Extract from Hansard

[COUNCIL - Wednesday, 21 October 2009] p8354b-8354b Hon Norman Moore

RACING BETS LEVY BILL 2009

Receipt and First Reading

Bill received from the Assembly; and, on motion by Hon Norman Moore (Leader of the House), read a first time

Second Reading

HON NORMAN MOORE (Mining and Pastoral — Leader of the House) [10.08 pm]: I move —

That the bill be now read a second time.

This bill authorises the collection of approximately \$15 million annually in the levy on racing bets from betting operators who use the Western Australian racing product as part of their betting operations. Local, eastern states and overseas betting operators alike will contribute to the local racing industry. This bill complements the Racing and Wagering Legislation Amendment Bill 2009 by allowing for regulations to prescribe the amount of levy payable under the Betting Control Act 1954. The bill also provides flexibility for regulations to be made for a premium to be charged for different racing events such as the Perth Cup, should the Western Australian racing industry seek to emulate other jurisdictions such as Victoria, where a premium is charged for betting on the Victorian Spring Racing Carnival.

In recognising the diversity in betting operations and methods of generating income in the domestic market, the regulations will provide domestic betting operators with the option of paying the racing bets levy based on a percentage of either turnover or gross revenue. It is proposed that initially domestic betting operators will pay either 1.5 per cent of turnover; or the greater of 20 per cent of gross revenue or 0.2 per cent of turnover. Domestic betting operators will be able to select the method that best suits their individual operations. Offshore betting operators will not have this option and will be required to pay the levy of 1.5 per cent of their turnover.

The bill provides for the levy to be deemed to have commenced on 1 September 2008, enabling the retrospective collection of the racing bets levy from all betting operators using the Western Australian racing product. Honourable members should be aware that Western Australian betting operators have been paying product fees or levies to eastern states racing authorities since 1 September 2008. I commend the bill to the house.

Debate adjourned, pursuant to standing orders.