
**THE CITY OF BLUE ISLAND
COOK COUNTY, ILLINOIS**

**ORDINANCE
NUMBER 2018-049**

**AN ORDINANCE OF THE CITY OF BLUE ISLAND, COOK
COUNTY, ILLINOIS PERTAINING TO GAMBLING –
LICENSING OF RAFFLES AND VIDEO GAMING**

**DOMINGO F. VARGAS, Mayor
Randy Heuser, City Clerk**

**DEXTER JOHNSON
LETICIA VIEYRA
NANCY RITA
TOM HAWLEY
BILL FAHRENWALD
CANDACE CARR
KENNETH PITTMAN**

**GEORGE POULOS
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ALECIA SLATTERY
JANICE OSTLING
JAIRO FRAUSTO
NANCY THOMPSON**

Aldermen

ORDINANCE NO. 2018-049

**AN ORDINANCE OF THE CITY OF BLUE ISLAND, COOK COUNTY, ILLINOIS
PERTAINING TO GAMBLING – LICENSING OF RAFFLES AND VIDEO GAMING**

WHEREAS, the City OF Blue Island, Cook County, Illinois (City) is a non-home rule municipality pursuant to Section 7(a), Article VII of the 1970 Constitution of the State of Illinois, and as such may only exercise powers granted to it by law or as specified in the aforementioned Section of Illinois Constitution; and

WHEREAS, the Illinois Video Gaming Act (230 ILCS 40/1, et seq.) (“Gaming Act”)

WHEREAS, the Corporate Authorities are charged with the responsibility of regulating and prohibiting certain acts, conduct and offenses for the protection of the public health, safety and welfare of its citizenry and are authorized pursuant to 65 ILCS 5/1-2-1.1 to pass ordinances not inconsistent with the criminal laws of this state; and

WHEREAS, pursuant to the Gaming Act, a non-home rule municipality may impose a \$25 per video gaming terminal fee for the operation of a video gaming terminal; and

WHEREAS, The Illinois Raffles and Pokers Runs Act (“Raffles Act”), 230 ILCS 15/1, gives municipalities the authority to establish a system for licensing of organizations to operate Raffles in accordance the Raffles Act so that raffles are lawful and not prohibited gambling activity under state law; and

WHEREAS, the Corporate Authorities of the City believe it is in the best interests of the safety and welfare of its residents to regulate video gaming establishments and require a license, impose a license fee and video game terminal operation fee and to establish a system for the licensing of organizations to operate raffles in accordance the Raffles Act.

NOW, THEREFORE, BE IT ORDAINED by the Mayor and City Council of the City of Blue Island, Cook County, Illinois, by and through its statutory powers, as follows:

Section 1. That the above recitals are incorporated herein and made a part hereof, as if fully set forth in their entirety.

Section 2. That Title XIII, General Offenses, *Chapter 130: Offenses Against Public Peace and Safety*, of the City Municipal Code is hereby amended by deleting the stricken through language, in Section 130.02, Disorderly Conduct as follows:

**TITLE XIII: GENERAL OFFENSES
CHAPTER 130: OFFENSES AGAINST PUBLIC PEACE AND SAFETY**

§ 130.02. DISORDERLY CONDUCT

A. No person shall appear in public in a state of intoxication, engage in any fight or quarrel, cause, permit or procure any dog or cock fight or engage in any type of disorderly conduct.

