5670

2015-2016 Regular Sessions

IN SENATE

May 26, 2015

Introduced by Sen. VALESKY -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the executive law, the Indian law and the state finance law, in relation to the sharing of revenue from gaming devices located within the county of Madison

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

1 Section 1. Subdivision 1 of section 11 of the executive law, as added 2 by chapter 174 of the laws of 2013, is amended to read as follows:

3 [1.] Oneida settlement agreement. Notwithstanding any other provision 4 law, upon filing with the secretary of state, the settlement agreeof ment executed between the governor, the counties of Oneida and Madison, 5 6 and the Oneida Nation of New York dated the sixteenth day of May, two 7 thousand thirteen, to be known as the Oneida Settlement Agreement, 8 including, without limitation, THE SUPPLEMENTAL AGREEMENT THERETO ENTI-TLED "SUPPLEMENTAL AGREEMENT BETWEEN THE COUNTY OF MADISON AND THE STATE 9 10 OF NEW YORK" REGARDING THE SHARING OF REVENUE FROM GAMING DEVICES LOCATED WITHIN MADISON COUNTY, the provisions contained therein relating 11 arbitration and judicial review in state or federal courts and, for 12 to 13 the sole purpose thereof, a limited waiver of the state's Eleventh Amendment sovereign immunity from suit, shall upon its effective date be 14 approved, ratified, validated and confirmed by the legislature. 15 deemed 16 It is the intention of the legislature in enacting this section to ensure that the settlement agreement shall be fully enforceable in all 17 18 respects as to the rights, benefits, responsibilities and privileges of 19 all parties thereto.

20 S 2. Section 16 of the Indian law, as added by chapter 174 of the laws 21 of 2013, is amended to read as follows:

22 S 16. Indian settlement agreements. Notwithstanding any other 23 provision of law, the provisions of the Oneida Settlement Agreement 24 referenced in section eleven of the executive law, TOGETHER WITH THE

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

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1 SUPPLEMENTAL AGREEMENT THERETO ENTITLED "SUPPLEMENTAL AGREEMENT BETWEEN 2 THE COUNTY OF MADISON AND THE STATE OF NEW YORK" REGARDING THE SHARING 3 OF REVENUE FROM GAMING DEVICES LOCATED WITHIN MADISON COUNTY, shall be 4 deemed to supersede any inconsistent laws and regulations.

5 S 3. Subdivision 3 of section 99-h of the state finance law, as 6 amended by section 7 of chapter 174 of the laws of 2013, is amended to 7 read as follows:

8 Moneys of the account, following the segregation of appropriations 3. 9 enacted by the legislature, shall be available for purposes including 10 not limited to: (a) reimbursements or payments to municipal governbut ments that host tribal casinos pursuant to a tribal-state compact 11 for costs incurred in connection with services provided to such casinos or 12 13 arising as a result thereof, for economic development opportunities and 14 job expansion programs authorized by the executive law; provided, howevthat for any gaming facility located in the city of Buffalo, the 15 er, 16 city of Buffalo shall receive a minimum of twenty-five percent of the 17 negotiated percentage of the net drop from electronic gaming devices the 18 state receives pursuant to the compact, and provided further that for any gaming facility located in the city of Niagara Falls, county of Niagara a minimum of twenty-five percent of the negotiated percentage of 19 20 21 the net drop from electronic gaming devices the state receives pursuant 22 to the compact shall be distributed in accordance with subdivision four of this section, and provided further that for any gaming facility located in the county or counties of Cattaraugus, Chautauqua or Allega-23 24 25 the municipal governments of the state hosting the facility shall ny, 26 collectively receive a minimum of twenty-five percent of the negotiated percentage of the net drop from electronic gaming devices the state 27 receives pursuant to the compact; and provided further that pursuant 28 to chapter five hundred ninety of the laws of two thousand four, a minimum 29 of twenty-five percent of the revenues received by the state pursuant to 30 the state's compact with the St. Regis Mohawk tribe shall be made avail-31 32 able to the counties of Franklin and St. Lawrence, and affected towns in 33 such counties. Each such county and its affected towns shall receive fifty percent of the moneys made available by the state; and provided 34 35 further that the state shall annually make twenty-five percent of the negotiated percentage of the net drop from all gaming devices the state 36 37 actually receives pursuant to the Oneida Settlement Agreement confirmed 38 by section eleven of the executive law as available to the county of 39 Oneida, TWENTY-FIVE PERCENT OF THE NEGOTIATED PERCENTAGE OF THE NET DROP 40 FROM ALL GAMING DEVICES LOCATED WITHIN THE COUNTY OF MADISON FOR WHICH ACTUALLY RECEIVES PAYMENT PURSUANT TO THE ONEIDA SETTLEMENT 41 THE STATE AGREEMENT CONFIRMED BY SECTION ELEVEN OF THE EXECUTIVE LAW AS 42 AVAILABLE 43 ТΟ THE COUNTY OF MADISON, and a sum of three and one-half million 44 dollars to the county of Madison. Additionally, the state shall distrib-45 ute for a period of nineteen and one-quarter years, an additional annual sum of two and one-half million dollars to the county of Oneida. 46 Addi-47 tionally, the state shall distribute the one-time eleven million dollar 48 payment received by the state pursuant to such agreement with the Oneida Nation of New York to the county of Madison by wire transfer upon receipt of such payment by the state; and (b) support and services of 49 50 51 treatment programs for persons suffering from gambling addictions. 52 Moneys not segregated for such purposes shall be transferred to the 53 general fund for the support of government during the fiscal year in 54 which they are received.

