consecutive months, at least 75% of the average percentage Net Profit Available from bingo in the unincorporated area of Sacramento County as determined and defined by the Sheriff from, but not limited to, bingo records of the licensee community during the previous County fiscal year;

4. The bingo licensee does not have enough volunteers to staff the extra sessions;

5. The bingo licensee's accounting records have never undergone a compliance examination by the Sheriff or there exist uncorrected deficiencies from a compliance examination conducted by the Sheriff;

6. The additional sessions will be detrimental to public safety, health or welfare; or

7. The licensee has failed to comply with other provisions of this Chapter, the Sacramento County Administrative Regulations adopted pursuant to this Chapter, the California Penal Code Section 326.5, or any other applicable State of California, County of Sacramento, federal law, or administrative rule or regulation, as they may be amended from time to time.

c. The Sheriff shall notify the bingo licensee in writing of the denial of a licensee's application to conduct more than one bingo session per week and shall in such notice state the reason(s) for the denial and that the licensee has fifteen (15) calendar days from the date of service of such written notice of denial to file an appeal of such denial. Upon timely request by the licensee, the appeal hearing process and related procedures shall proceed pursuant to the provisions of Sections 4.10.115 through 4.10.130 of Chapter 4.10 of this Title.

SECTION 7. Section 4.26.167 of Chapter 4.26, Title 4, of the Sacramento

County Code is hereby amended to read as follows:

4.26.167 Computerized Equipment.

a. Except as provided in Subsections (b) and (c) of this Section, it shall be unlawful for organizations licensed under this Chapter to:

1. Permit the use of player-operated machines, devices, or equipment that is computerized, electronic, or mechanical, in a bingo game;

2. Operate, or allow to be played, any form of bingo in which the numbers to be called are selected by electronic means rather than by random selection of numbered balls from a pool of game balls.

b. Electronic Bingo Card Minder.

1. Purpose. The purpose of this Subsection (b) is not to permit the use of all electronic bingo aids in bingo. The purpose is to permit the bingo licensee to use an electronic bingo card minder on the conditions and specifications set forth in this Subsection (b). It is contemplated that an electronic bingo card minder will include individual units or components to be used by players and that these units or components will be activated by the organization licensed to conduct bingo for a player's operation. These individual player units or components are hand held or desktop devices used in conjunction with bingo cards. It is contemplated that an electronic bingo card minder will permit a bingo player to daub an activated individual

player unit or component randomly selected numbers called by the bingo licensee in order to match such numbers against programmed information to identify a winning card. The programmed information reflects the exact configurations of the bingo cards sold to and played by the player. The electronic bingo card minder is not to alter the bingo cards. The electronic bingo card minder is to be used in conjunction with bingo cards in order to assist the player identify a winning card. The electronic bingo card minder is not to be used as an electronic or computerized game of bingo, or as a substitute for required bingo cards, or as a substitute for any other requirements of bingo as provided in Chapter 4.26 or Penal Code section 326.5.

2. An electronic bingo card minder may be used by bingo players in conjunction with bingo cards to assist in the identification of a winning card if the bingo licensee complies with the conditions set forth in Subsections (b)(3) through (b)(19) of this Section 4.26.167, and if the organization complies with all other required provisions of Chapter 4.26 herein and Penal Code section 326.5. Violation of any or all of such provisions and conditions shall constitute grounds for revocation, suspension, or denial of the Special Business License to conduct bingo games, pursuant to the procedures set forth in this Chapter 4.26, and Chapters 4.02 and 4.10 of Title 4 herein.

3. An electronic bingo card minder is permitted only as a means of assisting a player to mark, otherwise register, or record, numbers selected at random in order to identify a winning bingo card. An electronic bingo card minder shall not replace or alter the bingo cards. An electronic bingo card minder shall not interfere or interact with the element of chance in the game. The player shall have at their disposal printed bingo cards with configurations that were sold to the player by the bingo licensee for use with the electronic bingo card minder that correspond exactly to such bingo card configurations programmed into the electronic bingo card minder.

4. Players shall manually input or daub numbers called by the bingo licensee into the individual player operated units or components of the electronic bingo card minder; and, automatic daubing shall not be permitted. The portion of the electronic bingo card minder system in the immediate physical possession and operation of the bingo licensee, and the individual player operated units or components of the electronic bingo card minder used by a player, shall be able to identify a winning card during the game. Verification by the bingo licensee of a winning combination shall not be made solely on the electronic bingo card minder, but may be verified by computer verification or using paper print outs of the card. Players shall notify the game operator or caller of a winning pattern of bingo.

5. The electronic bingo card minder, including the individual player operated units or components of the electronic bingo card minder, shall be enabled for play solely by the bingo licensee; and, only on the premises where the games are conducted. The electronic bingo card minder shall be programmed either by the bingo licensee, or by a bingo supplier licensed pursuant to Chapter 4.29 of this Title at the direction and as specified by the bingo licensee. All individual player operated units or components of the electronic bingo card minder shall be rented or otherwise provided to a player solely by the bingo licensee.