B. Any one of the following acts shall, when committed within the city, be considered as disorderly conduct:

1. To commit an assault or an assault and battery;
2. To provoke a breach of the peace or to use any violent, threatening, profane or indecent language to the disturbance of any person or to use any threatening or abusive language toward any other person;
3. To make, countenance or assist in making any improper noise, riot, disturbance or breach of the peace;
4. To be openly lewd or do any act of public indecency tending to debauch the public morals or appear in public naked or indecently exposed;
5. To shoot any bird or animal or hunt with any gun or dog or discharge any firearm or other dangerous weapon in any street, highway, alley, thoroughfare, park or public grounds;
6. To interrupt or disturb any assembly of people met for the worship of God or any school or other assembly or procession of people met for lawful purpose;
7. To overload, overwork, cruelly beat, torture, mutilate or cruelly kill any animal or cause or knowingly allow the same to be done;
8. To injure, destroy, deface or assist in injuring, destroying or defacing any bridge, fence, building, school house, church building, depot, house, public building, street, sign, lamp post, sidewalk or hydrant or to write or place any indecent or bawdy words or pictures or advertisements thereon;

9. To keep or maintain a house of ill fame, assignation or place for the practice of prostitution or lewdness or to patronize or be an inmate of the same, or to let, own or be interested in any house, room or other premises for any such purpose or to keep an ill-governed, disorderly house, to the encouragement of idleness, gaming, drinking, fornication or other misbehavior;
- ~~10. To play for money or other valuable thing, with cards, dice, checks, billiards or with any other article, instrument or thing whatever which may be used for the purpose of gambling or to bet on any game or contest or gamble in any way whatsoever;~~
11. For any person, except law enforcement officials and persons properly licensed to do so, to carry or wear under his or her clothes or concealed about his or her person, any pistol, revolver, slingshot, metal knuckles, dirk, dagger, knife or other dangerous or deadly weapon;
12. For any person to exhibit, sell or offer to sell, give away or offer to give away or otherwise disseminate or have in such person's possession, any obscene or indecent book, pamphlet, paper, drawing, lithograph, engraving, picture, daguerreotype, photograph, stereoscopic picture, model, cast instrument or article for indecent or immoral use or any other thing tending to debauch the public morals;
13. For any person to manage or use any device or play any game with intent to cheat or defraud another;
14. Loitering in or about any public park, public building, public street, public sidewalk or other public thoroughfare or in or about any private property which is generally open and accessible to the public, when such loitering:
 - a. Causes a clear and present danger of riot;
 - b. Will clearly cause an immediate, actual, physically violent reaction from any person thereby causing a clear and present threat to the public peace;
 - c. Causes actual interference, disturbance or annoyance to the comfort or repose of any person using such public property in a lawful and customary manner; or
 - d. Obstructs or interferes with the free and normal passage of pedestrians or vehicles.
15. Failing to depart or disperse from any public park, public building, public street, public sidewalk or other public thoroughfare or from any private property which is generally open and accessible to the public, upon the order of a duly authorized police officer or other legally authorized conservator of the peace when such order has been given for the purpose of preventing or suppressing any of the foregoing enumerated acts of disorderly conduct;

16. Transmits, in any manner to the fire department of any city, town, village or fire protection district, a false alarm of fire, knowing at the time of such transmission that there is no reasonable ground for believing that such fire exists;
17. Transmits, in any manner to another, a false alarm to the effect that a bomb or other explosive of any nature is concealed in such place that its explosion would endanger human life, knowing at the time of such transmission that there is no reasonable ground for believing that such bomb or explosive is concealed in such place;
18. Transmits, in any manner to any peace officer, public officer or public employee, a report to the effect that an offense has been committed, knowing at the time of such transmission that there is no reasonable ground for believing that such an offense has been committed; and/or
19. Enters upon the property of another and for a lewd or unlawful purpose or deliberately looks into a dwelling on the property through any window or other opening in it.

(1991 Code, § 130.02) Penalty, see § 130.99

Section 3. That Title XIII, *General Offenses*, Chapter 132, *Offenses Against Morals*, of the City Municipal Code is hereby amended by adding Section 132.02, *Gambling Prohibited*, as follows:

TITLE XIII - GENERAL OFFENSES
CHAPTER 132: OFFENSES AGAINST MORALS

§132.02. GAMBLING PROHIBITED

I. UNLAWFUL ACTS

A. It is unlawful to gamble or attend any gambling resort or to make any bet, lottery or gambling hazard or to buy or sell any chances or tickets in any gambling game, arrangement or device.