1 S 4. Subdivision 3 of section 99-h of the state finance law, as 2 amended by section 7-a of chapter 174 of the laws of 2013, is amended to 3 read as follows:

4 3. Moneys of the account, following appropriation by the legislature, shall be available for purposes including but not limited to: (a) reimbursements or payments to municipal governments that host tribal 5 6 7 casinos pursuant to a tribal-state compact for costs incurred in 8 connection with services provided to such casinos or arising as a result 9 thereof, for economic development opportunities and job expansion 10 programs authorized by the executive law; provided, however, that for 11 any gaming facility located in the city of Buffalo, the city of Buffalo shall receive a minimum of twenty-five percent of the negotiated 12 percentage of the net drop from electronic gaming devices the state 13 14 receives pursuant to the compact, and provided further that for any 15 gaming facility located in the city of Niagara Falls, county of Niagara a minimum of twenty-five percent of the negotiated percentage of the net 16 17 drop from electronic gaming devices the state receives pursuant to the compact shall be distributed in accordance with subdivision four of this 18 19 section, and provided further that for any gaming facility located in the county or counties of Cattaraugus, Chautauqua or Allegany, 20 the 21 municipal governments of the state hosting the facility shall collec-22 tively receive a minimum of twenty-five percent of the negotiated percentage of the net drop from electronic gaming devices the state 23 receives pursuant to the compact; and provided further that pursuant to 24 25 chapter five hundred ninety of the laws of two thousand four, a minimum of twenty-five percent of the revenues received by the state pursuant to 26 27 the state's compact with the St. Regis Mohawk tribe shall be made available to the counties of Franklin and St. Lawrence, and affected towns in 28 29 such counties. Each such county and its affected towns shall receive 30 fifty percent of the moneys made available by the state; and provided further that the state shall annually make twenty-five percent of the 31 32 negotiated percentage of the net drop from all gaming devices the state 33 actually receives pursuant to the Oneida Settlement Agreement as confirmed by section eleven of the executive law as available to the 34 35 county of Oneida, TWENTY-FIVE PERCENT OF THE NEGOTIATED PERCENTAGE OF NET DROP FROM ALL GAMING DEVICES LOCATED WITHIN THE COUNTY OF MADI-36 THE 37 SON FOR WHICH THE STATE ACTUALLY RECEIVES PAYMENT PURSUANT TO THE ONEIDA 38 SETTLEMENT AGREEMENT CONFIRMED BY SECTION ELEVEN OF THE EXECUTIVE LAW AS AVAILABLE TO THE COUNTY OF MADISON, and a sum of three and one-half 39 40 million dollars to the county of Madison. Additionally, the state shall distribute for a period of nineteen and one-quarter years, an additional 41 annual sum of two and one-half million dollars to the county of Oneida. 42 43 Additionally, the state shall distribute the one-time eleven million 44 dollar payment received by the state pursuant to such agreement with the 45 Oneida Nation of New York to the county of Madison by wire transfer upon receipt of such payment by the state; and (b) support and services of 46 47 treatment programs for persons suffering from gambling addictions. Moneys not appropriated for such purposes shall be transferred to the 48 49 general fund for the support of government during the fiscal year in 50 which they are received.

