



BULLETIN

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www.txbingo.org

Electronic Filing Will Be Available For The First Quarter Of 2006

Starting with the first quarter of 2006, conductors, conductors who also hold lessor licenses, accounting units, and lessors will have the ability to complete and file quarterly reports electronically. The electronic versions of the quarterly reports with incorporated schedules will be located on our website at www.txbingo.org in the “Quick Forms” section.

The Automated Forms Manual has been enhanced and provides the user with the option of filing the quarterly report electronically or submitting a printed copy of the report to the Commission. If the Automated Forms Manual is used, only five fields have to be entered manually, they are: Line 14, Rent Income Received; Line 15, Approved Loans; Line 16, Bingo Interest Earned; Line 17, Merchandise Prizes Donated; and Line 36, Previous Proceeds Undistributed. Using the Automated Forms Manual will simplify the process of record keeping and the generation and filing of quarterly reports.

For the organizations that do not wish to use the Automated Forms Manual, quarterly reports can be completed and filed electronically simply by using the electronic version of the quarterly report that is available in Excel format. The only difference is that data must be entered manually, but the required calculations will be generated automatically.

Licensees are not required to file electronically.

Upon completion of the electronic quarterly report and incorporated schedules, the documents should be e-mailed to the Commission at bingo.reports@lottery.state.tx.us. After the electronic quarterly report is completed the system will generate a payment coupon for conductors, conductor/lessors, and accounting units. Payment coupons are not generated for lessors—the Texas Bingo Lessor's Quarterly Report serves as a payment coupon for lessors. The payment coupon or Texas Bingo Lessor's Quarterly Report must be printed and submitted with payment to the Commission.

Electronically filed quarterly reports and schedules, payment coupons and payment of prize fee and/or rental tax must be filed on or before the 25th day of the month following the end of the calendar quarter to be considered timely paid.

We hope you find the electronic versions of the quarterly reports and Automated Forms Manual convenient and time saving. If you have any questions regarding this process please contact us and we will be happy to assist you.



Charitable Bingo Operations Manual Now Available

The “Charitable Bingo Operations Manual” provides a basic introduction and overview of the laws and rules that govern the operations of charitable bingo in Texas. The manual is not intended as a substitute for the Bingo Enabling Act or the Charitable Bingo Administrative Rules but will serve as a foundation for further inquiry and review of the laws, rules, and procedures regarding the conduct of charitable bingo in Texas.

The “General Information” chapter includes information on: general licensing information; the operator's responsibilities; workers' job titles and responsibilities; advisory opinions;

audits; reviews and inspections; and administrative penalties and hearings.

The chapter on “Conducting Bingo” covers: hall requirements; criminal penalties; bingo supplies and equipment; selling cards; card minders and pull tab dispensers; door prizes; raffles, and other games of chance; advertisements; gift certificates; prizes and prize fees; verification of winners; and the worker registry and registered worker identification cards.

The “Charitable Distributions” chapter covers the 35% minimum distribution requirement and the use of charitable proceeds.

The chapter on “Unit Accounting” discusses: the types of units, how an accounting unit is formed; unit manager and designated agent requirements and duties; records required for units; and quarterly reports for units.

The manual is available on our website in the “Publications” section. If you don't have access to the Internet you can obtain a copy from the Commission through an open records request.

Second Quarter 2005 Bingo Allocations

On August 17, 2005, 73 local jurisdictions were mailed their bingo allocation checks for the first quarter of 2005 and another 81 local jurisdictions received their allocation by direct deposit.

	05(2)	05(1)	04(2)
Total Prize Fee Collected	\$6,271,461.51	\$5,636,922.34	\$5,515,998.34
Cities	\$1,386,729.39	\$1,266,096.64	\$1,235,713.27
Counties	\$1,534,912.31	\$1,366,614.61	\$1,350,125.25
State	\$3,344,132.35	\$3,001,720.29	\$2,930,073.77
TOTAL	\$6,265,774.05	\$5,634,431.54	\$5,515,912.29

The second quarter allocation is up 11.21% from the previous quarter. The second quarter allocation is up 13.60% from the same quarter last year.

The top five counties and cities receiving bingo allocations were:

COUNTIES		CITIES	
Dallas	\$211,354.06	San Antonio	\$133,804.86
Bexar	\$159,506.23	Dallas	\$96,014.77
Tarrant	\$156,513.93	Fort Worth	\$90,586.34
Harris	\$130,366.10	Houston	\$70,644.73
Hidalgo	\$90,549.04	Austin	\$68,789.32

Third Quarter 2005 Bingo Allocations

On November 18, 2005, 69 local jurisdictions were mailed their bingo allocation checks for the third quarter of 2005 and another 81 local jurisdictions received their allocation by direct deposit.

	05(3)	05(2)	04(3)
Total Prize Fee Collected	\$5,952,052.45	\$6,271,461.51	\$5,598,950.54
Cities	\$1,331,681.40	\$1,386,729.39	\$1,256,845.63
Counties	\$1,477,264.83	\$1,534,912.31	\$1,360,464.43
State	\$3,145,457.99	\$3,344,132.35	\$2,981,234.29
TOTAL	\$5,954,404.22	\$6,265,774.05	\$5,598,544.35

The third quarter allocation is down 5% from the previous quarter. The third quarter allocation is up 6% from the same quarter last year.

The top five counties and cities receiving bingo allocations were:

COUNTIES		CITIES	
Bexar	\$177,135.10	San Antonio	\$152,321.53
Tarrant	\$166,211.28	Fort Worth	\$105,012.98
Dallas	\$161,747.53	Dallas	\$72,352.27
Harris	\$118,757.16	Corpus Christi	\$72,324.62
Bell	\$101,058.43	Houston	\$66,678.73



Please Notify Us If Your Organization Has A Change Of Address

When we mail renewal applications, quarterly reports, show compliance letters, Bingo Bulletins, and other items of importance to licensees, we frequently have items returned to us due to an incorrect mailing address on file with the Commission. Many of the documents we mail to licensees are time sensitive. If your organization has a change of mailing address, please notify us promptly to ensure that all items related to your license are delivered to the proper address. Charitable Bingo Administrative

Rule § 402.400(p) requires a licensed authorized organization to notify the Commission in writing within ten working days of any change to information contained in a filed application regardless of whether the cause of the change is because information filed with the Commission has become inaccurate, or additions or deletions are necessary to reflect changes in the circumstances of the licensee—this includes a change of the organization's mailing address.

