9016

IN SENATE

May 4, 2022

- Introduced by Sen. ADDABBO -- read twice and ordered printed, and when printed to be committed to the Committee on Racing, Gaming and Wager-ing
- AN ACT to amend the racing, pari-mutuel wagering and breeding law, in relation to allowing New York sire stakes eligibility for foals sired by New York state stallions

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

Section 1. The opening paragraph of subdivision 1 and subdivision 2 of section 334 of the racing, pari-mutuel wagering and breeding law, the opening paragraph of subdivision 1 as amended by chapter 645 of the laws of 2021 and subdivision 2 as amended by chapter 445 of the laws of 1997, are amended and a new subdivision 3-a is added to read as follows:

The fund is further authorized and directed to conduct each year, at 6 7 the New York state exposition, with the approval of the director of the 8 exposition, or at any licensed pari-mutuel track in New York state, with 9 a preference given to any available licensed pari-mutuel track that is 10 five-eighths of a mile long or larger, colt, stake and overnight events 11 for standardbred horses to provide contests for two year old and three 12 year old colts and fillies at each gait of trotting and pacing. The 13 colt, stake and overnight events so conducted for two year old and three 14 year old colts and fillies at each gait of trotting and pacing hereunder 15 shall be conditioned to admit only those colts and fillies [dropped from 16 **a mare bred in this state and**] sired by a stallion owned or leased and permanently standing for service at and within this state at the time of 17 the said foal's conception, provided, however, that such [mare,] stal-18 lion, and foal shall be microchipped with such microchip information 19 20 which the commission may request be provided and made available pursuant 21 to section two hundred twenty-five of this chapter. Such colt, stake and 22 overnight events shall be opened for nomination not earlier than the 23 first day of January in the year the event is to be held and only colts 24 and fillies and horses complying with the following standards shall be 25 eligible for such nomination:

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

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2. The fund is further authorized and directed in each year, in coop-1 eration with each licensee harness track in this state, to provide for 2 3 the running of stake events conditioned to admit only two year old and three year old colts and fillies [dropped from a mare bred in this state 4 5 and] sired by a stallion owned or leased and permanently standing for 6 service at and within this state at the time of the said foal's conception, at each gait of trotting and pacing, to be known as "New 7 York sire stakes" and to contribute to the purses, stakes or prizes to 8 9 be awarded in such "New York sire stakes", such sums as the fund shall 10 deem advisable. The fund may prescribe a starting fee for such "New 11 York-bred harness horse stakes" but in no event shall such fee be less than two per centum of the estimated purse for each entry. The fee 12 13 prescribed shall be added to the purses awarded.

14 <u>3-a.</u> Subsequent to the year two thousand twenty-two, a foal shall be 15 eligible for the "New York sire stakes" if sired by a stallion owned by 16 a resident of this state or leased to a resident of this state for a 17 period of no less than one year and standing for service within the 18 state at the time of the foal's conception.

19 § 2. This act shall take effect immediately.