An act to amend Section 19605.25 of the Business and Professions Code, relating to horse racing.

[Approved by Governor September 26, 2011. Filed with Secretary of State September 26, 2011.]

LEGISLATIVE COUNSEL’S DIGEST


Existing law generally regulates horse racing, including satellite wagering on horse races. Existing law authorizes the California Horse Racing Board to authorize certain fairs and racing associations to operate satellite wagering facilities. Existing law authorizes the board to approve minisatellite wagering sites, as defined, under specified conditions. Existing law directs the board to license a minisatellite facility for a period of 2 years.

This bill would, instead, direct the board to license a minisatellite facility for a period of up to 5 years. The bill would also make other technical changes.

The people of the State of California do enact as follows:

SECTION 1. Section 19605.25 of the Business and Professions Code is amended to read: 19605.25. (a) The California Horse Racing Board may approve an additional 15 minisatellite wagering sites in each zone, if all of the following conditions are met:

(1) No site is within 20 miles of a racetrack, a satellite wagering facility, or a tribal casino that has a satellite wagering facility. If the proposed facility is within 20 miles of one of the above-referenced satellite facilities, then the consent of each facility within a 20-mile radius must be given before the proposed facility may be approved by the board.

(2) An agreement in accordance with subdivision (a) of Section 19605.3 has been executed and approved by the board. In addition to the requirements set forth in that provision, the agreement shall specify which components of its racing program, including live, out-of-zone, out-of-state, and out-of-country races, an association or fair will make available to the site. The terms and condition of the agreement, including all fees payable pursuant to paragraph (3) of that provision, a portion of which may be paid to horsemen in the form of purses, shall be subject to the approval of the horsemen’s organization responsible for negotiating purse agreements with the association or fair.
(3) The site is approved by the board.
(4) The wagers are accepted in an area that is accessible only to those
who are at least 21 years of age.
(5) The board has approved the accommodation, equipment used in
conducting wagering at the site, communications system, technology, and
method used by the site to accept wagers and transmit odds, results, and
other data related to wagering.
(b) Parimutuel clerks shall be available to service the self-service tote
machines at these locations, and to cash wagering vouchers on a regularly
scheduled basis.
(c) Until January 1, 2013, if the proposed minisatellite wagering site is
in the northern zone in a fair district where the fair has operated a satellite
wagering facility for the previous five years, the approval of the fair must
be obtained even if the proposed location is more than 20 miles from the
existing satellite wagering facility operated by the fair.
(d) For purposes of commissions, deductions, and distribution of handle,
wagers placed at minisatellite sites shall be treated as if they were placed
at satellite wagering facilities authorized under Section 19605, 19605.1, or
19605.2. Section 19608.4 shall apply to minisatellite wagering facilities.
(e) The written consent of the San Mateo County Fair shall be obtained
prior to the approval of any minisatellite wagering site located within a
20-mile radius of its fairground.
(f) Minisatellite wagering facilities created pursuant to this section are
not eligible for satellite wagering commission distributions pursuant to
Section 19604.
(g) The board, in adopting regulations to implement this section, shall
minimize the expense to both the operator of the minisatellite facility and
the host racetrack.
(h) If there are more than 15 applications for minisatellite wagering
facilities in any zone, the board shall determine which facilities will generate
the largest handle, and give priority to the approval of those facilities. The
board shall license a minisatellite facility for up to five years, and then
review the operation and the size of the handle, and determine if it is in the
best interest of horse racing to relicense the facility or, in the alternative,
license another minisatellite facility that might generate a greater handle.
(i) Except as may be provided in the agreement required pursuant to
paragraph (2) of subdivision (a), no association or fair shall be required to
make all or part of its racing program available to a minisatellite wagering
facility. Notwithstanding subdivision (e) of Section 19608.2, all costs
incurred by the organization executing that agreement in excess of the
amounts distributable to the organization from wagers placed at the site on
that racing program, shall be borne by the minisatellite wagering facility.