For your convenience we have a form titled "Notification of Change of Mailing Address" available on our website at www.txbingo.org. From the home page of the website click on "Forms and Applications," then click on "Licensing Forms," and then click on "Miscellaneous Licensing Forms." Complete the form and mail or fax it to us. If you don't have access to the Internet, please contact our office and we will mail or fax the form to you.

Website News - More Interactive Adobe Forms

We continue to add Interactive Adobe forms to our website. To date 61 forms have been placed on the website. When using an interactive Adobe form, you don't have to print the form and fill it out by hand or with a typewriter. You may save the form to your computer, complete it on your computer, print it and send it to us. The Interactive Adobe forms include instructions and guides to assist you in completing the forms. Remember, you still have to sign and date the form and send it to us. Interactive Adobe forms will be placed on the website as the testing and approval process is completed. If you have questions or need assistance, please contact our office—we will be happy to assist you! How do you quickly tell if a particular form is in Interactive Adobe format? The icon has a bold black "I" indicating interactive.

Have You Visited The Bingo Services Center, Bingo Hall Locator, and Statewide Financial Reports, On Our Website?

The *Bingo Hall Locator*, *Statewide Financial Reports* and the *Bingo Services Center* are Internet-based applications created by the Charitable Bingo Operations Division to enable licensees and the public to access information related to charitable bingo activity in Texas. Access to these sites requires a personal computer and Internet access through an Internet service provider. The link to these sites is located on our website at www.txbingo.org.

Access to the *Bingo Services Center* is limited to individuals associated with bingo licenses. Individuals required to be listed on an application for a conductor, lessor, manufacturer or distributor license will be able to access information available for the license on which they are listed. Additionally, you can allow individuals who have been designated as authorized representatives to access information available for the license. To establish individual access to information on the *Bingo Services Center*, individuals will be required to create a personal account on the *Bingo Services Center* website.

Individuals listed as primary operators on conductor applications and business contacts on lessor, manufacturer, or distributor applications may grant access to their license information to other individuals such as bookkeepers, etc. If a primary operator or business

contact is removed from a license, the access of all individuals granted access to licensee information by the primary operator or business contact will automatically be revoked.

The following is information on the *Bingo Services Center* that is available to authorized individuals associated with bingo licensees:

Financial Reports

- Amendment Account
- Temporary License Account
- Conductor Quarterly Report
- Unit Quarterly Reports
- Schedule A
- Schedule B
- Average Attendance
- Lessor Quarterly Report

License Information

- Active License Details
- Location(s) and Schedule
- Pending License Applications
- Temporary License Activity
- Bond
- Active Individuals

Organizations can access a variety of licensing and financial information specific to the license type.

The *Bingo Hall Locator* enables the general public to search for a playing location and provides robust search capabilities. The user can customize

searches for a playing location by one, a combination of, or all of the following: city, county, zip code, organization name, and name of the playing location. The *Bingo Hall Locator* also includes a mapping feature that provides a map and driving directions to the playing location selected.

Statewide Financial Reports are available to the general public and provide information on:

- Average Attendance Statistics
- Conductor Location/Address
- Conductor Quarterly Reports
- Conductor Return Summary
- Delinquent Purchasers
- Registered Workers
- Lessor Quarterly Reports
- Lessor Return Summary

The *Bingo Services Center*, *Bingo Hall Locator*, and *Statewide Financial Reports* allow access to a wide variety of information twenty-four hours a day including some information that was previously available only through the Open Records Request process. We hope you visit these sections of our website at www.txbingo.org and find them a useful tool.

www.txbingo.org

Final Administrative Actions

Note: "Act" refers to the Bingo Enabling Act, TEX OCC CODE ANN. Ch. 2001
"Rule" refers to 16 TEX. ADMIN. CODE (TAC)

City Wide Club Crisis Calls Center

Conductor - Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated § 2001.560(c) of the Act by failing to timely produce for inspection or audit any book, record, document or other form of information requested by the Commission, specifically, general fund account records.
- Violated §§ 2001.455(2) and 2001.454 of the Act by failing to use net proceeds of any game of bingo and of any rental of premises exclusively for a charitable purpose or use by the donee organization for an activity that would not constitute a charitable purpose, specifically, \$7,025.00.
- Violated § 2001.505(a) of the Act by failing to properly report charitable distributions on the quarterly report for the third quarter of 2001. Charitable distributions were overstated by \$7,025.00.

Terms of the Memorandum of Agreement and Consent Order

City Wide Club Crisis Calls Center agrees:

- To redeposit in the bingo bank account the sum of \$7,025.00, which is required to be derived from sources other than from the conduct of bingo and the redeposit of the entire sum of \$7,025.00, must be completed no later than twelve (12) months from the date of entry of the order.
- To pay an administrative penalty in the amount of \$702.00. The sum of \$702.00 shall not be paid from any bingo revenue and is due and payable within ninety (90) days of the date of entry of the order.
- That the current officers and operators, identified by City Wide Club Crisis Calls Center, provide proof of attendance at the Bingo Training Program as required by § 402.550 of the Rules within sixty (60) days of the date of entry of the order to the Charitable Bingo Operations Division.

LULAC Information Referral Resources Assistance, Inc.

Conductor - Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated § 402.548(c) of the Rules by failing to conduct a bingo occasion at an authorized location. The organization played six temporary bingo occasions at a location other than the location where the organization was originally licensed to conduct bingo. The organization completed the applications to conduct these temporary occasions using section 1 of the Texas Application for a Temporary License to Conduct Charitable Bingo, which only allows the charity to conduct the sessions at the location where the charity is originally licensed to play. If a change of location is desired for temporary bingo licenses, the organization should properly submit section 2 of the same application.
- Violated § 2001.451(b) of the Act by failing to make deposits not later than the end of the next business day following the date of the bingo occasion on which the receipts were obtained. The organization made 25 out of 45 deposits later than the end of the next business day following the day of the bingo occasion on which the receipts were obtained.
- Violated §§ 2001.102(b)(10) and 2001.411 of the Act and § 402.547 of the Rules by not having a person designated pursuant to the Bingo Enabling Act, present at the bingo premises and actively supervising and directing the bingo occasion.
- Violated § 402.548(f) of the Rules by failing to conspicuously display during bingo occasions a sign indicating the name of the operator in charge of the occasion.