6. Prior to giving physical possession of the individual player operated unit or component of the electronic bingo card minder to the player, the bingo licensee shall receive payment from the player for the number of games requested by the player that

are programmed into the electronic bingo card minder. The bingo licensee shall at the time of payment issue to the player: an individual player operated unit or component of the electronic bingo card minder and a receipt indicating, the amount paid, the number of faces and games sold to the player and activated in the electronic bingo card minder, and the serial number of each card face sold to the player and activated by game.

7. The Sheriff shall by administrative regulation determine the maximum number of bingo card faces that may be programmed into a player operated unit or component of an electronic bingo card minder during a bingo game, but such number shall in no event exceed 72 bingo card faces.

8. Only one player operated unit or component of an electronic bingo card minder may be used by a bingo player during a bingo game.

9. Prior to being permitted to operate in any Sacramento County charitable bingo parlor, electronic bingo card minders, including all related system hardware and software, must be tested and certified by an independent testing lab, approved by the Sheriff, as meeting or exceeding the technical standards for electronic bingo card minders. A copy of any change in the software of a programmed electronic bingo card minder or point of sale shall be submitted to the Sheriff with a written summary of the changes no less than 5 (five) days before being installed for use by a licensee or player. Within the 5 (five) day notice period, the Sheriff may require an in-person demonstration of the change and/or testing by an independent testing lab of any changes. The change shall be deemed approved unless the Sheriff requests a demonstration or independent testing, in which case approval shall be delayed pending completion of the demonstration or testing, at which time the changes shall be deemed approved unless the changes are disapproved by the Sheriff in writing on the ground that the changes violate this Chapter or applicable law.

10. Each player electing to use the electronic bingo card minder shall have an equal opportunity to do so. The bingo licensee shall distribute each player operated unit or component of the electronic bingo card minder for play on a random basis; first come, first served. No particular player operated unit or component of the electronic bingo card minder shall be reserved for any player. If the bingo card minder has pre-programmed all the game information for the session (bingo cards assigned to that unit for each game, the game program and winning patterns), then the bingo player is prohibited from selecting the player operated unit or component of the electronic bingo card minder.

11. Only a bingo supplier licensed by Chapter 4.29 of this Title 4 may remove the electronic bingo card minder from the premises where the games are conducted. Removal may be for repair or for use by another organization licensed by Chapter 4.26 to conduct bingo. A record shall be maintained by the bingo licensee of: all electronic bingo card minders removed from such premises; the name of the person, and business if any, who has taken the device from such premises; the site address where taken; the return date if any; and, disposition of the electronic bingo card minder.

12. Accounting records pertaining to electronic bingo card minders, including the internal accounting system of the electronic bingo card minder, shall be retained as prescribed by Section 4.26.080 of this Chapter. The electronic bingo card minder system must have a dial-up capability so the Sheriff may remotely monitor the operation and the internal accounting system of the electronic bingo card minder at any time. The electronic bingo card minder shall contain a point of sale accounting system that allows

it to track all financial activity for the bingo session. The electronic bingo card minder shall at a minimum contain and keep an accounting system that records the serial number of each bingo card or bingo face sold, the price of each card sold, and the total amount of the electronic bingo card minder proceeds from each session. The accounting information must be secure and shall not be accessible for alteration. The electronic bingo card minder's capabilities and information must not be lost through power failure or other disruption during the session.

13. The bingo licensee shall not conduct bingo games where a player is required to use an electronic bingo card minder. During all games, the use of an electronic bingo card minder shall be at the option of the bingo player. The bingo licensee shall permit all players to play in all bingo games without the use of an electronic bingo card minder.

14. The bingo licensee shall require a player electing to use an electronic bingo card minder to purchase no less than the licensee's minimum number buy-in of bingo cards for use without an electronic bingo card minder.

15. The portion of the electronic bingo card minder system in the immediate physical possession and operation of the bingo licensee shall have the capability during the game to print and may pre-print the configurations of the bingo cards that are programmed into the electronic bingo card minder. The player operated units or components of the electronic bingo card minder shall not have such capability and shall not print configurations of the bingo cards.

16. The electronic bingo card minder including related circuitry shall be sealed and secured in order to prevent unauthorized removal, additions, changes, or other alterations to the data within such electronic bingo card minder.

17. The Sheriff may, upon demand, examine and inspect the electronic bingo card minder, or any player operated unit or component of the electronic bingo card minder, during the conduct of the games if the Sheriff detects or discovers any problem with such equipment that affects the integrity of the bingo game or such equipment. The bingo licensee shall immediately cooperate and comply upon the Sheriff's demand for such examination and inspection. Such examination and inspection shall include immediate access to the electronic bingo card minder, player operated units or components of the electronic bingo card minder, and inspection of all associated parts and systems, as applicable; and, may involve the immediate removal of the electronic bingo card minder, player operated units or components of the electronic bingo card minder, or related system or parts, as applicable, from the game premises for further testing.

