PROPOSED LOCAL LAW C OF 2021 A LOCAL LAW AMENDING CHAPTER 152 GAMES OF CHANCE OF THE CODE OF THE VILLAGE OF HASTINGS-ON-HUDSON TO UPDATE PROVISIONS CONSISTENT WITH NYS GENERAL MUNICIPAL LAW

Be it enacted by the Board of Trustees of the Village of Hastings-on-Hudson as follows: (additional language in **bold**, deleted language in strikethrough)

SECTION 1. Section 152-1 Definitions subsection A is hereby amended to read as follows:

§152-1

A. Terms defined by statute. As used in this chapter, terms, including the terms "games of chance," "bell jars," "raffle," "authorized organization," "lawful purpose," "net proceeds," "net lease," "authorized games of chance lessor," "single prize," "authorized supplier of games of chance equipment," "one occasion" and "licensed period," shall have the meanings designated in the definitions set forth in Article 9-A, § 186, of the General Municipal Law, except that poker is prohibited in the Village of Hastings-on-Hudson.

SECTION 2. Section 152-5 Restrictions subsection E is hereby amended to read as follows:

§152-5

E. No single prize shall exceed the sum or value of \$100. Except in a game of chance known as the "merchandise wheel," no single prize consisting of merchandise shall exceed the actual value of \$250. No single wager shall exceed \$2. The limitation on the sum or value for any single prize awarded or for a series of prizes for games of chance shall be as set forth in Subdivision 5, Subdivision 6, and Subdivision 8 of General Municipal Law § 189 as same may be amended from time to time.

SECTION 3. Section 152-5 Restrictions subsection G is hereby deleted in its entirety and the remaining subsections of Section 152-5 shall be renumbered accordingly.

SECTION 4. SEVERABILITY

If any section, subsection, clause, phrase or other portion of this Local Law is, for any reason, declared invalid, in whole or in part, by any court, agency, commission, legislative body or other authority of competent jurisdiction, such portion shall be deemed a separate, distinct and independent portion. Such declaration shall not affect the validity of the remaining portions hereof, which other portions shall continue in full force and effect.

SECTION 5. EFFECTIVE DATE

This local law shall take effect immediately upon filing in the office of the New York State Secretary of State in accordance with section 27 of the Municipal Home Rule Law.