B. It is unlawful to possess any gambling device or paraphernalia with the use the same for an unlawful purpose, and any such device or paraphernalia kept with any such intent may be confiscated by the chief of police.

C. It is unlawful to maintain or patronize any establishment maintained for a gambling house or resort.

D. It is unlawful to advertise any gambling house or gambling resort in any street, alley or public place in the city.

E. Notwithstanding the above, the prohibitions provided for in this chapter and any other chapter of the Blue Island Municipal Code that may reference or govern gambling or gambling devices shall not apply to any device, equipment, paraphernalia or activity authorized and operated in full compliance with the Illinois Video Gaming Act (230 ILCS 40/1 et seq.), including but not limited to, video gaming terminals and the equipment ancillary thereto.

F. Notwithstanding the above, the prohibitions provided for in this chapter and any other chapter of the Blue Island Municipal Code that may reference or govern participation in raffles shall not apply to any person, firm or corporation conducting a raffle in full compliance with Title XI, *Business Regulations*, Chapter 125, *Raffle Regulations* of the Blue Island Municipal Code and the Illinois Raffles and Poker Runs Act (230 ILCS 15/0.01 et seq.).

SECTION 4. That Title XI, *Business Regulations*, of the City Municipal Code is hereby amended by adding Chapter 124, *Video Gaming*, as follows:

TITLE XI - BUSINESS REGULATIONS
CHAPTER 124. VIDEO GAMING

§124.01. DEFINITIONS.

"Licensed establishment" means any licensed retail establishment where alcoholic liquor is drawn, poured, mixed, or otherwise served for consumption on the premises, whether the establishment operates on a nonprofit or for-profit basis. "Licensed establishment" includes any such establishment that has a contractual relationship with an inter-track wagering location licensee licensed under the Illinois Horse Racing Act of 1975, provided any contractual relationship shall not include any transfer or offer of revenue from the operation of video gaming under this Act to any licensee licensed under the Illinois Horse Racing Act of 1975. Provided, however, that the licensed establishment that has such a contractual relationship with an inter-track wagering location licensee may not, itself, be (i) an inter-track wagering location licensee, (ii) the corporate parent or subsidiary of any licensee licensed under the Illinois Horse Racing Act of 1975, or (iii) the corporate subsidiary of a corporation that is also the corporate parent or subsidiary of any licensee licensed under the Illinois Horse Racing Act of 1975. "Licensed establishment" does not include a facility operated by an organization licensee, an inter-track wagering licensee, or an inter-track wagering location licensee licensed under the Illinois Horse Racing Act of 1975 or a riverboat licensed under the Riverboat Gambling Act, except as provided in this paragraph. The changes made to this definition by Public Act 98-587 are declarative of existing law.

"Licensed fraternal establishment" means the location where a qualified fraternal organization that derives its charter from a national fraternal organization regularly meets.

"Licensed veterans' establishment" means the location where a qualified veterans organization that derives its charter from a national veterans organization regularly meets.

"Licensed truck stop establishment" means a facility (i) that is at least a 3-acre facility with a convenience store, (ii) with separate diesel islands for fueling commercial motor vehicles, (iii) that sells at retail more than 10,000 gallons of diesel or biodiesel fuel per month, and (iv) with

parking spaces for commercial motor vehicles. "Commercial motor vehicles" has the same meaning as defined in Section 18b-101 of the Illinois Vehicle Code. The requirement of item (iii) of this paragraph may be met by showing that estimated future sales or past sales average at least 10,000 gallons per month.

"Video gaming terminal" means any electronic video game machine that, upon insertion of cash, electronic cards or vouchers, or any combination thereof, is available to play or simulate the play of a video game, including but not limited to video poker, line up, and blackjack, as authorized by the Board utilizing a video display and microprocessors in which the player may receive free games or credits that can be redeemed for cash. The term does not include a machine that directly dispenses coins, cash, or tokens or is for amusement purposes only.

