6916

2009-2010 Regular Sessions

IN ASSEMBLY

March 16, 2009

Introduced by M. of A. PRETLOW -- read once and referred to the Committee on Racing and Wagering

AN ACT to amend the racing, pari-mutuel wagering and breeding law, in relation to payments by off-track betting corporations to regional licensed harness tracks

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

1 Section 1. Clause (E) of subparagraph 5 of paragraph b of subdivision 2 1 of section 1016 of the racing, pari-mutuel wagering and breeding law, 3 as amended by chapter 18 of the laws of 2008, is amended to read as 4 follows:

5 (E) [On] DURING THE FIRST ONE HUNDRED TWENTY days IN ANY CALENDAR YEAR 6 when a franchised corporation is not conducting a race meeting [and when 7 a licensed harness track is neither accepting wagers nor displaying the 8 signal from an in-state thoroughbred corporation or association or an 9 out-of-state thoroughbred track]:

(i) [Such] A licensed regional harness track shall receive in lieu of 10 other payments on wagers placed at off-track betting facilities 11 any outside the special betting district on races conducted by an in-state 12 13 thoroughbred racing corporation, two and eight-tenths percent on regular 14 and multiple bets during a regional meeting and one and nine-tenths 15 percent of such bets if there is no regional meeting and four and eight-16 tenths percent on exotic bets on days on which there is a regional meet-17 ing and three and four-tenths percent of such bets if there is no 18 regional meeting.

19 (ii) [Such] A licensed regional harness track shall receive [one and 20 one-half] THREE-QUARTERS OF ONE per centum on total regional handle on 21 races conducted at out-of-state or out-of-country thoroughbred tracks.

22 (iii) In those regions in which there is more than one licensed 23 regional harness track, [if no track is accepting wagers or displaying 24 the live simulcast signal from the out-of-state track,] the total sum

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

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1 shall be divided among the tracks in proportion to the ratio the wagers 2 placed on races conducted by each track bears to the corporation's total 3 in-region harness handle. [If one or more tracks are accepting wagers or 4 displaying the live simulcast signal, the total amount shall be divided 5 among those tracks not accepting wagers or displaying the simulcast 6 signal for an out-of-state track or in-state thoroughbred corporation or 7 association.]

8 S 2. Clause (F) of subparagraph 6 of paragraph b of subdivision 1 of 9 section 1016 of the racing, pari-mutuel wagering and breeding law, as 10 amended by chapter 18 of the laws of 2008, is amended to read as 11 follows:

12 (F) [On] DURING THE FIRST ONE HUNDRED TWENTY days IN ANY CALENDAR YEAR 13 when a franchised corporation is not conducting a race meeting [and when 14 a licensed harness track is neither accepting wagers nor displaying the 15 signal from an in-state thoroughbred corporation or association or an 16 out-of-state thoroughbred track]:

17 (i) [Such] A licensed regional harness track shall receive in lieu of 18 any other payments on wagers placed at off-track betting facilities 19 outside the special betting district on races conducted by an in-state 20 thoroughbred racing corporation, two and eight-tenths percent on regular 21 and multiple bets during a regional meeting and one and nine-tenths 22 percent of such bets if there is no regional meeting and four and eight-23 tenths percent on exotic bets on days on which there is a regional meet-24 ing and three and four-tenths percent of such bets if there is no 25 regional meeting.

26 (ii) [Such] A licensed regional harness track shall receive [one and 27 one-half] THREE-QUARTERS OF ONE per centum on total regional handle on 28 races conducted at out-of-state or out-of-country thoroughbred tracks.

29 (iii) In those regions in which there is more than one licensed 30 regional harness track, [if no track is accepting wagers or displaying the live simulcast signal from the out-of-state track,] the total sum 31 32 shall be divided among the tracks in proportion to the ratio the wagers 33 placed on races conducted by each track bears to the corporation's total in-region harness handle. [If one or more tracks are accepting wagers or 34 displaying the live simulcast signal, the total amount shall be divided 35 36 among those tracks not accepting wagers or displaying the simulcast 37 signal for an out-of-state track or in-state thoroughbred corporation.]