18. If, at any time, the Sheriff detects or discovers any malfunction with an electronic bingo card minder, or any player operated unit or component of the electronic bingo card minder, that affects the integrity of such equipment or the bingo game, the Sheriff may order the bingo licensee to cease the use of the electronic bingo card minder or a player operated unit or component of the electronic bingo card minder, as applicable, immediately. The bingo licensee shall comply immediately with such Sheriff's order.

19. If the bingo licensee detects or discovers any malfunction or any problem or occurrence with the electronic bingo card minder, or the player operated unit or component of the electronic bingo card minder, that affects the security or the integrity

of the bingo game or such equipment, the bingo licensee shall cease immediately the use of the electronic bingo card minder or affected player operated unit or component of the electronic bingo card minder, as applicable.

c. Electronic Bingo Aids.

1. Purpose. The purpose of this subsection (c) is (i) to restrict the use of electronic or other technologic aids to only those aids that assist in the play of Bingo; and, (ii) to make it clear that electronic or electromechanical facsimiles of any game of chance or slot machines or unlawful gambling devices as those terms are defined in Penal Code sections 330a, 330b, and 330.1, are strictly prohibited whether for the play of Bingo or otherwise.

The purpose is to adopt comprehensive technical standards to ensure that the integrity of Bingo games played with the use of electronic or technologic aids is maintained; that the games and aids are secure; and that the games and aids are fully auditable.

Further, the purpose is to adopt Minimum Internal Control Standards (“MICS”) as a means of properly regulating the charitable Bingo industry. The objectives of these MICS is to ensure operational integrity; provide Bingo operators with an effective tool for measuring effectiveness and efficiency; to require reliable financial statement reporting; and to ensure compliance with all applicable laws and regulations.

For the purposes of this Chapter, a “facsimile of any game of chance” means a game played in an electronic or electromechanical format that replicates a game of chance by incorporating all of the fundamental characteristics of the game, as opposed to preserving those characteristics and using electronics or technology merely as an aid in the play of the underlying game. A Bingo game is a facsimile when (1) the electronic or electromechanical format replicates the game of Bingo by incorporating all of the fundamental characteristics of the game and does not preserve those characteristics using electronics or technology merely as an aid in the play of the underlying game, or (2) an element of the games format allows players to play with or against a machine rather than among competing players.

2. Prior to being permitted to operate in any Sacramento County charitable bingo parlor, electronic bingo aids, including all related system hardware and software, must be tested and certified by an independent testing lab, approved by the Sheriff, as meeting or exceeding the technical standards for electronic aids to Bingo, as adopted by paragraph (3) of this section. Whenever the manufacturer of a bingo aid makes changes to the software, the manufacturer must provide written notice to the Sacramento County Sheriff’s Department Bingo Compliance Unit, which may require a demonstration of the changes, and may also require the manufacturer and/or operator of an electronic bingo aid to submit to any independent audit of the aid/device at the manufacturer’s and/or operator’s expense, in order to ensure compliance with this Chapter.

3. The Sacramento County Sheriff’s Bingo Compliance Unit has determined that an electronic bingo aid operated in the unincorporated areas of Sacramento County must meet all the following criteria:

A. Electronic Player stations must link into a common game

B. The system must allow for and encourage multiple players and require a minimum of two players

- C. The winning pattern or arrangement must be known before the game begins.
- D. Players must obtain a card before numbers are drawn. Additional players may join a game in progress.
- E. Electronic cards are permissible but must be readily visible on the video screen.
- i. Electronic Cards must be prominently sized and displayed.
 - ii. Electronic Cards must contain a five (5) by five (5) grid of spaces. Each space will contain a unique number or other symbol which may not appear twice on the same card. The card may contain one "free space" without a specified number or other designation, provided the free space is in the same location on every card in play or available to be played in the game.
 - iii. When a number or other symbol is covered, the covering must be indicated on the electronic card by a change in the color of the space, a strikeout through the space, or some other readily apparent visual means.
 - iv. All prizes in the game must be fixed in amount and disclosed to all participating players in the game. Random or unpredictable prizes are not permitted.
- F. The numbers or symbols used in the game must be randomly drawn or determined electronically from a non-replaceable pool. Each game will permit the random draw and release or electronic determination of all numbers or symbols in the pool. If a random number generator is used, it must be certified by an independent testing lab approved by the Sheriff prior to initial use and upon direction of the Sheriff.
- G. The numbers or symbols randomly drawn or electronically determined must be used in real time and not stored for later use.
- H. Selected numbers or symbols are used in the sequence in which they are drawn.
- I. Players must cover or daub after each release in order to achieve any winning pattern, except that a player may later cover or daub numbers or symbols slept (as defined in paragraph (M) below) following a previous release ("catch up") for use in obtaining the game-ending pattern. The game winning pattern cannot be achieved in a single ball release, thus requiring that players participate in the contest to be the first to cover the winning pattern.
- J. All players must have the same opportunity to cover or daub to reflect their participation in a common game. To cover or daub a player in a game must take overt action after numbers or symbols are released. A player covers or daubs by touching either the screen or a designated button on the player station after numbers or symbols are released. Electronic bingo aids may not include a feature whereby covering or daubing after a release occurs automatically or without overt action taken by the player following the release.
- K. Each game must have a winning player and a game-winning prize must be awarded in every game. All prizes in a game, including progressive prizes, must be awarded based on the outcome of the game of Bingo and may not be based on events outside the selection and covering of numbers or symbols used to determine the winner in the game and the action of the competing players to cover the pre-designated winning patterns.

