LC006099

2016 -- H 8289

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2016

AN ACT

RELATING TO SPORTS, RACING, AND ATHLETICS -- SIMULCAST PROGRAMS FROM LICENSED BETTING FACILITIES

Introduced By: Representatives Carnevale, and O'Brien

Date Introduced: June 03, 2016

Referred To: House Labor

It is enacted by the General Assembly as follows:

- 1 SECTION 1. Section 41-11-2 of the General Laws in Chapter 41-11 entitled "Simulcast
- 2 Programs from Licensed Betting Facilities" is hereby amended to read as follows:
- <u>41-11-2. Simulcast. --</u> (a) Notwithstanding the provisions of § 41-4-2 as to location of
 programs only, a licensee may enter into a contract with any licensed racing association to
 simulcast programs from the facility on certain racing days.
- 6 (b) A licensee may simulcast programs a maximum of two hundred seventy (270) days
 - 7 in a state fiscal calendar year for all or a portion of the days and times that video lottery games are
 - 8 offered at the licensee's facility.
 - 9 (c) A licensee shall obtain a permit from the division of racing and athletics.
- 10 (d) A licensee may accept pari-mutuel wagering on the simulcast at the licensed facility11 and not at any other location.
- 12 (e) (1) When the program is a dog race, the licensee shall compensate the owners of dog
- 13 kennels who are under contract with the licensee at the time of the program. The compensation
- 14 shall be equal to that percentage of the pari-mutuel handle paid to the owners pursuant to the
- 15 contract then existing between the licensee and the owners.
- 16 (2) A licensee licensed pursuant to chapter 7 of title 41 who receives simulcasts of dog
 17 races intrastate shall compensate the owners of dog kennels who are under contract with a
 18 licensee licensed pursuant to chapter 3.1 of title 41 at the time of the simulcast an amount equal to

- 1 the percentage of the pari-mutuel handle being paid to the dog kennel owners pursuant to their
- 2 contracts with the licensee licensed pursuant to chapter 3.1 of title 41.
- 3 (e) Notwithstanding the provisions of any general law, public law, or local ordinance to
- 4 the contrary, including without limitation the provisions contained in §§5-23-2(d), 25-3-2 and 25-
- 5 <u>3-3, a licensee, other than an entity licensed pursuant to §41-7-3 (a) and (c), shall not be required</u>
- 6 to provide employees time and a half pay for the work performed during Sundays and holidays.
- 7 SECTION 2. This act shall take effect upon passage.

LC006099

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO SPORTS, RACING, AND ATHLETICS -- SIMULCAST PROGRAMS FROM LICENSED BETTING FACILITIES

1 This act would authorize holders of certain gaming licenses to simulcast programs for all

2 or a portion of the days and times that video lottery games are offered at the licensee's facility.

3 This act would also provide that licensees would not be required to pay employees time and a half

4 pay for work during Sundays and holidays.

5 This act would take effect upon passage.

====== LC006099