38 S 3. Subdivision 2 of section 1017 of the racing, pari-mutuel wagering 39 and breeding law, as amended by chapter 18 of the laws of 2008, is 40 amended to read as follows:

2. a. Maintenance of effort. Any off-track betting corporation which 41 engages in accepting wagers on the simulcasts of thoroughbred races from 42 out-of-state or out-of-country as permitted under subdivision one of 43 this section shall submit to the board, for its approval, a schedule of 44 45 payments to be made in any year or portion thereof, that such off-track corporation engages in nighttime thoroughbred simulcasting. In order to 46 47 be approved by the board, the payment schedule shall be identical to the 48 actual payments and distributions of such payments to tracks and purses 49 made by such off-track corporation pursuant to the provisions of section 50 one thousand fifteen of this article during the year two thousand two, 51 derived from out-of-state harness races displayed after 6:00 P.M. If as approved by the board, such scheduled payments shall be made from reven-52 ues derived from any simulcasting conducted pursuant to this section and 53 54 section one thousand fifteen of this article. NOTWITHSTANDING ANY 55 PROVISION OF THIS PARAGRAPH: (I) FOR PURPOSES OF CALCULAT-INCONSISTENT ING THE PAYMENTS TO BE MADE PURSUANT TO THIS PARAGRAPH FOR CALENDAR YEAR 56

TWO THOUSAND NINE, THE AMOUNT OTHERWISE PAYABLE, IF ANY, BY AN OFF-TRACK 1 2 BETTING CORPORATION TO A REGIONAL HARNESS TRACK SHALL BE REDUCED IN 3 THE REDUCTION, IF ANY, IN THE NUMBER OF RACING PROGRAMS PROPORTION ΤO 4 CONDUCTED BY THE REGIONAL HARNESS TRACK DURING TWO THOUSAND NINE 5 COMPARED WITH THE NUMBER OF RACING PROGRAMS CONDUCTED BY SUCH TRACK THOUSAND TWO BASE CALENDAR YEAR; AND (II) NO OFF-TRACK 6 TWO DURING THE 7 BETTING CORPORATION SHALL HAVE ANY FURTHER PAYMENT OBLIGATION PURSUANT 8 THIS PARAGRAPH WITH RESPECT TO CALENDAR YEARS COMMENCING ON OR AFTER TO 9 JANUARY FIRST, TWO THOUSAND TEN.

10 b. Additional payments. During each calendar year, to the extent, and such time in the event, that aggregate statewide wagering handle 11 at 12 after 7Labor P.M. on out-of-state and out-of-country thoroughbred races exceeds one hundred million dollars, each off-track betting corporation 13 14 conducting such simulcasting shall pay to its regional harness track or 15 tracks, an amount equal to [two percent] THE FOLLOWING PERCENTAGE of its 16 proportionate share of such excess handle: FOR CALENDAR YEARS THROUGH 17 TWO THOUSAND NINE, TWO PERCENT; FOR CALENDAR YEAR TWO THOUSAND TEN, ONE FOR CALENDAR TWO THOUSAND ELEVEN, ONE 18 AND ONE-HALF PERCENT; YEAR 19 PERCENT; AND FOR CALENDAR YEAR TWO THOUSAND TWELVE, ONE-HALF OF ONE THERE SHALL BE NO FURTHER ADDITIONAL PAYMENT OBLIGATION PURSU-20 PERCENT. 21 ANT TO THIS PARAGRAPH FOR CALENDAR YEARS COMMENCING ON OR AFTER JANUARY 22 TWO THOUSAND TWELVE. In any region where there are two or more FIRST, 23 regional harness tracks, such [two percent] PAYMENT AMOUNT shall be 24 divided between or among the tracks in a proportion equal to the propor-25 tion of handle on live harness races conducted at such tracks during the 26 preceding calendar year. Fifty percent of the sum received by each track pursuant to this paragraph shall be used exclusively for increasing 27 purses, stakes and prizes at that regional harness track. 28 29 S 4. This act shall take effect immediately.