L. The game must be won by the first player or group of players who obtain a pre-designated winning pattern and who covers or daubs the numbers yielding that winning pattern.

M. If a player sleeps the game-ending pattern, the game must continue until a player subsequently obtains and covers or daubs and claims the game-ending prize. To “sleep” or to “sleep a Bingo” means that a player fails, within a certain time allowed by the game: (i) to cover or daub the previously released numbers or other symbols on that player’s card(s) constituting a game-winning or game-ending pattern or other pre-designated winning pattern, or (ii) to claim the prize to which the player is entitled, having covered or daubed a previously designated winning pattern thereby resulting in the forfeiture of the prize to which the player would otherwise be entitled.

N. Consolation, secondary or interim prizes and progressive prizes are permissible if the award of the prize is made on the basis of designated numbers or symbols on a card that conforms to numbers or symbols selected at random and the award of these prizes is based on the play of bingo in the same manner as for the game ending pattern. For purposes of this provision, a consolation, secondary, interim or progressive prize pattern shall constitute a separate game as that term is used in California Penal Code Section 326.5(n). Interim prizes cannot exceed the statutory maximum for a single prize.

O. Regardless of the buy in level, all players must play for the same game ending patterns.

P. Prizes for any game cannot exceed a total of \$250.00.

Q. Players must have at their disposal paper cards that electronic cards represent such that a winning bingo could be verified on the paper or cardboard itself.

R. Electronic bingo aids may not receive or disperse cash or coin. Player buy-ins and prize amounts must be received and dispersed at a common point of sale(s).

S. Electronic bingo aids shall not have mechanical reels or pull handles to operate.

T. A hardcopy of bingo patterns and prize amounts must be available to all players.

4. At the present time, the bonanza style of an electronic bingo aid is not allowed. This style of bingo draws the balls prior to the purchase of a bingo card. The numbers are not drawn in real time, but are stored for later use. The bonanza style of an electronic bingo aid starts with no players and it is possible for a game to be ended with only one player and one bingo card used. There is no player participation while the balls are being drawn. Players cannot buy cards until after the ball draw. Because of this restriction, there is no competition between players to be first to complete a pattern. Section 4.26.167(c)(3) of the Sacramento County Code details the requirements for electronic bingo aids.

5. The Sacramento County Sheriff’s Department Bingo Compliance Unit may also require the manufacturer and/or operator of an electronic bingo aid to submit to an independent audit of the aid/device at the manufacturer’s and/or operator’s expense, in order to ensure compliance with this Chapter.

6. The number of Electronic Bingo Aids operated by any organization or licensee shall not exceed One hundred Fifty (150).

7. Accounting records pertaining to electronic bingo aids, including the internal accounting system of the electronic bingo aid, shall be retained as prescribed by Section 4.26.080 of this Chapter. The electronic bingo aid system must have a dial-up capability so the Sheriff may remotely monitor the operation and the internal accounting system of the electronic bingo aid at any time. The electronic bingo aid shall contain a point of sale accounting system that allows it to track all financial activity for the bingo session. The electronic bingo aid shall at a minimum contain and keep an accounting system that records an identifying number of each bingo card or bingo face sold, the price of each card sold, and the total amount of the electronic bingo aid proceeds from each session. The accounting information must be secure and shall not be accessible for alteration. The electronic bingo aid's capabilities and information must not be lost through power failure or other disruption during the session.

8. The electronic bingo aid including related circuitry shall be sealed and secured in order to prevent unauthorized removal, additions, changes, or other alterations to the data within such electronic bingo aid.

9. The Sheriff may, upon demand, examine and inspect the electronic bingo aid, or any player operated unit or component of the electronic bingo aid, during the conduct of the games if the Sheriff detects or discovers any problem with such equipment that affects the integrity of the bingo game or such equipment. The bingo licensee shall immediately cooperate and comply upon the Sheriff's demand for such examination and inspection. Such examination and inspection shall include immediate access to the electronic bingo aid, player operated units or components of the electronic bingo aid, and inspection of all associated parts and systems, as applicable; and, may involve the immediate removal of the electronic bingo aid, player operated units or components of the electronic bingo aid, or related system or parts, as applicable, from the game premises for further testing.