Final Administrative Actions

Note: "Act" refers to the Bingo Enabling Act, TEX OCC CODE ANN. Ch. 2001
"Rule" refers to 16 TEX. ADMIN. CODE (TAC)

LULAC Information Referral Resources Assistance, Inc. Terms of the Memorandum of Agreement and Consent Order

LULAC Information Referral Resources Assistance, Inc. agrees:

- To properly complete the applications for temporary licenses and conduct bingo occasions only where they are properly licensed.
- To make deposits no later than the end of the next business day following the day of the bingo occasion on which the receipts were obtained.
- To verify all deposit slips.
- The current offices and operators of LULAC Information Referral Resources Assistance, Inc. acknowledge and agree, within sixty (60) days of the date of entry of the order, to attend and provide proof of attendance at a Bingo Training Program, and submit such proof of attendance to the Charitable Bingo Operations Division.
- To provide a list of current officers and operators to the Charitable Bingo Operations Division with the signed Memorandum of Agreement and Consent Order to be attached as an exhibit.
- To pay an administrative penalty in the amount of \$500.00. The sum of \$500.00 shall not be paid from any bingo revenue and is due and payable within sixty (60) days of the date of entry of the order.
- To maintain, keep current and make available for review to any person upon request a copy of the Bingo Enabling Act and Rules of the Commission.

LULAC Council 649 Conductor - Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated §§ 2001.453(A)(1), 2001.458 and 2001.459 of the Act by incurring or paying items of expense in connection with the conduct of a game of bingo that were not reasonable and necessarily expended for authorized expenses during the first and second quarter of 2003, specifically, \$2,935.05.
- Violated § 2001.457(a) of the Act by failing to disburse for charitable purposes an amount not less than 35% of the organization's average adjusted gross receipts, for the fourth quarter of 2002, the first and second quarter of 2002 and the first and the second quarter of 2003.
- Violated § 2001.211 of the Act by failing to report to the Commission within 10 days of the date of any change respecting any facts set forth in the application, specifically, LULAC Council 649 failed to provide the Commission the change of address of an officer.
- Violated § 2001.505(a) of the Act by failing to properly report items on the quarterly report for the first and second quarter of 2003.
- Violated § 2001.451(b) of the Act by making deposits later than the end of the next business day following the day of the bingo occasion on which the receipts were obtained. The audit disclosed that during the audit review period, 71 of 168 deposits were made later than the next business day.
- Violated § 2001.550(e)(2) of the Act by failing to have at least one of the persons designated under § 2001.102(b)(10) of the Act complete the required Operator Training Program within 24 months prior to the date of expiration of the license.
- Violated §§ 2001.102(b)(2) and 2001.102(b)(13) of the Act by failing to submit supplemental information requested by the Commission in violation of § 2001.302 of the Act. Specifically, the organization failed to submit a current membership list and designation of the applicant's directors and officers.
- Violated §§ 2001.502, 2001.504, and 2001.511 of the Act by failing to remit prize fees and penalty for the second quarter of 2004, totaling \$70.14.

LULAC Council 649

Terms of the Memorandum of Agreement and Consent Order

LULAC Council 649 agrees:

- To re-deposit in the bingo bank account the sum of \$2,935.05, which is required to be derived from sources other than from the conduct of bingo and the re-deposit of the entire sum of \$2,935.05, must be completed within six (6) months of the date of entry of the order.
- To make additional charitable distributions, above the current charitable distribution requirements, in the amount of \$5,444.00. At minimum, the charitable distributions that are above the current required charitable distributions must be made each quarter and the total “extra” charitable distributions made each quarter must be equal to or greater than \$1,111.00. LULAC Council 649 will make charitable distributions, for \$1,111.00, within twelve (12) months of the date of entry of the order.
- To pay an administrative penalty of \$500.00, which will not be paid from any bingo revenue and is due and payable within ninety (90) days of the date of entry of the order.
- To develop and immediately implement policies and procedures to improve financial and internal controls within the organization. Specifically, related to the following:
 - To ensure that bingo funds are only expended on items that are reasonable and necessary for the conduct of bingo.
 - To ensure that the minimum charitable contribution requirements are met.
 - To ensure that deposits are made by the next business day following the day of the bingo occasion on which the receipts were obtained.
- That within sixty (60) days of the date of entry of the order, current officers and operators will attend and provide proof of attendance at a Bingo Training Program.
- To provide a list of current officers and operators to the Charitable Bingo Division with the signed Memorandum of Agreement and Consent Order.

American GI Forum Rockport

Conductor - Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated §§ 2001.453(a)(1), 2001.458, and 2001.459 of the Act by incurring or paying items of expense in connection with the conduct of bingo that were not reasonable and necessarily expended for authorized expenses, specifically, \$18,317.56.
- Violated §§ 2001.455(2) and 2001.454 of the Act by failing to use the net proceeds of any game of bingo and of any rental of premises exclusively for charitable purpose or were used by the donee organization for an activity that would not constitute a charitable purpose, specifically, \$2,633.59.
- Violated § 2001.455(1) of the Act by using proceeds given to a person or an organization for a charitable purpose by the donee to pay for services rendered or material purchased in connection with the conduct of bingo by the donor organization.
- Violated § 2001.452(a) of the Act by failing to withdraw funds from the bingo account by preprinted, consecutively numbered checks or withdrawal slips.
- Violated § 2001.452(a) of the Act by making check(s) or slip(s) payable to “cash”, “bearer”, or to a fictitious payee.
- Violated § 2001.505(b)(1) of the Act by failing to maintain the Cash Disbursements Journal.
- Violated §§ 2001.452(a) and 2001.452(b) of the Act by failing to have the required information on checks.
- Violated § 2001.505(a) of the Act by failing to properly report items on the quarterly reports.

