3981

2013-2014 Regular Sessions

IN ASSEMBLY

January 30, 2013

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

AN ACT to amend the tax law, in relation to video lottery gaming at commercial bowling establishments

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

Section 1. Subparagraph (iii) of paragraph 1 of subdivision b of section 1612 of the tax law, as amended by section 1 of part 0-1 of chapter 57 of the laws of 2009, is amended to read as follows:

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(iii) less an additional vendor's marketing allowance at a rate of ten percent for the first one hundred million dollars annually and eight percent thereafter of the total revenue wagered at the vendor track after payout for prizes to be used by the vendor track for the marketing and promotion and associated costs of its video lottery gaming ations and pari-mutuel horse racing operations, as long as any such costs associated with pari-mutuel horse racing operations simultaneously encourage increased attendance at such vendor's video lottery gaming facilities, consistent with the customary manner of marketing comparable operations in the industry and subject to the overall supervision of the division; provided, however, that the additional vendor's marketing allowance shall not exceed eight percent in any year for any operator of a racetrack located in the county of Westchester or Queens; provided, however, a vendor track that receives a vendor fee pursuant to clause (G) of subparagraph (ii) of this paragraph shall not receive the additional vendor's marketing allowance. A COMMERCIAL BOWLING ESTABLISHMENT IS AUTHORIZED BY SECTION SIXTEEN HUNDRED SEVENTEEN-A OF THIS ARTI-CLE SHALL BE ENTITLED TO A VENDOR FEE OF NOT LESS THAN 20.25 PERCENT SECOND AND THIRD YEARS OF VIDEO LOTTERY GAMING AT SUCH FIRST, COMMERCIAL BOWLING ESTABLISHMENT, 20.0 PERCENT IN THE FOURTH AND FIFTH YEARS AND 17.5 PERCENT IN ALL SUBSEQUENT YEARS. In establishing the vendor fee, the division shall ensure the maximum lottery support for

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

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36 37 education while also ensuring the effective implementation of section sixteen hundred seventeen-a of this article through the provision of reasonable reimbursements and compensation to vendor tracks for participation in such program. Within twenty days after any award of lottery prizes, the division shall pay into the state treasury, to the credit of the state lottery fund, the balance of all moneys received from the sale of all tickets for the lottery in which such prizes were awarded remaining after provision for the payment of prizes as herein provided. Any revenues derived from the sale of advertising on lottery tickets shall be deposited in the state lottery fund.

S 2. Section 1617-a of the tax law is amended by adding a new subdivision a-1 to read as follows:

A-1. THE DIVISION OF THE LOTTERY IS HEREBY AUTHORIZED TO LICENSE, PURSUANT TO RULES AND REGULATIONS TO BE PROMULGATED BY THE DIVISION OF THE LOTTERY, THE OPERATION OF VIDEO LOTTERY GAMING AT COMMERCIAL BOWLING ESTABLISHMENTS THAT ARE DULY LICENSED TO SERVE ALCOHOLIC BEVERAGES, HAVE SEGREGATED AREAS THAT PROHIBIT ACCESS TO PERSONS UNDER TWENTY-ONE YEARS ARE LOCATED IN A COUNTY OR COUNTIES IN WHICH VIDEO AND THATLOTTERY GAMING HAS BEEN AUTHORIZED PURSUANT TO LOCAL LAW. SUCH RULES AND REGULATIONS SHALL PROVIDE, AS A CONDITION OF LICENSURE, THAT SUCH BOWL-ING ESTABLISHMENTS TO BE LICENSED ARE CERTIFIED TO BE IN COMPLIANCE WITH ALL STATE AND LOCAL FIRE AND SAFETY CODES, THAT THE DIVISION IS AFFORDED ADEQUATE SPACE, INFRASTRUCTURE, AND AMENITIES CONSISTENT WITH INDUSTRY STANDARDS FOR SUCH VIDEO LOTTERY GAMING OPERATIONS AND TO **ENSURE** UNDER TWENTY-ONE YEARS OF AGE ARE PROHIBITED ACCESS FROM SUCH PERSONS AREAS, THAT EMPLOYEES INVOLVED IN THE OPERATION OF VIDEO LOTTERY PURSUANT TO THIS SECTION ARE LICENSED BY THE RACING AND WAGERING BOARD, AND SUCH OTHER TERMS AND CONDITIONS OF LICENSURE AS THEDIVISION ESTABLISH. NOTWITHSTANDING ANY INCONSISTENT PROVISION OF LAW, VIDEO LOTTERY GAMING AT A COMMERCIAL BOWLING ESTABLISHMENT PURSUANT TO SECTION SHALL BE DEEMED AN APPROVED ACTIVITY FOR SUCH BOWLING ESTABLISH-UNDER THE RELEVANT CITY, COUNTY, TOWN, OR VILLAGE LAND USE OR ZONING ORDINANCES, RULES, OR REGULATIONS. NO BOWLING ESTABLISHMENT OPER-ATING VIDEO LOTTERY GAMING PURSUANT TO THIS SECTION MAY HOUSE SUCH ACTIVITY IN A STRUCTURE DEEMED OR APPROVED BY THE DIVISION AS "TEMPORARY" FOR A DURATION OF LONGER THAN EIGHTEEN MONTHS.

S 3. This act shall take effect immediately.