51 S 5. Subdivision 3 of section 99-h of the state finance law, as 52 amended by section 8 of chapter 174 of the laws of 2013, is amended to 53 read as follows:

3. Moneys of the account, following the segregation of appropriations 55 enacted by the legislature, shall be available for purposes including 56 but not limited to: (a) reimbursements or payments to municipal govern1

ments that host tribal casinos pursuant to a tribal-state compact for costs incurred in connection with services provided to such casinos or arising as a result thereof, for economic development opportunities and

2 costs incurred in connection with services provided to such casinos or 3 arising as a result thereof, for economic development opportunities and job expansion programs authorized by the executive law; provided, howev-4 er, that for any gaming facility located in the county of Erie or Niagara, the municipal governments hosting the facility shall collec-5 6 7 tively receive a minimum of twenty-five percent of the negotiated 8 percentage of the net drop from electronic gaming devices the state receives pursuant to the compact and provided further that for any 9 10 gaming facility located in the county or counties of Cattaraugus, Chau-11 tauqua or Allegany, the municipal governments of the state hosting the facility shall collectively receive a minimum of twenty-five percent of 12 the negotiated percentage of the net drop from electronic gaming devices 13 14 state receives pursuant to the compact; and provided further that the 15 pursuant to chapter five hundred ninety of the laws of two thousand four, a minimum of twenty-five percent of the revenues received by the 16 state pursuant to the state's compact with the St. Regis Mohawk tribe 17 shall be made available to the counties of Franklin and St. Lawrence, 18 19 and affected towns in such counties. Each such county and its affected towns shall receive fifty percent of the moneys made available by the 20 21 state; and provided further that the state shall annually make twenty-22 five percent of the negotiated percentage of the net drop from all gaming devices the state actually receives pursuant to the Oneida Settlement Agreement confirmed by section eleven of the executive law 23 24 25 available to the county of Oneida, TWENTY-FIVE PERCENT OF THE NEGOTIATED PERCENTAGE OF THE NET DROP FROM ALL GAMING DEVICES LOCATED 26 WITHIN THE COUNTY OF MADISON FOR WHICH THE STATE ACTUALLY RECEIVES PAYMENT PURSUANT 27 ONEIDA SETTLEMENT AGREEMENT CONFIRMED BY SECTION ELEVEN OF THE 28 TΟ THE 29 EXECUTIVE LAW AS AVAILABLE TO THE COUNTY OF MADISON, and a sum of three 30 and one-half million dollars to the county of Madison. Additionally, the state shall distribute, for a period of nineteen and one-quarter years, 31 32 an additional annual sum of two and one-half million dollars to the 33 county of Oneida. Additionally, the state shall distribute the one-time eleven million dollar payment actually received by the state pursuant to 34 the Oneida Settlement Agreement to the county of Madison by wire trans-35 fer upon receipt of such payment by the state; and (b) support and 36 37 services of treatment programs for persons suffering from gambling Moneys not segregated for such purposes shall be trans-38 addictions. ferred to the general fund for the support of government during the 39 40 fiscal year in which they are received.

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S 6. This act shall take effect immediately, provided that:

1. sections two and three of this act shall take effect on the same date as the agreement between the Oneida Nation of New York and the state of New York entered into on the sixteenth day of May, 2013 takes effect;

46 2. that the amendments to subdivision 3 of section 99-h of the state 47 finance law made by section three of this act shall be subject to the 48 expiration and reversion of such subdivision as provided in section 3 of 49 part W of chapter 60 of the laws of 2011, as amended when upon such date 50 the provisions of section four of this act shall take effect; and

51 3. that the amendments to subdivision 3 of section 99-h of the state 52 finance law made by section four of this act shall be subject to the 53 expiration and reversion of such section as provided in section 2 of 54 chapter 747 of the laws of 2006, as amended when upon such date the 55 provisions of section five of this act shall take effect.