892

2015-2016 Regular Sessions

IN ASSEMBLY

January 8, 2015

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 harness tracks for out-of-state and out-of-country simulcasting reven-

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

Section 1. Subdivision 2 of section 1017 of the racing, pari-mutuel wagering and breeding law, as amended by chapter 174 of the laws of 2013, is amended to read as follows:

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- 2. [a. Maintenance of effort. Any off-track betting corporation which engages in accepting wagers on the simulcasts of thoroughbred races from out-of-state or out-of-country as permitted under subdivision one of this section shall submit to the commission, for its approval, a schedule of payments to be made in any year or portion thereof, that such off-track corporation engages in nighttime thoroughbred simulcasting. In 10 order to be approved by the commission, the payment schedule shall be identical to the actual payments and distributions of such payments to 11 12 tracks and purses made by such off-track corporation pursuant to the provisions of section one thousand fifteen of this article during the year two thousand two, as derived from out-of-state harness races 15 displayed after 6:00 P.M. If approved by the commission, such scheduled payments shall be made from revenues derived from any simulcasting 17 conducted pursuant to this section and section one thousand fifteen of 18 this article.
 - b. Additional payments.] PAYMENTS. During each calendar year, to the extent, and at such time in the event, that aggregate statewide wagering handle after 7:30 P.M. on out-of-state and out-of-country thoroughbred races exceeds one hundred million dollars, each off-track betting corporation conducting such simulcasting shall pay to its regional harness

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

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track or tracks, an amount equal to [two percent] THE FOLLOWING PERCENT-AGE of its proportionate share of such excess handle: FOR CALENDAR YEARS THROUGH TWO THOUSAND FIFTEEN, TWO PERCENT; FOR CALENDAR YEAR TWO SIXTEEN, ONE AND ONE-HALF PERCENT; FOR CALENDAR YEAR TWO THOUSAND 5 SEVENTEEN, ONE PERCENT; AND FOR CALENDAR YEAR TWO THOUSAND EIGHTEEN, ONE-HALF OF ONE PERCENT. THERE SHALL BE NO FURTHER ADDITIONAL PAYMENT 6 7 OBLIGATION PURSUANT TO THIS SUBDIVISION FOR CALENDAR YEARS COMMENCING ON 8 OR AFTER JANUARY FIRST, TWO THOUSAND NINETEEN. In any region where there 9 are two or more regional harness tracks, such [two percent] PAYMENT 10 AMOUNT shall be divided between or among the tracks in a proportion equal to the proportion of handle on live harness races conducted at 11 such tracks during the preceding calendar year. Fifty percent of the sum 12 13 received by each track pursuant to this [paragraph] SUBDIVISION shall be 14 used exclusively for increasing purses, stakes and prizes at that regional harness track. For the purpose of determining whether such 15 16 aggregate statewide handle exceeds one hundred million dollars, all wagering on such thoroughbred races accepted by licensed multi-jurisdic-17 tional account wagering providers from customers within New York state 18 19 shall be excluded.

20 S 2. This act shall take effect immediately.