Final Administrative Actions

Note: "Act" refers to the Bingo Enabling Act, TEX OCC CODE ANN. Ch. 2001
"Rule" refers to 16 TEX. ADMIN. CODE (TAC)

American GI Rockport

Terms of the Memorandum of Agreement and Consent Order

American GI Forum Rockport agrees:

- Not to incur or pay items of expense in connection with the conduct of bingo that are not reasonable and necessarily expended for authorized expenses.
- Not to use the net proceeds of any game of bingo and of any rental of premises exclusively for charitable purposes or use by the donee organization for an activity that would not constitute a charitable purpose.
- Not to use proceeds given to a person or an organization for a charitable purpose by the donee to pay for services rendered or materials purchased in connection with the conduct of bingo by the donor organization.
- To withdraw funds from the bingo account by preprinted consecutively numbered checks or withdrawal slips.
- Not to make check(s) or slip(s) payable to "cash", "bearer", or to a fictitious payee.
- To maintain the Cash Disbursements Journal.
- To have the required information on checks.
- To properly report items on the quarterly reports.
- The current officers and operators of American GI Forum Rockport acknowledge and agree, within ninety (90) days of the date of entry of the order, to attend and provide proof of attendance at a Bingo Training Program and to submit such proof to the Charitable Bingo Operations Division. The organization also agrees that it will provide a list of current officers and operators to the Charitable Bingo Operations Division with the signed Memorandum of Agreement and Consent Order to be attached as an exhibit.
- To pay an administrative penalty in the amount of \$1,000.00. The sum of \$1,000.00 shall not be paid from any bingo revenue and is due and payable within ninety (90) days of the date of entry of the order.
- To redeposit in the bingo bank account the sum of \$20,951.15, which is required to be derived from sources other than from the conduct of bingo and the redeposit of the entire sum of \$20,951.15, must be completed no later than nine (9) months from the date of entry of the order.
- To develop and implement policies and procedures to improve financial and internal controls within the organization within ninety (90) days of the signed agreed order, specifically, related to the following:
 - To ensure that adequate supporting documentation exists for all disbursements.
 - To ensure that bingo generated funds are only used for authorized purposes.
 - To ensure that funds are withdrawn from the bingo account using preprinted, consecutively numbered checks.
 - Perpetual inventories for bingo card/paper and instant (pull-tab) bingo tickets.
- To immediately cease using its bingo bank account as the source of funds that provides overdraft protection for the organization's general fund bank account.
- To immediately obtain and use checks for its bingo bank account which include the correct taxpayer number for the organization.
- To maintain the appropriate books and records, including a cash disbursements journal, to substantiate amounts reported in the organization's quarterly reports.

LULAC Council 4451

Conductor - Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated § 2001.102(b)(3) of the Act by conducting bingo outside of the licensed time.

LULAC Council 4451**Conductor - Memorandum of Agreement and Consent Order (Cont'd)**

- Violated § 2001.451(b) of the Act by failing to deposit in the bingo account all funds derived from the conduct of bingo, less the amount awarded as cash prizes, specifically, \$4,726.50.
- Violated §§ 2001.453(a)(1), 2001.458 and 2001.459 of the Act by incurring or paying items of expense in connection with the conduct of a game of bingo that were not reasonable and necessarily expended for authorized expenses, specifically, \$2,787.54.
- Violated §§ 2001.455(2) and 2001.454 of the Act by failing to use the net proceeds of any game of bingo and of any rental premises for bingo exclusively for charitable purpose or by the donee organization for any activity that would not constitute a charitable purpose, specifically, \$1,200.00.
- Violated § 2001.504 of the Act by failing to remit prize fees, penalty and interest due, specifically, \$172.44 for the third quarter of 2003.
- Violated § 2001.502 of the Act by failing to withhold prize fees, specifically, \$166.06.
- Violated §§ 2001.206 and 2001.407(f) of the Act by furnishing bingo equipment or supplies to another licensed organization.
- Violated § 2001.407(e) of the Act by obtaining by purchase or other manner bingo equipment, devices or supplies from a person other than a licensed distributor.
- Violated §§ 402.554(e)(7) and 402.554(g)(2) of the Rules and §§ 2001.502, 2001.504(a)(d) and 2001.505(a) of the Act by failing to account for the calculated sales, prizes and prize fees withheld for missing instant bingo cards.
- Violated § 2001.414(b) of the Act by failing to record all transactions for which it received bingo gross receipts on a cash register.
- Violated § 2001.451(b) of the Act by making deposits later than the end of the next business day following the day of the bingo occasion on which the receipts were obtained.
- Violated § 2001.102(b)(12) of the Act by failing to list all of the bingo workers in the original application or an amended application.
- Violated § 402.554(g) of the Rules by failing to notify the Commission in writing of any changes to information in a filed application, specifically, the rent per session.
- Violated § 2001.452(a) of the Act by failing to withdraw funds from the bingo account by preprinted, consecutively numbered checks or withdrawal slips.
- Violated § 2001.505(b)(1) of the Act by failing to maintain the Disposable Card Sales Summary.
- Violated § 2001.505(b)(1) of the Act and § 402.554(g)(1) of the Rules by failing to maintain a purchase log for instant bingo cards.
- Violated § 2001.505(b)(1) of the Act by failing to properly maintain the Daily Cash Reports.
- Violated § 2001.505(b) of the Act by failing to properly maintain the Sales Journal.
- Violated § 2001.505(b)(1) of the Act by failing to properly maintain the Paid Invoice File.
- Violated § 2001.505(a) of the Act by failing to properly report items on the quarterly report.
- Violated § 402.555(f)(4) of the Rules by failing to retain all records, reports, and receipts relating to the card-minding device's sales, maintenance, and repairs on the premises where the conductor is licensed to conduct bingo or the location designated in writing the conductor for a period of four (4) years.