10. If, at any time, the Sheriff detects or discovers any malfunction with an electronic bingo aid, or any player operated unit or component of the electronic bingo aid, that affects the integrity of such equipment or the bingo game, the Sheriff may order the bingo licensee to cease the use of the electronic bingo aid or a player operated unit or component of the electronic bingo aid, as applicable, immediately. The bingo licensee shall comply immediately with such Sheriff's order.

11. If the bingo licensee detects or discovers any malfunction or any problem or occurrence with the electronic bingo aid, or the player operated unit or component of the electronic bingo aid, that affects the security or the integrity of the bingo game or such equipment, the bingo licensee shall cease immediately the use of the electronic bingo aid or affected player operated unit or component of the electronic bingo aid, as applicable.

SECTION 8. Section 4.28.000 of Chapter 4.28, Title 4, of the Sacramento

County Code is hereby amended to read as follows:

4.28.000 Purpose.

Over the years, there has been a fluxuation of bingo parlors in Sacramento County, resulting in multiple organizations licensed to conduct bingo in accordance with Chapter 4.26 conducting bingo games at a single commercial location. Competition for

the bingo player and the bingo dollar has increased between charitable organizations conducting bingo games. High rents and overhead and increased promotional expenditures have reduced the charitable organizations' profits derived from bingo games, thereby resulting in a substantial decrease in the profits available for charitable purposes.

The regulatory provisions of this Chapter are necessary to ensure that bingo parlors are operated subject to reasonable conditions for the protection of the public health, safety and welfare. A system of regulating bingo parlors, in conjunction with the existing regulations of organizations licensed to conduct bingo in accordance with Chapter 4.26, encourages the maximum use of bingo proceeds and profits for charitable purposes, but also limits the commercialization of bingo, particularly by criminal or otherwise undesirable elements.

The licensing regulations for bingo parlors further clarify and define the relationship between the bingo parlor and the licensed charitable organizations with respect to the operation and management of bingo games in the unincorporated area.

SECTION 9. Section 4.29.055, Chapter 4.29, Title 4 of the Sacramento County

Code is hereby amended to read as follows

4.29.055 Computerized Equipment.

a. Except as provided in Subsections (b) and (c) of this Section, it shall be unlawful for bingo suppliers licensed under this Chapter to:

1. Sell, rent, supply, provide or furnish player-operated machines, devices, or equipment that is computerized, electronic, or mechanical to an organization licensed to conduct bingo pursuant to Chapter 4.26 herein, for use in a bingo game; or,
2. Sell, rent, supply, provide, or furnish equipment for use in a bingo game in which the numbers to be called are selected by electronic means rather than by random selection of numbered balls from a pool of game balls.

b. Electronic Bingo Card Minder.

1. Purpose. The purpose of this Subsection (b) is not to permit a licensed bingo supplier to sell, rent, supply, provide or furnish to organizations licensed to conduct bingo pursuant to Chapter 4.26 herein all electronic card minders for use in bingo. The purpose is to permit the licensed supplier to sell, rent, supply, provide or furnish to such organizations the use of electronic bingo card minders on the conditions set forth herein. It is contemplated that an electronic bingo card minder will include individual units or components to be used by players and that these units or components will be activated by the organizations licensed to conduct bingo for a player's operation. These individual player units or components are hand held devices or desktop devices to be used in conjunction with bingo cards. It is contemplated that an electronic bingo card minder will permit a bingo player to daub an activated individual player unit or component randomly selected numbers called by an organization licensed to conduct bingo pursuant to Chapter 4.26 in order to match such numbers against programmed information to identify a winning card. The programmed information reflects the exact configurations of the bingo cards sold to and played by the player. The electronic bingo card minder is not to alter the bingo cards. The electronic bingo card minder is to be used in conjunction with bingo cards in order to assist the player identify a winning card. The electronic bingo card minder is not to be used as an electronic or

computerized game of bingo, or as a substitute for required bingo cards, or as a substitute for any other requirements of bingo as provided in Chapter 4.26 or in Penal Code section 326.5.

2. An electronic bingo card minder to assist in the identification of a winning card or paper may be sold, rented supplied, provided or furnished to an organization licensed pursuant to Chapter 4.26 of this Title to conduct bingo by a licensed bingo supplier if the licensed bingo supplier complies with the conditions set forth in Subsections (b)(3) through (b)(12) of this Section 4.29.055, and if the supplier complies with all other required provisions of Chapter 4.29 herein and Penal Code section 326.5. Violation of any or all of such provisions and conditions shall constitute grounds for revocation, suspension, or denial of the Special Business License to conduct the business of a bingo supplier, pursuant to the procedures set forth in Chapters 4.29, 4.02, and 4.10 of Title 4 herein.

