## STATE OF NEW YORK

4594

2019-2020 Regular Sessions

## IN ASSEMBLY

February 4, 2019

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 in the counties of Suffolk and Nassau; and to repeal certain provisions of such law relating thereto

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraph 4 of subdivision a of section 1617-a of the tax law is REPEALED.

§ 2. Clause (G-1) of subparagraph (ii) of paragraph 1 of subdivision b of section 1612 of the tax law is REPEALED.

§ 3. Subparagraph (iii) of paragraph 1 of subdivision b of section 1612 of the tax law, as separately amended by chapters 174 and 175 of the laws of 2013, is amended to read as follows:

(iii) less an additional vendor's marketing allowance at a rate of ten 9 percent for the first one hundred million dollars annually and eight 10 percent thereafter of the total revenue wagered at the vendor track 11 after payout for prizes to be used by the vendor track for the marketing 12 and promotion and associated costs of its video lottery gaming oper-13 ations and pari-mutuel horse racing operations, as long as any such 14 costs associated with pari-mutuel horse racing operations simultaneously encourage increased attendance at such vendor's video lottery gaming 16 facilities, consistent with the customary manner of marketing comparable 17 operations in the industry and subject to the overall supervision of the division; provided, however, that the additional vendor's marketing 18 19 allowance shall not exceed eight percent in any year for any operator of 20 a racetrack located in the county of Westchester or Queens; provided, 21 however, a vendor track that receives a vendor fee pursuant to clause (G) of subparagraph (ii) of this paragraph shall not receive the addi-23 tional vendor's marketing allowance; provided, however, except for a 24 vendor track located west of State Route 14 from Sodus Point to the

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

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Pennsylvania border within New York shall continue to receive a marketing allowance of ten percent on total revenue wagered at the vendor track after payout for prizes in excess of one hundred million dollars annually [provided, however, a vendor that receives a vendor fee pursuant to clause (C-1) of subparagraph (ii) of this paragraph shall receive an additional marketing allowance at a rate of ten percent of the total revenue wagered at the video lottery gaming facility after payout for prizes. In establishing the vendor fee, ].

- § 4. Paragraph 2 of subdivision b of section 1612 of the tax law, as amended by section 1 of part 00 of chapter 59 of the laws of 2014, is amended to read as follows:
- 2. As consideration for the operation of a video lottery gaming facility, the division, shall cause the investment in the racing industry of 14 a portion of the vendor fee received pursuant to paragraph one of this subdivision in the manner set forth in this subdivision. exception of Aqueduct racetrack [or a facility in the county of Nassau or Suffolk operated by a corporation established pursuant to section five hundred two of the racing, pari-mutuel wagering and breeding law], each such track shall dedicate a portion of its vendor fees, received 20 pursuant to clause (A), (B), (C), (D), (E), (F), or (G) of subparagraph (ii) of paragraph one of this subdivision, for the purpose of enhancing 22 purses at such track, in an amount equal to eight and three-quarters percent of the total revenue wagered at the vendor track after pay out 23 for prizes. One percent of the gross purse enhancement amount, as 24 required by this subdivision, shall be paid to the gaming commission to be used exclusively to promote and ensure equine health and safety in New York. Any portion of such funding to the gaming commission unused during a fiscal year shall be returned to the video lottery gaming operators on a pro rata basis in accordance with the amounts originally 30 contributed by each operator and shall be used for the purpose of enhancing purses at such track. One and one-half percent of the gross 32 purse enhancement amount at a thoroughbred track, as required by this subdivision, shall be paid to an account established pursuant to section two hundred twenty-one-a of the racing, pari-mutuel wagering and breeding law to be used exclusively to provide health insurance for jockeys. In addition, with the exception of Aqueduct racetrack or a facility in the county of Nassau or Suffolk operated by a corporation established pursuant to section five hundred two of the racing, pari-mutuel wagering and breeding law, one and one-quarter percent of total revenue wagered at the vendor track after pay out for prizes, received pursuant to clause (A), (B), (C), (D), (E), (F), or (G) of subparagraph (ii) of 42 paragraph one of this subdivision, shall be distributed to the appropriate breeding fund for the manner of racing conducted by such track.

Provided, further, that nothing in this paragraph shall prevent each track from entering into an agreement, not to exceed five years, with the organization authorized to represent its horsemen to increase or decrease the portion of its vendor fee dedicated to enhancing purses at such track during the years of participation by such track, or to race fewer dates than required herein.

- § 5. Subdivision f-1 of section 1612 of the tax law is REPEALED.
- 51 § 6. This act shall take effect immediately.