Final Administrative Actions

Note: "Act" refers to the Bingo Enabling Act, TEX OCC CODE ANN. Ch. 2001
"Rule" refers to 16 TEX. ADMIN. CODE (TAC)

LULAC Council 4451

Terms of the Memorandum of Agreement and Consent Order

LULAC Council 4451 agrees:

- To re-deposit into the bingo bank account the sum of \$7,860.10, which is required to be derived from sources other than from the conduct of bingo and the re-deposit of the entire sum of \$7,860.10 must be completed within nine (9) months of the date of entry of the order.
- To provide a copy of the current officers and operators of the organization within ninety (90) days of the date of entry of the order, to attend and provide proof of attendance at a Bingo Training Program and to submit such proof to the Charitable Bingo Operations Division. The organization also agrees that it will provide a list of current officers and operators to the Charitable Bingo Operations Division with the signed Memorandum of Agreement and Consent Order to be attached as an exhibit.
- To develop and implement policies and procedures to improve financial and internal controls within the organization, within ninety (90) days of the date of entry of the order, specifically, related to the following:
 - To ensure that adequate controls over cash exist and that all cash is properly accounted for to prevent excessive cash shortages.
 - To ensure that all transactions for which the organization received bingo gross receipts are recorded on a cash register.
 - To ensure that the organization does not hold bingo occasions outside its authorized licensed times.
 - To ensure that deposits are not made later than the end of the next business day following the day of the occasion on which the receipts are obtained.
 - To ensure that only bingo card/paper and instant (pull-tab) bingo tickets purchased by the organization are sold by the organization.
 - To maintain perpetual inventories for bingo card/paper and instant (pull-tab) bingo tickets.
 - To properly withhold the prize fee from all winners.
- To maintain the appropriate books and records, including a cash disbursements journal; record, reports and receipts relating to card-minding device sales; Daily Cash Reports; Disposable Card Sales Summary; Sales Journal; Daily Schedule of Prizes; Instant Bingo Purchase Log to substantiate amounts reported in the organization's quarterly reports.
- To accept an administrative penalty in the amount of \$800.00. The sum of \$800.00 shall not be paid from any bingo revenue and is due and payable within ninety (90) days of the date of entry of the order.

FOE Aerie 48

Conductor - Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated § 2001.459(a) of the Act by incurring or paying item(s) of expense in connection with the conduct of bingo other than from the organization's bingo account, specifically, \$18,566.39.
- Violated §§ 2001.453(a)(1), 2001.458, and 2001.459 of the Act by incurring or paying items of expense in connection with conduct of a game of bingo that were not reasonable and necessary bonafied expenses, specifically, \$11,748.74.

FOE Aerie 48**Conductor - Memorandum of Agreement and Consent Order (Cont'd)**

- Violated § 2001.451(b) of the Act by failing to deposit in the bingo account all funds derived from the conduct of bingo, less the amount awarded as cash prizes, specifically, \$2,833.72.
- Violated § 2001.504 of the Act by failing to timely remit prize fees, penalty, and interest due for the third and fourth quarters of 2002 and the first quarter of 2003, specifically, \$2,096.58.
- Violated § 2001.457 of the Act by failing to disburse for charitable purposes at least 35% of the average adjusted gross receipts, specifically; \$5.65 for the third quarter of 2002, \$474.99 for the fourth quarter of 2002, \$855.30 for the first quarter of 2003, and \$1,134.70 for the second quarter of 2003.
- Violated §§ 2001.455(2) and 2001.454 of the Act by failing to use the net proceeds of any game of bingo and of any rental of premises exclusively for charitable purpose or were used by the donee organization for an activity that would not constitute a charitable purpose.
- Violated § 402.548(c) of the Rules by conducting a bingo occasion at an unauthorized location.
- Violated § 2001.505(a) of the Act by failing to properly report items on the quarterly reports.
- Violated § 2001.451(c) of the Act by failing to repay a loan in accordance with the loan approval, specifically, \$1,500.00.

Terms of the Memorandum of Agreement and Consent Order

FOE Aerie 48 agrees:

- To make charitable distributions, above the current charitable distribution requirements, in the amount of \$2,471.00. At minimum, these charitable distributions that are above the currently required charitable distributions must be made each quarter and the total “extra” charitable distributions made each quarter must be equal to or greater than \$620.00.
- To pay an administrative penalty in the amount of \$175.00. The sum of \$175.00 shall not be paid from any bingo revenue and is due and payable within ninety (90) days of the date of entry of the order.
- To quarterly audits from the Commission, beginning within 90 days of the date of entry of the order.
- That the current officers and operators of the organization acknowledge and agree, within ninety (90) days of the entry of the Order, to attend and provide proof of attendance at a Bingo Training Program to the Charitable Bingo Operations Division. The organization also agrees that it will provide a list of current officers and operators to the Charitable Bingo Operations Division with the signed Memorandum of Agreement and Consent Order to be attached as an exhibit.

VFW Post 2205 Phil Miller**Conductor - Memorandum of Agreement and Consent Order**

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated §§ 2001.411(b) and 2001.002(6) of the Act by not having an active member as an operator responsible for conducting, promoting, or administering bingo during a bingo occasion.
- Violated § 402.548(e) of the Rules by failing to maintain, keep current and make available for review to any person upon request a copy of the Bingo Enabling Act and the Rules of the Commission.

Final Administrative Actions

Note: "Act" refers to the Bingo Enabling Act, TEX OCC CODE ANN. Ch. 2001
"Rule" refers to 16 TEX. ADMIN. CODE (TAC)

VPW Post 2205 Phil Miller

Terms of the Memorandum of Agreement and Consent Order

VPW Post 2205 Phil Miller agrees:

- To have only an active member of the organization as an operator responsible for conducting, promoting, or administering bingo during a bingo occasion.
- To maintain, keep current and make available for review to any person upon request a copy of the Bingo Enabling Act and Rules of the Commission.
- To pay an administrative penalty in the amount of \$175.00. The sum of \$175.00 shall not be paid from any bingo revenue and is due and payable within sixty (60) days of the date of the entry of the order.
- That the organization's current officers and operators will, within sixty (60) days of the date of entry of the order, attend and provide proof of attendance at a Bingo Training Program to the Charitable Bingo Operations Division. The organization also agrees that it will provide a list of current officers and operators to the Charitable Bingo Operations Division with the signed Memorandum of Agreement Consent Order to be attached as an exhibit.

VPW Post 8235

Conductor - Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated § 2001.551(b) of the Act by conducting, promoting, or administering bingo other than under a license issued under the Bingo Enabling Act.

Terms of the Memorandum of Agreement and Consent Order

VPW Post 8235 agrees:

- Not to conduct, promote, or administer bingo other than under a license issued by the Charitable Bingo Division, as required by the Bingo Enabling Act § 2001.551(b).
- The current officers and operators of the organization acknowledge and agree that within sixty (60) days of the date of entry of the order, to attend and submit proof of attendance at a Bingo Training Program to the Charitable Bingo Operations Division. The organization agrees that it will provide a list of current officers and operators to the Charitable Bingo Operations Division with the signed Memorandum of Agreement and Consent Order to be attached as an exhibit.

