5330

2013-2014 Regular Sessions

IN SENATE

May 16, 2013

Introduced by Sen. BONACIC -- 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 New York bred and/or wholly owned harness races

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

- 1 The racing, pari-mutuel wagering and breeding law is 2
- amended by adding a new section 307-a to read as follows: S 307-A. NEW YORK BRED AND/OR WHOLLY OWNED HARNESS RACES. ANY ASSOCI-
- ATION OR CORPORATION LICENSED TO CONDUCT HARNESS RACE MEETINGS AT WHICH PARI-MUTUEL BETTING IS PERMITTED MAY, IF IN ITS SOLE DISCRETION
- IT WOULD BE BENEFICIAL TO RUN RACES WHICH ARE LIMITED DETERMINES, THAT
- TO NEW YORK BRED AND/OR WHOLLY OWNED HORSES. THESE RACES MAY BE 7 WRITTEN
- 8 TERMS AND CONDITIONS AS ANY OTHER RACE AUTHORIZED PURSUANT TO
- 9 LAW OR REGULATION OF THE BOARD, NOTWITHSTANDING ANY PREFERENCE
- REQUIREMENTS. IF IN THE OPINION OF THE CORPORATION OR ASSOCIATION SUFFI-10
- CIENT COMPETITION CANNOT BE HAD AMONG SUCH RESTRICTED CLASS OF HORSES, 11
- SAID RACE MAY BE ELIMINATED FOR SAID DAY AND A SUBSTITUTE RACE 12
- 13 INSTEAD.
- S 2. This act shall take effect immediately. 14

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

LBD10994-01-3