9041

IN SENATE

April 11, 2024

- Introduced by Sen. HINCHEY -- read twice and ordered printed, and when printed to be committed to the Committee on Agriculture
- AN ACT to amend the agriculture and markets law, in relation to prohibiting the separation of a foal younger than four months of age from the mare

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

1 Section 1. The agriculture and markets law is amended by adding a new 2 section 386 to read as follows:

| 3 | § 386. Separation of foals from mares. 1. For the purposes of this |
|----|--|
| 4 | section, the term "abrupt weaning" means the process by which a foal is |
| 5 | removed from the mare and moved to a location in which they will have no |
| б | visual, audio or physical contact with the mare. |
| 7 | 2. No person, corporation, association, or other entity shall begin an |
| 8 | abrupt weaning process prior to the foal reaching four months of age for |
| 9 | the purposes of sale of the foal or mare. |
| 10 | 3. No person, corporation, association, or other entity shall |
| 11 | purchase a foal if the foal is under four months of age or purchase a |
| 12 | mare if the mare has given birth to a foal in the past four months. |
| 13 | 4. No person, corporation, association, or other entity shall sell or |
| 14 | offer for sale a foal or the mare of a foal if: |
| 15 | (a) the foal is not considered in good health by a licensed veterina- |
| 16 | rian and is not up to date with preventative healthcare as necessary; |
| 17 | (b) the foal has not received a deworming treatment for the purposes |
| 18 | of removing any internal parasites; and |
| 19 | (c) the foal's sole source of nutrition is the milk from the mare. |
| 20 | 5. No person, corporation, association, or other entity shall purchase |
| 21 | <u>or offer to purchase a foal or the mare of a foal if:</u> |
| 22 | (a) the foal is not considered in good health by a licensed veterina- |
| 23 | rian and is not up to date with preventative healthcare as necessary; |
| 24 | (b) the foal has not received a deworming treatment for the purposes |
| 25 | of removing any internal parasites; and |
| 26 | (c) the foal is not on an alternative food source other than the milk |
| 27 | <u>of the mare.</u> |

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

LBD11842-02-4

s. 9041

| - | |
|---|--|
| T | 6. A violation of this section shall be a misdemeanor punishable by a |
| 2 | fine of not more than one thousand dollars per horse for an individual |
| 3 | person and up to two thousand five hundred dollars per horse for a |
| 4 | corporation, association, or other entity, for the first violation. Any |
| 5 | subsequent violation shall be punishable by a fine of up to two thousand |
| б | dollars per horse for an individual person and up to five thousand |
| 7 | dollars per horse for a corporation, association, or other entity. |
| 8 | § 2. This act shall take effect immediately. |