Florida Senate - 2012 Bill No. SB 710

14

LEGISLATIVE ACTION

Senate	•	House	
Comm: RCS			
01/10/2012	•		
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The Committee on Regulated Industries (Dean and Sachs) recommended the following:

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Senate Amendment to Amendment (566168) (with title
    amendment)
         Delete lines 1936 - 1938
         Between lines 4517 and 4518
    insert:
         Section 85. <u>Slot machine licensees.-N</u>otwithstanding any law
    to the contrary, when a resort licensee receives final
10
    authorization to conduct limited gaming activities in Miami-Dade
    or Broward Counties, a pari-mutuel facility licensed to operate
11
    slot machine gaming under s. 551.104, Florida Statutes, shall be
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13	entitled to conduct all games identified in s. 551.301(14)
14	pursuant to the provisions of s. 551.316 and the rules of the
15	Commission. Such facilities shall pay the same tax on gross
16	receipts of such limited gaming as the resort licensee located
17	within Miami-Dade or Broward Counties, and shall be entitled to
18	operate slot machines and limited gaming in the same manner as
19	permitted by a resort licensee, including, but not limited to
20	days and hours of operation, complimentary food and beverages,
21	credit instruments pursuant to the rules adopted by the
22	Commission. For purposes of this section, "final authorization"
23	shall mean the announced opening date of the resort casino, or
24	the actual opening date, whichever shall occur first. The
25	provisions of s. 551.3135 shall not apply to any slot machine
26	licensee licensed as of July 1, 2012.
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30	======================================
31	And the title is amended as follows:
32	Delete line 4901
33	and insert:
34	by the act; providing that certain slot machine
35	licensees may conduct limited gaming with a slot
36	machine license; providing terms; providing for
37	severability; providing an