Ramone Zuniga, Bingo Registry Worker

Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that Ramone Zuniga:

- Violated § 2001.551(b)(1) of the Act by conducting, promoting, or administering bingo other than under a license issued under the Bingo Enabling Act.
- Violated §§ 2001.157, 2001.302, and 2001.560(c) of the Act, and § 402.500 of the Rules by failing to produce books, records, documents and other information for inspection or audit, as requested by the Commission.

Ramone Zuniga, Bingo Registry Worker

Terms of the Memorandum of Agreement and Consent Order

Ramone Zuniga agrees:

- That he shall be removed from the Registry of Approved Bingo Workers.
 - To an administrative penalty of \$1,500.00 due within sixty (60) days of the date of entry of the order, and that the payment shall not be paid from any bingo revenue.
-

ARC Of The Capital Area

Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated § 2001.551(b)(1) of the Act by conducting, promoting, or administering bingo other than under a license issued under the Bingo Enabling Act.

Terms of the Memorandum of Agreement and Consent Order

ARC Of The Capital Area agrees:

- Effective immediately, the conductor agrees to not conduct, promote, or administer bingo other than under a license issued by the Charitable Bingo Operations Division.
 - That within sixty (60) days of the date of the entry of the order, operator Gary Hello will attend and provide the Charitable Bingo Operations Division proof of attendance at a Bingo Training Program.
 - To provide the Charitable Bingo Operations Division, in an attached exhibit to the signed order, a list of its current officers and operators.
 - To pay an administrative penalty of \$500.00, due within sixty (60) days of the date of entry of the order, and that this payment shall not be paid from any bingo revenue.
-

Bingo Management, Inc.

Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated § 402.540(p) of the Rules by failing to timely notify the Commission of the conviction of Kevin Keller for a gambling related offense. On July 6, 2004, in the 379th District Court of Bexar County, Texas, Kevin Keller, who is or was an officer and/or director and/or 10% shareholder of Bingo Management, Inc., was convicted for possession of a gambling device (Cause No. 2003-CR-9141B). The court sentenced Kevin Keller to one year in the county jail, probated, and fined him \$4,000.00.
- Violated § 402.540(p) of the Rules by failing to timely notify the Commission of the conviction of Kevin Keller of a gambling related offense.
- Violated § 402.540(p) of the Rules by failing to timely notify the Commission that Kevin Keller and Mary Keller were removed as Bingo Management, Inc. officers and/or directors and/or 10% shareholders and that Kris Keller was named a Bingo Management, Inc. officer and/or director.
- Violated § 2001.416(a) of the Act by either individually or in concert, conducted games of chance other than bingo or raffle during bingo occasions.

Final Administrative Actions

Note: "Act" refers to the Bingo Enabling Act, TEX OCC CODE ANN. Ch. 2001
"Rule" refers to 16 TEX. ADMIN. CODE (TAC)

Bingo Management, Inc.

Terms of the Memorandum of Agreement and Consent Order

Bingo Management, Inc. agrees:

- To pay an administrative penalty in the amount of \$20,000.00 within ninety (90) days of the date of the entry of the order.
- That it will not allow any of its officers, directors, shareholders, agents or employees to be associated with any bingo hall that allows any game of chance (other than bingo or an authorized raffle), video amusement device, or electronic entertainment device of any kind, in any bingo hall it leases, or to be associated with, except as permitted, at the reasonable discretion of the Charitable Bingo Operations Division upon written request with required documentation.
- That it will not knowingly allow any of its officers, directors, shareholders, agents or employees to act as a caller, cashier, manager, operator, sales person, usher, bookkeeper, bingo worker at any bingo hall it leases, or to receive any compensation from any conductor organization that conducts bingo at its bingo halls other than rent as permitted by the Bingo Enabling Act.
- To cooperate fully with the Commission in all investigations, audits and requests for information records and documents including allowing access to all bank account records of all Bingo Management, Inc. accounts and accounts to which Bingo Management, Inc. has transferred money, or in which Bingo Management, Inc. officers, directors or shareholders has signatory authority.

Texas Society To Prevent Blindness San Antonio Chapter

Memorandum of Agreement and Consent Order

The Commission entered a Memorandum of Agreement and Consent Order based on the Agreed Findings of Fact and Agreed Conclusions of Law that the organization:

- Violated §§ 2001.453(a)(1), 2001.458, and 2001.459 of the Act by incurring or paying items of expense in connection with the conduct of a game of bingo that was not reasonable and necessarily expended for authorized expenses specifically, the organization paid for t-shirts with the bingo hall's name embroidered on them and for chairs to be used in the bingo hall.
- Violated § 2001.102(b)(12) of the Act by failing to list all of the bingo workers in the original application or an amended application.
- Violated § 2001.505(a) of the Act by failing to properly report prize fees withheld and expenses on the quarterly report submitted for the period of July 1, 2003, through September 30, 2003.
- Violated § 2001.102(c) of the Act by failing to provide a copy of the Internal Revenue Service letter that approves an applicant's exemption from taxation under Section 501(c), Internal Revenue Code of 1986.
- Violated § 2001.313(d) of the Act by allowing a person not listed on the registry established by this section to act as an operator, manager, cashier, usher, caller, or salesperson for a licensed authorized organization.
- Violated §§ 2001.102(b) and 2001.102(b)(13) of the Act by failing to provide to the Commission a written, executed and verified application on a form prescribed by the Commission with a current membership list and designation of the applicant's directors and officers including names, address, and phone numbers required.

Terms of the Memorandum of Agreement and Consent Order

Texas Society To Prevent Blindness San Antonio Chapter agrees:

- To provide proof to the Commission 501(c) exemption status from the Internal Revenue Service within thirty (30) days of entry of the order.

Texas Society To Prevent Blindness San Antonio Chapter Terms of the Memorandum of Agreement and Consent Order (Con'td)

- To provide to the Commission a current list of directors and offices within thirty (30) days of entry of the order.
- To ensure that all of the workers are listed on the registry of bingo workers.
- To re-deposit into the bingo bank account the sum of \$425.00, which is required to be derived from sources other than from the conduct of bingo. The re-deposit of the entire sum of \$425.00 must be completed within three (3) months of the date of entry of the order.
- To include all workers, operators and officers on their next amended or renewal application.
- To pay an administrative penalty of \$100.00. The sum of \$100.00 shall not be paid from any bingo revenue and is due and payable within sixty (60) days of the date of entry of the order.