3. An electronic bingo card minder shall assist a player to mark, otherwise register, or record, numbers selected at random in order to identify a winning bingo card. An electronic bingo card minder shall not replace or alter bingo cards. The electronic bingo card minder shall be programmed either by the supplier licensee at the direction and as specified by an organization licensed to conduct bingo pursuant to Chapter 4.26 of this Title, or by the organization licensed to conduct bingo. The electronic bingo card minder shall be programmed only with bingo card configurations corresponding exactly to bingo card configurations used by such licensed organization.

4. Prior to being permitted to operate in any Sacramento County charitable bingo parlor, electronic bingo card minders, including all related system hardware and software, must be tested and certified by an independent testing lab, approved by the Sheriff, as meeting or exceeding the technical standards for electronic bingo card minders. A copy of any change made by the supplier licensee in the software of a programmed electronic bingo card minder or point of sale shall be submitted to the Sheriff with a written summary of the changes no less than 5 (five) days before being installed for use by a licensee or player. Within the 5 (five) day notice period, the Sheriff may require an in-person demonstration of the change and/or testing by an independent testing lab of any changes. The change shall be deemed approved unless the Sheriff requests a demonstration or independent testing, in which case approval shall be delayed pending completion of the demonstration or testing, at which time the changes shall be deemed approved unless the changes are disapproved by the Sheriff in writing on the ground that the changes violate this Chapter or applicable law.. The electronic bingo card minder shall permit licensed organizations to enable the electronic bingo card minder, including the individual player operated units or components, for play on the premises where the games are conducted. The electronic bingo card minder shall not interfere or interact with the element of chance in the game.

5. The electronic bingo card minder shall permit a player to use a player operated unit or component of the electronic bingo card minder to manually input or daub numbers called in a bingo game into the electronic bingo card minder. Automatic daubing shall not be a feature of the electronic bingo card minder. The portion of the electronic bingo card minder system in the immediate physical possession and operation of the organization licensed by Chapter 4.26 to conduct the games, and the individual player operated units or components of the electronic bingo card minder used

by a player, shall identify winning cards during a game. The portion of the electronic bingo card minder system in the immediate physical possession and operation of the organization licensed to conduct bingo shall be capable of printing a winning card for verification during the game or the supplier may supply the licensee with pre-printed cards.

6. A particular type of electronic bingo card minder shall not be sold, rented, supplied, provided or furnished to an organization licensed to conduct bingo pursuant to Chapter 4.26 by a licensed bingo supplier until the licensed supplier has demonstrated the electronic bingo card minder to the Sheriff, and such electronic bingo card minder has been inspected by, and approved by the Sheriff.

7. An electronic bingo card minder may be removed from the place where the games are conducted solely by the supplier licensee for repair or to transfer to another organization licensed to conduct bingo pursuant to Chapter 4.26 for the conduct of bingo. The supplier licensee shall keep a record of the bingo electronic card minder received; the date received; the repairs made, if any; the particular malfunction, if any; the name of the licensed organization that the electronic bingo card minder or part thereof was removed; and, the date the card minder or part thereof is returned to an organization if returned, or notation of what action taken if not returned.

8. The electronic bingo card minder shall have a dial-up capability so that the Sheriff may remotely monitor the operation and internal accounting system of the electronic bingo card minder at any time. The electronic bingo card minder shall contain a point of sale accounting system that allows it to track all financial activity for a bingo session. The bingo supplier licensee's accounting records pertaining to electronic bingo card minders shall be retained as prescribed by Section 4.29.050 of this Chapter. An electronic bingo card minder shall work with an accounting system that records, and retains for a retention period of not less than that found in Section 4.26.080 of Chapter 4.26, Title 4, hereof, the serial number of each bingo card or face sold, the price of each card sold, and the total amount of the electronic bingo card minder proceeds from each session. An electronic bingo card minder's capabilities and information must not be lost through power failure or other disruption during the session.

9. An electronic bingo card minder shall have the capability to permit organizations licensed to conduct bingo to print or pre-print the configurations of the bingo cards or papers that are programmed into the device; but the individual player operated units or components shall not have this feature.

10. The electronic bingo card minder including related circuitry shall be sealed and secured in order to prevent unauthorized removal, additions, changes, or other alterations or tampering with the data within such electronic bingo card minder.

11. If the Sheriff detects or discovers any problem with an electronic bingo card minder, including the player operated electronic bingo aid unit or component, or any related system or parts, that affects the integrity of the bingo game, or such equipment, the Sheriff may, upon demand, examine and inspect such equipment, as applicable, if it is in possession of the supplier licensee after removal from the place where the game of bingo is conducted. The Sheriff may upon demand examine and inspect any electronic bingo card minder, player operated unit or component of an electronic bingo card minder, or related system or parts, for sale, rent, supply, or to be provided or furnished by the supplier licensee to an organization licensed to conduct

bingo. Such examinations and inspections shall include immediate access to the electronic bingo card minder, including the player operated unit or component of an electronic bingo card minder, and unlimited inspection of all parts and associated systems, as applicable; and, may involve the removal of such equipment, as applicable, from the supplier licensee's premises or possession for further testing. Upon the Sheriff's demand, the supplier licensee shall immediately comply and cooperate with the Sheriff for such examinations, inspections, or removals.

