



Sen. Terry Link

**Filed: 12/1/2010**

09600SB0737sam004

LRB096 06805 ASK 44337 a

1 AMENDMENT TO SENATE BILL 737

2 AMENDMENT NO. \_\_\_\_\_. Amend Senate Bill 737, AS AMENDED,  
3 with reference to page and line numbers of Senate Amendment No.  
4 1 as follows:

5 on page 270, immediately below line 16, by inserting the  
6 following:

7 "(k) Subject to the approval of the Illinois Gaming Board,  
8 an organization licensee that (i) receives an electronic gaming  
9 license under this Act and (ii) has operating control of a race  
10 track facility located in Cook County, may relocate its race  
11 track facility within Cook County in conjunction with plans to  
12 construct a new structure for purposes of electronic gaming at  
13 a location within a 3-mile radius of its existing race track  
14 facility. Notwithstanding anything to the contrary in this Act,  
15 a race track facility may not be relocated outside of the  
16 3-mile radius without the written consent of the geographically  
17 closest existing race track facility from that planned

1 relocation. The relocation must include the race track  
2 facility, including the race track operations used to conduct  
3 live racing and the planned electronic gaming facility in its  
4 entirety. For the purposes of this subsection (k), "race track  
5 facility" means all operations conducted on the race track  
6 property for which it was awarded a license for pari-mutuel  
7 wagering and live racing in the year 2010, except for the real  
8 estate itself. The Illinois Gaming Board shall make its  
9 decision after consulting with the Illinois Racing Board, and  
10 any relocation application shall be subject to all of the  
11 provisions of this Act and the Illinois Horse Racing Act of  
12 1975."