GameTech International, Inc. Manufacturer - Consent Order

The Commission entered a consent order incorporating by reference an Agreement in Compromise (Agreement) between GameTech International, Inc. (GameTech) and the Texas Lottery Commission, Bingo Division. The Agreement recited that the Commission delivered its First Amended Notice of Opportunity to Show Cause dated May 16, 2005, to GameTech, and that the Amended Notice included allegations that GameTech had engaged in illegal price fixing and unauthorized direct dealing with licensed authorized organizations and licensed commercial lessors for the placement of bingo equipment. Specifically, the First Amended Notice alleged a violation of the following:

- § 2001.553 of the Act which states that “[a] person commits an offense if a person sells or attempts to induce the sale of bingo equipment, supplies, or automated bingo services to a licensed authorized organization and the person is not licensed to do so.”
- § 2001.556 of the Act, which states:
 - (a) A manufacturer, distributor, or supplier may not by express or implied agreement with another manufacturer, or distributor fix the price at which bingo equipment or supplies used or intended to be used in connection with bingo conducted under this chapter may be sold.
 - (b) The price of bingo supplies and equipment in the competitive marketplace shall be established by the manufacturer, distributor, or supplier and may not be established in concert with another manufacturer, distributor, or supplier.

Terms of the Consent Order and Agreement in Compromise

GameTech International, Inc. agrees to:

- Without any admission of liability or wrongdoing, pay to the Commission or the State of Texas, as the Commission directs, not as a fine or penalty but as a payment in compromise and settlement of claims, the sum of \$200,000 in four installments of \$50,000.
- To pay to the Commission \$50,000 to defray administrative expenses related to its investigations.
- Utilize a compliance officer located in Texas for a period of three years from the date of the agreement, or as long as GameTech holds a manufacturer's license in Texas, whichever is lesser in time. The compliance officer's duties will include, but will not be limited to, reviewing all Texas contracts between GameTech and distributors of GameTech's products, conducting training for GameTech employees and GameTech distributor employees regarding all applicable statutes and rules, and immediately report any Act or Rule violations to the Charitable Bingo Operations Division. The compliance officer shall not be required to be dedicated solely to Texas matters and may also carry out other duties and activities related to other states. GameTech shall also implement a company-wide policy to educate GameTech's employees and its distributor's employees that there is no requirement for any distributor that distributes GameTech equipment in Texas to seek or obtain GameTech approval of any price offered by a Texas distributor to any licensed authorized organization.

Final Administrative Actions

Note: "Act" refers to the Bingo Enabling Act, TEX OCC CODE ANN. Ch. 2001
"Rule" refers to 16 TEX. ADMIN. CODE (TAC)

GameTech International, Inc.

Terms of the Consent Order and Agreement in Compromise (Cont'd)

- Cooperate fully with the Commission regarding any investigations of any possible violations of the Act and Rules by other Texas manufacturers, distributors, licensed commercial lessors and licensed authorized organizations.

VFW Post 7109 Pearland Memorial Conductor - License Application Denied

The Commission entered an order adopting the recommended Finding of Fact and Conclusions of Law of the Administrative Law Judge that the organization:

- Violated § 2001.504 of the Act, which requires that licensed bingo operators file quarterly reports, on or before the 25th day of the month succeeding each calendar quarter. The quarterly report for the fourth quarter of 2003 was due on January 26, 2004, and was received March 30, 2004.
- Violated §§ 2001.502 and 2001.504 of the Act, which require bingo operators to remit to the state, on or before the 25th day of the month succeeding each calendar quarter, prize fees equaling five percent of the amounts of prizes awarded. The organization failed to timely submit prize fees for the fourth quarter of 2003, the first quarter of 2004, and the third quarter of 2004. Prize fees for the fourth quarter of 2003 were due on January 26, 2004, and were received March 22, 2004. Prize fees for the first quarter of 2004 were due April 26, 2004, and were received May 14, 2004. The prize fees for the third quarter of 2004 were due on October 25, 2004, and were partially received on October 28, 2004, and completely paid on November 15, 2004.
- Violated § 402.580(1) of the Rules, by failing to timely pay prize fees due three times in a 12-month period.

Catholic Social Services of Corpus Christi, Inc. Conductor - License Application Denied - No Hearing Requested

The applicant was not eligible for a license to conduct bingo on the alleged grounds set forth below that the organization:

- Violated § 2001.514 (a) and (b) of the Act and § 402.603(a)(3) of the Rules by failing to post a bond for \$19,867.

American Legion Post 140 Conductor - License Application Denied - No Hearing Requested

The applicant was not eligible for a license to conduct bingo on the alleged grounds set forth below that the organization:

- Violated § 2001.411(b) of the Act and § 402.201 of the Rules by failing to have an authorized operator present at a bingo occasion.
- Violated § 402.200(f) of the Rules by failing to conspicuously display a sign indicating the operator in charge during a bingo occasion.

AMVETS Post 76 Conductor - License Application Denied - No Hearing Requested

The applicant was not eligible for a license to conduct bingo on the alleged grounds set forth below that the organization:
Violated § 2001.107(a) of the Act and § 402.103(e)(3) of the Rules by failing to have at least one of the persons, designated under § 2001.102(b)(10) of the Act, complete the required Operator Training Program within 12 months of the issuance of the license.

AMVETS Post 76**Conductor - License Application Denied - No Hearing Requested (Cont'd)**

- Violated § 402.202(e) of the Rules by failing to repay a loan in accordance with a loan approval. Specifically, the applicant did not make a \$1,400 loan payment that was due by February 28, 2005.

Amarillo Senior Citizens Association**Conductor - License Application Denied - No Hearing Requested**

The applicant was not eligible for a license to conduct bingo on the alleged grounds set forth below that the organization:

- Violated § 402.440(a)(5) of the Rules by failing to include all information in its Texas Application for a License to Conduct Charitable Bingo (renewal). Specifically, the organization failed to provide required authorized signatures of an organization officer on the Affidavit of Responsibility in their renewal application dated April 15, 2005.
- Violated § 2001.302 of the Act by failing to submit supplemental information requested by the Commission. Specifically, the organization failed to submit the Schedule B form "Officers, Directors, Operators and Workers" that the Commission requested on April 26, 2005.

