

SENATE MOTION

MADAM PRESIDENT:

I move that Senate Bill 528 be amended to read as follows:

- 1 Page 26, delete lines 27 through 42, begin a new paragraph and
2 insert:
3 "SECTION 43. IC 4-33-13-7 IS ADDED TO THE INDIANA CODE
4 AS A **NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY**
5 **1, 2013]: Sec. 7. (a) This section applies to adjusted gross receipts**
6 **from wagering on gambling games that occurs after June 30, 2013.**
7 **(b) As used in this section, "qualified wagering" refers to**
8 **wagers made by patrons using noncashable vouchers, coupons,**
9 **electronic credits, or electronic promotions provided by the**
10 **licensed owner or operating agent.**
11 **(c) Subject to subsection (d), a licensed owner or operating**
12 **agent may at any time during a state fiscal year deduct from the**
13 **adjusted gross receipts reported by the licensed owner or operating**
14 **agent adjusted gross receipts attributable to qualified wagering. A**
15 **licensed owner or operating agent must take a deduction under this**
16 **section on a form and in the manner prescribed by the department.**
17 **(d) A licensed owner or operating agent may not deduct more**
18 **than two million dollars (\$2,000,000) under this section in a**
19 **particular state fiscal year. Deductions taken under this section**
20 **must be attributable in equal amounts to the qualified wagering of**
21 **patrons who reside outside Indiana and the qualified wagering of**
22 **patrons who reside in Indiana.**
23 **(e) Deductions under this section also apply to a licensee's**
24 **adjusted gross receipts for purposes of IC 4-33-13.5."**
25 Page 27, delete lines 1 through 5.
26 Page 34, line 1, delete "pari-mutuel horse".
27 Page 34, line 2, delete "racing or".
28 Page 47, delete lines 21 through 42, begin a new paragraph and
29 insert:
30 "SECTION 74. IC 4-35-8-5 IS ADDED TO THE INDIANA CODE

1 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
2 1, 2013]: **Sec. 5. (a) This section applies to adjusted gross receipts
3 from wagering on gambling games that occurs after June 30, 2013.**

4 **(b) As used in this section, "qualified wagering" refers to
5 wagers made by patrons using noncashable vouchers, coupons,
6 electronic credits, or electronic promotions provided by the
7 licensee.**

8 **(c) Subject to subsection (d), a licensee may at any time during
9 the state fiscal year deduct from the adjusted gross receipts
10 reported by the licensee the adjusted gross receipts attributable to
11 qualified wagering. A licensee must take a deduction under this
12 section on a form and in the manner prescribed by the department.**

13 **(d) A licensee may not deduct more than two million dollars
14 (\$2,000,000) under this section in a particular state fiscal year.
15 Deductions taken under this section must be attributable in equal
16 amounts to the qualified wagering of patrons who reside outside
17 Indiana and the qualified wagering of patrons who reside in
18 Indiana.**

19 **(e) Deductions under this section also apply to a licensee's
20 adjusted gross receipts for purposes of the following statutes:**

21 **(1) IC 4-35-7-12.**

22 **(2) IC 4-35-8.5.**

23 **(3) IC 4-35-8.9."**

24 Page 48, delete line 1.

25 Page 67, line 33, after "July" delete ",".

26 Renumber all SECTIONS consecutively.

(Reference is to SB 528 as printed February 15, 2013.)

Senator BOOTS