12. If at any time the Sheriff detects or discovers any problem with an electronic bingo card minder, or with a player operated bingo unit or component of the electronic bingo card minder, or with any related system or parts, that affects the security or the integrity of a bingo game or such equipment, the Sheriff may order the supplier licensee to cease the sale, rental, supply, or provision or furnishing of such electronic bingo card minder or player operated unit or component, as applicable, to an organization licensed to conduct bingo, and the supplier licensee shall comply immediately with such Sheriff's order.

13. If at any time the supplier licensee detects or discovers any problem with a electronic bingo card minder, or with a player operated unit or component of the electronic bingo card minder, or any related system or parts, that affects the security or the integrity of a bingo game or such equipment, the supplier licensee shall cease immediately to sell, rent, supply, provide, or furnish the electronic bingo card minder or player operated unit or component, as applicable, to an organization licensed to conduct bingo, and shall notify the Sheriff, and organizations licensed to conduct bingo who have secured possession of such electronic bingo card minder from such bingo supplier, of such malfunction, problem or occurrence. (SCC 1155

c. Electronic Bingo Aids.

1. Purpose. The purpose of this subsection (c) is (i) to restrict the use of electronic or other technologic aids to only those aids that assist in the play of Bingo; and (ii) to make it clear that electronic or electromechanical facsimiles of any game of chance or slot machines or unlawful gambling devices as those terms are defined in Penal Code sections 330a, 330b, and 330.1, are strictly prohibited whether for the play of Bingo or otherwise.

The purpose is to adopt comprehensive technical standards to ensure that the integrity of Bingo games played with the use of electronic or technologic aids is maintained; that the games and aids are secure; and that the games and aids are fully auditable.

Further, the purpose is to adopt Minimum Internal Control Standards ("MICS") as a means of properly regulating the charitable Bingo industry. The objectives of these MICS is to ensure operational integrity; provide Bingo operators with an effective tool for measuring effectiveness and efficiency; to require reliable financial statement reporting; and to ensure compliance with all applicable laws and regulations.

For the purposes of this Chapter, a "facsimile of any game of chance" means a game played in an electronic or electromechanical format that replicates a game of chance by incorporating all of the fundamental characteristics of the game, as opposed to preserving those characteristics and using electronics or technology merely as an aid in the play of the underlying game. A Bingo game is a facsimile when (1) the electronic or electromechanical format replicates the game of Bingo by incorporating all of the

fundamental characteristics of the game and does not preserve those characteristics using electronics or technology merely as an aid in the play of the underlying game, or (2) an element of the games format allows players to play with or against a machine rather than among competing players.

The purpose is to permit the licensed supplier to sell, rent, supply, provide or furnish to such organizations the use of electronic bingo aids on the conditions set forth herein. It is contemplated that an electronic bingo aid will include individual units or components to be used by players and that these units or components will be activated by the organization licensed to conduct bingo for a player's operation.

2. Prior to being permitted to operate in any Sacramento County charitable bingo parlor, electronic bingo aids, including all related system hardware and software, must be tested and certified by an independent testing lab, approved by the Sheriff, as meeting or exceeding the technical standards for electronic aids to Bingo, as adopted by paragraph (3) of this section. Whenever the manufacturer of a bingo aid makes changes to the software, the manufacturer must provide written notice to the Sacramento County Sheriff's Department Bingo Compliance Unit, which may require a demonstration of the changes, and may also require the manufacturer and/or operator of an electronic bingo aid to submit to any independent audit of the aid/device at the manufacturer's and/or operator's expense, in order to ensure compliance with this Chapter.

3. The Sacramento County Sheriff's Bingo Compliance Unit has determined that an electronic bingo aid operated in the unincorporated areas of Sacramento County must meet all the following criteria:

- A. Electronic Player stations must link into a common game.
- B. The system must allow for and encourage multiple players and require a minimum of two players.
- C. The winning pattern or arrangement must be known before the game begins.
- D. Players must obtain a card before numbers are drawn. Additional players may join a game in progress.
- E. Electronic cards are permissible but must be readily visible on the video screen.
 - i. Electronic Cards must be prominently sized and displayed.
 - ii. Electronic Cards must contain a five (5) by five (5) grid of spaces. Each space will contain a unique number or other symbol which may not appear twice on the same card. The card may contain one "free space" without a specified number or other designation, provided the free space is in the same location on every card in play or available to be played in the game.
 - iii. When a number or other symbol is covered, the covering must be indicated on the electronic card by a change in the color of the space, a strikeout through the space, or some other readily apparent visual means.
 - iv. All prizes in the game must be fixed in amount and disclosed to all participating players in the game. Random or unpredictable prizes are not permitted.
- F. The numbers or symbols used in the game must be randomly drawn or determined electronically from a non-replaceable pool. Each game will permit the random draw and release or electronic determination of all numbers or symbols in the

pool. If a random number generator is used, it must be certified by an independent testing lab approved by the Sheriff prior to initial use and upon direction of the Sheriff.