§ 124.02. VIDEO GAMING.

Video Gaming in accordance with the Video Gaming Act (ILCS Chapter 230, Act 40, §§ 1 *et seq.*) shall be permitted in the City if in compliance with the following:

A. Any licensed establishment, licensed fraternal establishment, or licensed veterans establishment within the City which holds a liquor license which allows for gaming and has obtained a license to operate a video gaming terminal from the Illinois Gaming Board at such premises shall be required to apply for and obtain the applicable City liquor license with video gaming classification as specified in and required by Title XI, *Business Regulations*, Chapter 111, *Alcoholic Liquor*, of this Code.

B. Any licensed truck stop establishment, shall in addition to a business license, as required by Title XI, *Business Regulations*, Chapter 119, *Vehicles; Parking Lots, Filling Stations*, Section 119.01, *License Required*, obtain a City Video Gaming License.

C. Every licensed establishment shall comply with all provisions of the Video Gaming Act and all rules, regulations and restrictions imposed by the Illinois Gaming Board.

§ 124.03. VIDEO GAMING TERMINAL OPERATION FEE.

A. Fee amount. Each licensed establishment, licensed fraternal establishment, licensed veterans establishment, and licensed truck stop establishment within the City shall pay an annual video gaming terminal operation fee of \$25 per video gaming terminal located in the licensed establishment, licensed fraternal establishment, licensed veterans establishment, and licensed truck stop establishment and prominently display evidence of fee payment provided by the City.

B. Fee Due Date. The video gaming terminal fee will be due and payable as follows:

- i. For a licensed establishment, licensed fraternal establishment, or licensed veterans establishment, this fee is due and payable when the liquor license renewal fee is due and payable as specified in Title XI, *Business Regulations*, Chapter 111, *Alcoholic Liquor*, of this Code.

- ii. For a licensed truck stop establishment, this fee is due and payable when the business license annual fee is due and payable as specified in Title XI, *Business Regulations*, Chapter 119, *Vehicles; Parking Lots, Filling Stations*, Section 119.004, *License Required*.

§ 124.04. VIDEO GAMING LICENSE FEE.

A. The video gaming license fee for a licensed establishment, licensed fraternal establishment, or licensed veterans establishment is incorporated into the applicable liquor license classification as set forth in the Title XI, *Business Regulations*, Chapter 111, *Alcoholic Liquor*, of this Code.

B. The video gaming license fee for a licensed truck stop establishment shall be Title III, *Administration*, Chapter 39, *Fee and Fine Schedule*.

§ 124.05. LICENSE NUMBER AND LOCATION RESTRICTIONS

A. Video gaming terminals may not be operated on any premises located within 100 feet of a school or a place of worship.

B. The number of video gaming licenses available for a licensed establishment, licensed fraternal establishment, or licensed veterans establishment shall be restricted as specified in Title XI, *Business Regulations*, Chapter 111, *Alcoholic Liquor*, of this Code.

§ 124.99. PENALTY.

A. Any person convicted of violating §§ 124.02, 124.03, 04 124.04 shall be subject to a fine of not less than \$75 nor more than \$500 for each offense.

B. A person convicted of failing to display a license for each video gaming terminal shall be subject to a fine not to exceed \$100 per unlicensed terminal.

C. A separate offense shall be committed each time a person operates a video gaming terminal in a manner that violates § 124.02. A separate offense shall be committed each 24-hour period, or part thereof, that a person is in possession of or maintains a video gaming terminal in violation of §124.02 or is in possession of any other electronic gaming machine that can be used for video gaming in violation of § 124.02.

D. Any video gaming terminal unlawfully used may be seized by the City in accordance with the Illinois Criminal Code, 720 ILCS 5/28-5 and the Video Gaming Act. 230 ILCS 40/35.

