2433

2013-2014 Regular Sessions

IN SENATE

January 17, 2013

Introduced by Sen. KLEIN -- read twice and ordered printed, and when printed to be committed to the Committee on Racing, Gaming and Wagering

AN ACT to amend the racing, pari-mutuel wagering and breeding law, in relation to authorizing the payment of rebates on pari-mutuel wagers

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

1 Section 1. The racing, pari-mutuel wagering and breeding law is 2 amended by adding a new section 109-a to read as follows:

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S 109-A. REBATES. 1. FOR THE PURPOSES OF THIS SECTION, "REBATE" MEAN A PORTION OF PARI-MUTUEL WAGERS, OTHERWISE PAYABLE TO AN ASSOCI-ATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE CONDUCT-ING PARI-MUTUEL BETTING AT A RACE MEETING ON RACES RUN AT A RACETRACK OPERATED BY SUCH ASSOCIATION, CORPORATION OR FRANCHISED CORPORATION, WHICH IS PAID TO HOLDERS OF PARI-MUTUEL WAGERING TICKETS AND WHICH REDUCES THE AMOUNT OTHERWISE PAYABLE TO SUCH ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE. SUCH TERM MAY INCLUDE, BUT NOT BE LIMITED TO, REFUNDS TO HOLDERS OF PARI-MUTUEL WAGERING TICKETS OF ANY PORTION OR PERCENTAGE OF THE FULL FACE VALUE OF A PARI-MUTUEL WAGER, INCREASING THE PAYOFF OF, PAYING A BONUS ON A WINNING PARI-MUTUEL TICK-ET, AWARDS OF MERCHANDISE, SERVICES SUCH AS MEALS, PARKING, SEATING AND PROGRAMS, FREE OR REDUCED COST PARI-MUTUEL WAGERS AND MONE-TARY AWARDS, OR ANY OTHER BENEFIT THAT THE STATE GAMING COMMISSION DEEMS APPROPRIATE TO REWARD HORSE RACING PATRONS FOR THEIR PARTICIPATION AT RACE MEETINGS.

2. THE STATE GAMING COMMISSION, UPON APPLICATION OF AN ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE CONDUCTING PARI-MUTUEL BETTING AT A RACE MEETING ON RACES RUN AT A RACETRACK OPERATED BY SUCH ASSOCIATION, CORPORATION OR FRANCHISED CORPORATION, MAY ANNUALLY APPROVE THE PAYMENT OF REBATES BY SUCH ASSOCIATION, CORPO-

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

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1 RATION, FRANCHISED CORPORATION OR RACING FRANCHISEE, SUBJECT TO THE 2 FOLLOWING REQUIREMENTS:

- A. THE APPLICANT DISCLOSES THE EXTENT OF THE REBATE PROGRAM. SUCH DISCLOSURE SHALL INCLUDE A LISTING OF THE MONETARY VALUE OF ALL REBATES PAID TO BETTORS DURING THE PREVIOUS CALENDAR YEAR, AND THE TERMS AND CONDITIONS GOVERNING THE AWARD OF REBATES TO BETTORS FOR THE CALENDAR YEAR TO WHICH THE APPLICATION APPLIES;
- 8 B. THE APPLICANT PROVIDES ASSURANCES THAT THE VALUES OF THE REBATES 9 ARE DETERMINED SOLELY BY (I) ATTENDANCE AT ONE OR MORE RACE MEETINGS, 10 (II) THE AMOUNT WAGERED BY A BETTOR, OR (III) HOW FREQUENTLY A BETTOR 11 WAGERS;
 - C. THE ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE MAINTAINS RECORDS OF ALL WAGERS SUBJECT TO A REBATE, FOR A PERIOD OF NOT LESS THAN THREE YEARS; AND
 - D. THE APPLICANT DEMONSTRATES THAT SUCH REBATES ARE IN THE BEST INTERESTS OF HORSE RACING.
 - 3. REGIONAL OFF-TRACK BETTING CORPORATIONS MAY OFFER REBATES ON WAGERS MADE ON RACES RUN BY ANY ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE WHICH OFFERS REBATES PURSUANT TO THIS SECTION. SUCH REBATES SHALL BE SUBJECT TO THE PROVISIONS OF SUBDIVISIONS ONE AND TWO OF THIS SECTION.
 - 4. UPON THE APPROVAL OF AN ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE CONDUCTING PARI-MUTUEL BETTING AT A RACE MEETING ON RACES RUN AT A RACETRACK OPERATED BY SUCH ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE, ANOTHER RACING ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE MAY PROVIDE BETTORS WITH REBATES ON WAGERS ON RACES RUN AT THE RACETRACK OPERATED BY SUCH APPROVING ASSOCIATION, CORPORATION AT A RACETRACK OPERATED BY SUCH ASSOCIATION, CORPORATION, FRANCHISED CORPORATION OR RACING FRANCHISEE. ALL SUCH REBATES SHALL BE SUBJECT TO THE PROVISIONS OF SUBDIVISIONS ONE AND TWO OF THIS SECTION.
- 32 S 2. This act shall take effect on the one hundred eightieth day after 33 it shall have become a law or on the same date and in the same manner as 34 part A of chapter 60 of the laws of 2012 takes effect, whichever shall 35 occur later; provided that effective immediately any rules, regulations 36 and applications necessary to implement the provisions of this act on 37 its effective date are authorized to be completed on or before such 38 date.