G. The numbers or symbols randomly drawn or electronically determined must be used in real time and not stored for later use.

H. Selected numbers or symbols must be used in the sequence in which they are drawn.

I. Players must cover or daub after each release in order to achieve any winning pattern, except that a player may later cover or daub numbers or symbols slept (as defined in paragraph (M) below) following a previous release (“catch up”) for use in obtaining the game-ending pattern. The game winning pattern cannot be achieved in a single ball release, thus requiring that players participate in the contest to be the first to cover the winning pattern.

J. All players must have the same opportunity to cover or daub to reflect their participation in a common game. To cover or daub a player in a game must take overt action after numbers or symbols are released. A player covers or daubs by touching either the screen or a designated button on the player station after numbers or symbols are released. Electronic bingo aids may not include a feature whereby covering or daubing after a release occurs automatically or without overt action taken by the player following the release.

K. Each game must have a winning player and a game-winning prize must be awarded in every game. All prizes in a game, including progressive prizes, must be awarded based on the outcome of the game of Bingo and may not be based on events outside the selection and covering of numbers or symbols used to determine the winner in the game and the action of the competing players to cover the pre-designated winning patterns.

L. The game must be won by the first player or group of players who obtain a pre-designated winning pattern and who covers or daubs the numbers yielding that winning pattern.

M. If a player sleeps the game-ending pattern, the game must continue until a player subsequently obtains and covers or daubs and claims the game-ending prize. To “sleep” or to “sleep a Bingo” means that a player fails, within a certain time allowed by the game: (i) to cover or daub the previously released numbers or other symbols on that player’s card(s) constituting a game-winning or game-ending pattern or other pre-designated winning pattern, or (ii) to claim the prize to which the player is entitled, having covered or daubed a previously designated winning pattern thereby resulting in the forfeiture of the prize to which the player would otherwise be entitled.

N. Consolation, secondary or interim prizes and progressive prizes are permissible if the award of the prize is made on the basis of designated numbers or symbols on a card that conforms to numbers or symbols selected at random and the award of these prizes is based on the play of bingo in the same manner as for the game ending pattern. For purposes of this provision, a consolation, secondary, interim or progressive prize pattern shall constitute a separate game as that term is used in California Penal Code section 326.5(n). Interim prizes cannot exceed the statutory maximum of \$250.00 for a single prize.

O. Regardless of the buy in level, all players must play for the same game ending patterns.

P Prizes for any game cannot exceed a total of two hundred fifty dollars (\$250.00).

Q. Players must have at their disposal paper cards that electronic cards represent such that a winning bingo could be verified on the paper or cardboard itself.

R. Electronic bingo aids may not receive or disperse cash or coin. Player buy-ins and prize amounts must be received and dispersed at a common point of sale(s).

S. Electronic bingo aids shall not have mechanical reels or pull handles to operate.

T. A hardcopy of bingo patterns and prize amounts must be available to all players.

4. At the present time, the bonanza style of an electronic bingo aid is not allowed. This style of bingo draws the balls prior to the purchase of a bingo card. The numbers are not drawn in real time, but are stored for later use. The bonanza style of an electronic bingo aid starts with no players and it is possible for a game to be ended with only one player and one bingo card used. There is no player participation while the balls are being drawn. Players cannot buy cards until after the ball draw. Because of this restriction, there is no competition between players to be first to complete a pattern. (Sacramento County Code section 4.29.055(3) details the requirements for electronic bingo aids.)

5. The Sacramento County Sheriff’s Department Bingo Compliance Unit may also require the manufacturer and/or operator of an electronic bingo aid to submit to an independent audit of the aid/device at the manufacturer’s and/or operator’s expense, in order to ensure compliance with this Chapter.

6. The number of Electronic Bingo Aids operated by any organization or licensee shall not exceed one hundred fifty (150).

SECTION 10. This ordinance was introduced and the title thereof read at the regular meeting of the Board of Supervisors on _____ and on _____ further reading was waived by the unanimous vote of the Supervisors present.

This ordinance shall take effect and be in full force on and after thirty (30) days from the date of its passage, and before the expiration of fifteen (15) days from the date of its passage it shall be published once with the names of the members of the Board of Supervisors voting for and against the same, said publication to be made in a newspaper of general circulation published in the County of Sacramento.

On a motion by Supervisor _____, seconded by Supervisor _____, the foregoing ordinance was passed and adopted by the Board of Supervisors of the County of Sacramento, State of California, this ____ day of _____ 200__, by the following vote:

AYES: Supervisors,

NOES: Supervisors,

ABSENT: Supervisors,

ABSTAIN: Supervisors,

Chair of the Board of Supervisors
of Sacramento County, California

(SEAL)

ATTEST: _____
Clerk, Board of Supervisors