E. Any liquor license issued under the Liquor Control Act of 1934 to any owner or operator of a licensed establishment, licensed truck stop establishment, licensed fraternal establishment, or licensed veterans establishment that operates or permits the operation of a video

gaming terminal within its establishment in violation of this Act, in accordance with 230 ILCS 40/35(a), shall be immediately revoked.

SECTION 5. That Title XI, *Business Regulations*, of the City Municipal Code is hereby amended by adding the following, Chapter 125, *Raffle Regulations*, as follows:

TITLE XI - BUSINESS REGULATIONS
CHAPTER 125. RAFFLE REGULATIONS

§ 125.01. LICENSE REQUIRED.

No organization or association shall operate or conduct a raffle in the city without first obtaining a license and complying with this subchapter. An organization or association must be one of the following as defined in the Raffles and Poker Runs Act, 230 ILCS 15/0.01, as amended (hereinafter, in this Chapter, the "Act"): religious; charitable; labor; fraternal; educational; veterans or non-profit fundraising organization. The religious; charitable; labor; fraternal; educational; or veterans organization must have been in existence continuously for five years immediately preceding the filing of the application for a raffle license and which have had during that entire 5-year period a bona fide membership engaged in carrying out their objects, and be located in the City of Blue Island or substantially serve the residents of the City of Blue Island. A non-profit fundraising organization must be organized for the sole purpose of providing financial assistance to an identified individual or group of individuals suffering extreme financial hardship as the result of illness, disability, accident or disaster. Association is a law enforcement agency or statewide association that represents law enforcement officials as provided for in Section 9 of the Act.

§ 125.02. LICENSE APPLICATION

- A. Any organization seeking to conduct or operate a raffle shall file an application with the City Clerk on forms provided by the city.
- B. The application shall be approved or denied within 30 days of receipt.
- C. Application requirements must comply with the requirements of the Act.
- D. An applicant denied a license will be notified in writing as set forth in the Act.
- E. License denials may be appealed to City Council by filing notice of appeal with the City Clerk within 10 business days of the issuance of the denial notice.
- F. An applicant denied a license may reapply 60 days after the denial notice was issued.

§ 125.03. CONDUCT OF RAFFLES.

A. Entire net proceeds of any raffle must be exclusively devoted to the lawful purposes of the organization.

B. No person, except a bona fide member of the sponsoring organization, may participate in the management or operation of the raffle.

C. No person may receive any payment or profit for participating in the management of the raffle.

D. An organization may rent a premises on which to determine the winning chance or chances in a raffle only from another organization which is also licensed to have raffles.

E. Raffle chances may be sold or issued only with the area specified on the license and winning chances may be determined only at those location specified on the license for a raffle.

§ 125.04. RAFFLE MANAGER.

All operation of and the conduct of raffles within the city shall be under the supervision of a single raffles manager designated by the organization.

§ 125.05. RECORDS.

A. Each organization shall keep records of its gross receipts, expenses and net proceeds for each single occasion at which winning chances are determined. All deductions from gross receipts for each single occasion shall be documented with receipts or other records indicating the amount, a description of the purchased item or service or other reason for the deduction. The distribution of net proceeds shall be itemized as to payee, purpose, amount and date of payment.

B. Each organization shall have separate records of each raffle conducted. The person who accounts for gross receipts, expenses and net proceeds from the operation of raffles on behalf of such organization shall not be the same person who accounts for other revenues of the organization.

C. Each organization licensed to conduct raffles shall report monthly to its membership, and to the city, its gross receipts, expenses and net proceeds from raffles and the distribution of the net proceeds itemized. This report shall be submitted to the City Clerk's office on the first of each month.