Ramone Zuniga**Lessor - License Application Denied**

The Commission entered an order adopting the recommended Finding of Fact and Conclusions of Law of the Administrative Law Judge that the organization:

- Violated § 2001.551 of the Act, by conducting, promoting, or administering bingo other than under a license issued under the Bingo Enabling Act.
- Violated §§ 2001.157, 2001.302, and 2001.560(c) of the Act, and § 402.590 of the Rules by failing to produce books, records, documents and other information for inspection or audit, as requested by the Commission.

VFW Post 4135 Thomas Bates**Conductor - License Revoked**

The Commission entered an order adopting the recommended Finding of Fact and Conclusions of Law of the Administrative Law Judge that the organization:

- Violated § 2001.504 of the Act and § 402.580(c) of the Rules by failing to timely file quarterly reports. Licensee failed to timely file quarterly reports for the quarters ending December 31, 2003, September 30, 2004, and December 31, 2004.
- Violated §§ 2001.502, 2001.504, and 2001.508 of the Act by failing to remit estimated prize fees, penalties and interest. Licensee failed to remit prize fees, penalties and interest for the quarters ending September 30, 2004, and December 31, 2004.
- Violated § 402.583(h) of the Rules by failing to submit an additional bond of \$703.00.
- Violated § 2001.457 of the Act by failing to submit the required charitable distribution. The licensee failed to disburse the required 35% charitable distribution for the quarters ending June 30, 2004, September 30, 2004, and December 31, 2004.

Visit the Website Often

We update some features on our website daily so we encourage everyone to visit the website often for information on the conduct and regulation of charitable bingo in Texas. The “Spotlight” and “Charitable Bingo News” sections of the website are where important news items, notices, and updates are posted. We welcome your comments and suggestions about our website.

www.txbingo.org

\$1 BILLION!!!

***\$1 Billion in
Charitable
Distributions
Here We
Come!***

From 1982 through the third quarter of 2005 organizations conducting charitable bingo in Texas have reported over **\$796 million in charitable distributions**. With \$1 Billion in sight the countdown has started. From now until we reach the \$1 Billion mark we will update reported charitable distributions quarterly in the Bingo Bulletin and on our website at **www.txbingo.org**.

Quarterly Report Statistics For The Third Quarter of 2005 2005(3)

	THIRD QUARTER OF 2005
Occasions	35,189
Persons Attending	4,863,093
Card Sales Entrance Fee	\$62,888,520
Electronic Card Sales	\$35,820,920
Instant Bingo Sales	\$53,743,792
GROSS RECEIPTS	\$152,453,232
Regular Prizes	\$75,191,957
Instant Prizes	\$39,475,022
BINGO PRIZES	\$114,666,979
Cost of Goods Sold	\$2,732,639
Lease Payments to Distributor	\$4,847,098
COST OF GOODS PURCHASED	\$7,579,737
ADJUSTED GROSS RECEIPTS	\$30,206,516
Rent Income	\$1,154,165
Loan Proceeds	\$123,606
Interest Earned	\$27,361
Merchandise Prize Donated Value	\$42,015
Prize Fee Withheld	\$5,611,227
OTHER INCOME	\$5,804,479
TOTAL PROCEEDS THIS QUARTER	\$37,165,160
Repayment Approved Loans	\$53,123
Rent Payments	\$9,405,291
Mortgage Payment	\$284,967
Prize Fee Paid	\$5,593,082
Advertising Expense	\$453,442
Bingo Equipment Expense	\$253,440
Premises Equipment Repairs	\$294,244
Security Legal Accounting Expense	\$1,989,636
Callers Cashiers Ushers Expense	\$8,863,281
Janitorial Expense	\$2,755,176
License Fees Expense	\$593,013
Bingo Training Expense	\$13,473
Debit Card Bank Fees Expense	\$116,967
Other Expenses	0
TOTAL EXPENSES	\$30,669,135
NET PROCEEDS	\$6,496,025
Previous Proceeds Undistributed	\$27,401,987
AVAILABLE NET PROCEEDS	\$33,898,012
Charitable Distribution	\$7,312,867
PROCEEDS UNDISTRIBUTED	\$26,585,145

Figures as of 11/09/05. Unaudited.

Charitable Bingo Operator Training Program

Section 2001.107 of the Bingo Enabling Act (Act) *requires* an active member of the organization who is responsible for the conduct of bingo (operator) to attend the training program and §§ 2001.437(h) and 2001.438(e) of the Act *requires* unit managers and designated agents to attend training. Other officers and members may also attend the training program. All attendees must read the Bingo Enabling Act and the Charitable Bingo Administrative Rules prior to the training session. The number of participants is limited and registration will be confirmed on a first come, first served basis.

You may register on-line using our Web site (www.txbingo.org), by e-mail (bingo.services@lottery.state.tx.us), by phone (1-800-246-4677) or by mail: Texas Lottery Commission, P.O. Box 16630, Austin, TX 78761-6630.

OPERATOR TRAINING PROGRAM - FUTURE CLASSES

Location	When	Phone
Region: Dallas		
American Legion Post 296 2015 E. US Hwy. 80 Mineola	1/25/2006 11:00 AM to 5:00 PM	903- 569-1242
SBSJT Lodge 80 12141 FM 2268 East Holland	2/11/2006 10:00 AM to 4:00 PM	254-657-2585
Region: San Antonio		
Al Amin Shrine Temple 2001 Suntide Road Corpus Christi	1/12/2006 10:00 AM to 5:00 PM	361-241-5353
VFW Post 2059 3202 Ackerman Road Kirby	4/01/2006 10:00 AM to 5:00 PM	210-661-4072
VFW Post 8552 1307 E. 1st Street Del Rio	2/16/2006 10:00 AM to 5:00 PM	830-775-2712



**How To
Contact
Us**



Charitable Bingo Division, Texas Lottery Commission
 P.O. Box 16630 Austin, TX 78761-6630
 Telephone: 800-246-4677 Fax: (512) 344-5142
 E-mail: bingo.services@lottery.state.tx.us