## AN ACT

RELATED TO ALCOHOLIC BEVERAGES; CLARIFYING THAT GAMES OF
CHANCE PURSUANT TO THE NEW MEXICO BINGO AND RAFFLE ACT ARE
PERMITTED ON CLUB PREMISES LICENSED PURSUANT TO THE LIQUOR
CONTROL ACT.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
- SECTION 1. Section 60-7A-19 NMSA 1978 (being Laws 1981, Chapter 39, Section 96, as amended) is amended to read:
  - "60-7A-19. COMMERCIAL GAMBLING ON LICENSED PREMISES.--
- A. It is a violation of the Liquor Control Act for a licensee to knowingly allow commercial gambling on the licensed premises.
- B. In addition to any criminal penalties, a person who violates Subsection A of this section may have the person's license suspended or revoked or a fine imposed, or both, pursuant to the Liquor Control Act.
  - C. As used in this section:
    - (1) "commercial gambling" means:
- (a) participating in the earnings of or operating a gambling place;
- (b) receiving, recording or forwarding bets or offers to bet;
- (c) possessing facilities with the intent to receive, record or forward bets or offers to bet; HB 536 Page 1

- (d) for gain, becoming a custodian of anything of value bet or offered to be bet;
- (e) conducting a lottery where both the consideration and the prize are money, or whoever with intent to conduct a lottery possesses facilities to do so; or
- (f) setting up for use for the purpose of gambling, or collecting the proceeds of, a gambling device or game; and
  - (2) "commercial gambling" does not mean:
- (a) activities authorized pursuant to the New Mexico Lottery Act;
- (b) the conduct of activities pursuant to Subsection B of Section 30-19-6 NMSA 1978 on the licensed premises of the holder of a club license; and