Amend Senate S2607-A, Assembly A3007-A, A BUDGET BILL, AN ACT in relation to school district eligibility for an increase in apportionment of school aid and implementation of standards

Page	Line	Amendment
Page 2,	Unnumbered line 6 (AN ACT CLAUSE),	After "charter schools'" insert "annual professional performance review plans,"
Page 7,	Line 34,	Strike out "Intentionally Omitted" and insert LBD #65042-04-3 as amended
Page 20,	Line 8,	After "Paid" strike out " <u>seventy-five</u> " and insert " <u>one hundred</u> "
Page 93,	Between Lines 54 and 55,	Insert "§2. The racing, pari-mutuel wagering and breeding law is amended by adding a new section 109-a to read as follows:
		109-a. Labor peace agreements for certain <u>facilities.</u> <u>1. Definitions. As used in this</u> <u>subsection:</u>
		a. "Gaming facility" means any casino gaming facility licensed by the commission. A gaming facility or operation shall not include any horse racing, bingo or charitable games of chance, the state
		lottery for education, or any gaming facility operating pursuant to the federal Indian Gaming Regulatory Act, 25 U.S.C. § 2710 et seq. A gaming facility or
		operation shall include any hospitality operation at or related to the gaming facility.
		b. "Labor peace agreement" means an agreement enforceable under 29 U.S.C. § 185(a) that, at a minimum, protects the
		<pre>state's proprietary interests by prohibiting labor organizations and members from engaging in picketing, work stoppages, bewaetta and any other according</pre>
		boycotts, and any other economic interference with operation of the relevant gaming facility.
		c. "License" means any permit, license, franchise or allowance of the commission and shall include any franchisee or
		<u>permittee.</u> <u>d. "Proprietary interest" means an</u> <u>economic and non-regulatory interest at</u>
		risk in the financial success of the gaming facility that could be adversely affected by labor-management conflict, including but
		not limited to property interests, financial investments and revenue sharing. 2. Legislative findings. The state
		legislature finds that the gaming industry constitutes a vital sector of New York's overall economy and that the state through
		its operation of lotteries and video

lottery facilities and through its
ownership of the properties utilized for
horse racing by The New York Racing
Association Inc. has a significant and
ongoing economic and non-regulatory
interest in the financial viability and
competiveness of the gaming industry. The
state legislature further finds that the
award or grant of a license by the
commission to operate a gaming facility is
a significant state action and that the
commission must make prudent and efficient
decisions to maximize the benefits and
minimize the risks of gaming. The state
legislature further recognizes that casino
gaming industry integration can provide a
vital economic engine to assist, nurture,
develop, and promote regional economic
development, the state tourism industry and
the growth of jobs in the state.
Additionally, the state legislature also
finds revenues derived directly by the
state from such gaming activity will be
shared from gross gaming receipts, after
payout of prizes but prior to deductions
for operational expenses.
Therefore, the state legislature finds
that the state has a substantial and
compelling proprietary interest in any
license awarded for the operation of a
gaming facility within the state.
3. Requirements. The commission shall
require any applicant for a gaming facility
license who has not yet entered into a
labor peace agreement to produce an
affidavit stating it shall enter into a
labor peace agreement with labor
organizations that are actively engaged in
representing or attempting to represent
gaming or hospitality industry workers in
the state. In order for the commission to
issue a gaming facility license and for
operations to commence, the applicant for a
gaming facility license must produce
documentation that it has entered into a
labor peace agreement with each labor
organization that is actively engaged in
representing and attempting to represent
gaming and hospitality industry workers in
the state. The commission shall make the
maintenance of such a labor peace agreement
an ongoing material condition of licensure.
A license holder shall, as a condition of
its license, ensure that operations at the
gaming facility that are conducted by
contractors, subcontractors, licensees,
assignees, tenants or subtenants and that
involve gaming or hospitality industry
employees shall be done under a labor peace
agreement containing the same provisions as
specified above.

Page 93,	Line 55,	After "§" Strike out "2" and insert "3"
Page 94,	Line 21,	After "§" Strike out "3" and insert "4"