4125--A

2011-2012 Regular Sessions

IN SENATE

March 21, 2011

Introduced by Sen. MARCELLINO -- read twice and ordered printed, and when printed to be committed to the Committee on Commerce, Economic Development and Small Business -- recommitted to the Committee on Commerce, Economic Development and Small Business in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the alcoholic beverage control law, in relation to license fees

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 4 of section 66 of the alcoholic beverage control law, as amended by section 3 of part Z of chapter 85 of the laws of 2002, is amended to read as follows:

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The annual fee for a license, under section sixty-four or sixtyfour-a OF THIS ARTICLE, to sell liquor at retail to be consumed on the premises where sold shall be twenty-one hundred seventy-six dollars in the counties of New York, Kings, Bronx and Queens; fifteen hundred thirty-six dollars in the county of Richmond [and in cities having a popumore than one hundred thousand and less than one million; twelve hundred sixteen dollars in cities having a population of more than fifty thousand and less than one hundred thousand]; and the sum of eight hundred ninety-six dollars elsewhere; except that the license fees for catering establishments shall be two-thirds the license fee specified herein and for clubs, except luncheon clubs and golf clubs, shall be seven hundred fifty dollars in counties of New York, Kings, Bronx and Queens; five hundred dollars in the county of Richmond and in cities having a population of more than one hundred thousand and less than one million; three hundred fifty dollars in cities having a population of more than fifty thousand and less than one hundred thousand; and the sum two hundred fifty dollars elsewhere. The annual fees for luncheon clubs shall be three hundred seventy-five dollars, and for golf clubs in

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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the counties of New York, Kings, Bronx, Queens, Nassau, Richmond and Westchester, two hundred fifty dollars, and elsewhere one hundred eighty-seven dollars and fifty cents. Notwithstanding any other provision of law to the contrary, there shall be no annual fee for a license, under 5 section sixty-four OF THIS ARTICLE, to sell liquor at retail to be consumed on the premises where the applicant is an organization organ-6 7 ized under section two hundred sixty of the military law and incorpo-8 rated pursuant to the not-for-profit corporation law. Provided, howev-9 er, that where any premises for which a license is issued pursuant to 10 section sixty-four or sixty-four-a of this article remain open only within the period commencing April first and ending October thirty-first 11 12 of any one year, or only within the period commencing October first and 13 ending the following April thirtieth, the liquor authority may, in its 14 discretion, grant a summer or winter license effective only for such 15 appropriate period of time, for which a license fee shall be paid to be pro-rated for the period for which such license is effective, at the 16 17 rate provided for in the city, town or village in which such premises are located, except that no such license fee shall be less than one-half 18 19 of the regular annual license fee; provided further that where the prem-20 ises to be licensed are a race track or a golf course or are licensed 21 pursuant to section sixty-four or sixty-four-a of this [chapter] ARTICLE, the period of such summer license may commence March first 22 23 end November thirtieth.

Where a hotel, restaurant, club, golf course or race track is open prior to April first and/or subsequent to October thirty-first by reason of the issuance of a caterer's permit or permits issued by the authority, such fact alone shall not affect the eligibility of the premises or the person owning or operating such hotel, restaurant, club, golf course or race track for a summer license.

S 2. This act shall take effect April 1, 2013.

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