§ 125.06. NON-PROGRESSIVE RAFFLES. TERMS AND FEES

The following terms and fees shall govern and controls raffles other than Progressive Raffles as defined in Section 125.07 of this Chapter:

A. Retail value of all prizes or merchandise awarded in a single raffle shall not exceed \$500,000.

B. Retail value of each prize in a single raffle shall not exceed \$250,000.

C. Maximum price which may be charged for each raffle chance issued or sold shall not exceed \$100.

D. Maximum number of days during which chances may be issued or sold shall not exceed 90 days.

E. Fees. The License Fees shall be as depicted in Title III, *Administration*, Chapter 39, *Fee and Fine Schedule* and shall be paid when applying for the License. A religious; charitable; labor; fraternal; educational or veterans organization may obtain a yearly license for the organization.

§ 125.07. PROGRESSIVE RAFFLES - TERM AND FEES.

A. The following terms and fees shall govern and control progressive raffles such as "Queen of Hearts" raffles or other named raffles which have a roll-over prize:

B. The aggregate retail value of all prizes or merchandise awarded by a licensee in a single raffle shall not exceed \$3,500,000.

C. The maximum retail value of each prize awarded by a licensee in a single raffle shall not exceed \$3,000,000.

D. The maximum price which may be charged for each raffle chance issued or sold shall not exceed \$10.

E. The maximum number of weeks during which chances may be issued or sold shall not exceed 54 weeks.

F. Licenses issued hereunder shall be valid for one progressive raffle and may be suspended or revoked for any violation of this section.

G. Raffle chances shall be sold only within the boundaries of the city at the location indicated in the license.

H. No organization shall be issued more than one progressive raffle license at a time. No organization shall simultaneously operate more than one progressive raffle at a time. A location, which is not the location of the organization, may only host one progressive raffle during a weekly period, Monday through Sunday.

I. Any license issued hereunder shall be non-transferable.

J. All operation of and the conduct of a progressive raffle shall be under the supervision of a single manager designated by the organization.

K. As determined by the Mayor, the Licensee when notified and required by the Mayor shall obtain security for traffic and crowd control for the raffle drawings.

L. Fees. The License Fees for a progressive raffle shall be as depicted in Title III, *Administration*, Chapter 39, *Fee and Fine Schedule* and shall be paid when applying for the License. A religious; charitable; labor; fraternal; educational or veterans organization may only obtain a progressive raffle license. The license issued pursuant to this section for a "progressive" raffle shall be valid for one raffle until the winner is selected and shall be conducted during a specified period not to exceed 54 weeks and may be suspended or revoked for any violation of this section.

§ 125.08. FIDELITY BOND

The manager of a non-progressive raffle other than 50/50 split the pot for which monies are collected and awarded on the same date of the raffle game with prize for the split the pot being less than \$200 shall give a fidelity bond in the sum of the aggregate retail value of the prizes as set out in the application. The manager of a progressive shall give a fidelity bond in the amount of \$5,000,000. The terms of the bond shall provide that notice shall be given in writing to the licensing authority not less than 30 days prior to its cancellation. A copy of the fidelity bond shall be filed with the City Clerk prior to the start of the raffle game.

§ 125.09. ANNUAL REPORT.

The City will prepare, publicly announce and publish a report concerning licensing applicants as set forth in the Act.

§ 125.10. PENALTY.

A person violating any provision of this chapter is subject to prosecution and shall be fined not less than \$250, nor more than \$750, for each offense, and a separate and distinct offense shall be considered as having been committed for each and every day on which any person shall be found guilty of any such violation.

SECTION 6. That Title XI, *Business Regulations*, Chapter 111, *Alcoholic Liquor*, of the City Municipal Code is hereby amended by adding the following the following bolded and underlined language to Section 111.36, *Gambling Prohibited*, as follows:

**TITLE XI- BUSINESS REGULATIONS
CHAPTER 111. ALCOHOLIC LIQUOR**

§ 111.36. GAMBLING PROHIBITED.

It shall be unlawful for any licensee to suffer or permit any species of gambling in his or her premises or any part thereof or any place adjacent thereto under his or her control unless authorized under state law **and local ordinance**.

SECTION 7. That Title III, *Administration*, Chapter 39, *Fee and Fine Schedule*, of the City Municipal Code is hereby amended by adding the following fees to Section (C), *Clerk's Office*:

**TITLE III - ADMINISTRATION
CHAPTER 39. FEE AND FINE SCHEDULE**

C. Clerk's Office

Raffle License Non-Progressive (individual)	\$10
Raffle License Non-Progressive (yearly)	\$25
Raffle License Progressive	\$200
Video Gaming License-Truck Stop Establishment	\$750

SECTION 8. If any section, paragraph, clause or provision of this Ordinance shall be held invalid, the invalidity thereof shall not affect any of the other provisions of this Ordinance.

SECTION 9. All ordinances, resolutions, motions or orders in conflict with this Ordinance are hereby repealed to the extent of such conflict.

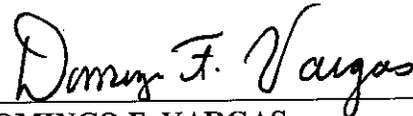
SECTION 10. This Ordinance shall be in full force and effect upon its passage, approval and publication as provided by law.

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ADOPTED this 25th day of September, 2018, pursuant to a roll call vote as follows:

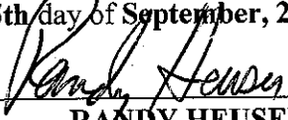
	YES	NO	ABSENT	PRESENT	ABSTAIN
Alderman Hawley	X				
Alderman Poulos	X				
Alderman Vieyra	X				
Alderman Bilotto	X				
Alderman Rita	X				
Alderman Donahue	X				
Alderman Carr	X				
Alderman Slattery	X				
Alderman Ostling	X				
Alderman Pittman	X				
Alderman Johnson	X				
Alderman Frausto	X				
Alderman Thompson			X		
Alderman Fahrenwald	X				
Mayor Vargas					
TOTAL	13	1			

APPROVED by the Mayor on September 25, 2018.



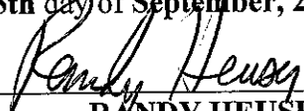
DOMINGO F. VARGAS
MAYOR OF THE CITY OF BLUE ISLAND,
COUNTY OF COOK AND STATE OF ILLINOIS

ATTESTED and Filed in my office this
 25th day of September, 2018.



RANDY HEUSER
CITY CLERK

PUBLISHED in pamphlet form this
 25th day of September, 2018.



RANDY HEUSER
CITY CLERK

STATE OF ILLINOIS)
)
COUNTY OF COOK) ss.

CERTIFICATE

I, Randy Heuser, certify that I am the duly elected and acting Municipal Clerk of the City of Blue Island of Cook County, Illinois.

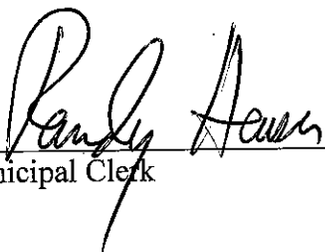
I further certify that on **September 25, 2018** the Corporate Authorities of such municipality passed and approved Ordinance No. **2018 - 049** entitled: **AN ORDINANCE OF THE CITY OF BLUE ISLAND, COOK COUNTY, ILLINOIS PERTAINING TO GAMBLING-LICENSING OF RAFFLES AND VIDEO GAMING.**

Which provided by its terms that it should be published in pamphlet form.

The pamphlet form of Ordinance No. **2018 - 049** including the Ordinance and a cover sheet thereof, was as prepared, and a copy of such Ordinance posted in the municipal building commencing **September 25, 2018** and continuing for at least ten days thereafter. Copies of such Ordinance were also available for public inspection upon request in the office of the municipal clerk.

DATED at Blue Island, Illinois, this **25th** day of **September, 2018.**

(SEAL)



Municipal Clerk