Representative Moskowitz offered the following:

**Amendment to Amendment (797676) (with title amendment)**

Between lines 32 and 33 of the amendment, insert:

Section 2. Subsection (1) of section 550.01215, Florida Statutes, is amended to read:

550.01215 License application; periods of operation; bond, conversion of permit.—

(1) Each permitholder shall annually, during the period between December 15 and January 4, file in writing with the division its application for a license to conduct performances, if any, during the next state fiscal year. Each application shall specify the number, dates, and starting times of all...
performances which the permitholder intends to conduct. It shall also specify which performances will be conducted as charity or scholarship performances. In addition, each application for a license shall include, for each permitholder which elects to operate a cardroom, the dates and periods of operation the permitholder intends to operate the cardroom or, for each thoroughbred permitholder which elects to receive or rebroadcast out-of-state races after 7 p.m., the dates for all performances which the permitholder intends to conduct. Permitholders may shall be entitled to amend their applications through February 28. A greyhound permitholder operating pursuant to a current year's operating license issued by the division may specify that it intends to conduct no live performances in its annual application for a license to conduct performances during the next state fiscal year. A greyhound permitholder operating pursuant to a current year's operating license may amend its license for the 2014-2015 state fiscal year through August 31, 2014.

Section 3. Subsections (1), (7), and (8) of section 550.0351, Florida Statutes, are amended to read:

550.0351 Charity racing days.—
(1) The division shall, upon the request of a permitholder, authorize each horseracing permitholder, dog racing permitholder, and jai alai permitholder up to five charity or
scholarship days in addition to the regular racing days authorized by law.

(7) In addition to the charity days authorized by this section, any dog racing permitholder may allow its facility to be used for conducting "hound dog derbies" or "mutt derbies" on any day during each racing season by any charitable, civic, or nonprofit organization for the purpose of conducting "hound dog derbies" or "mutt derbies" if only dogs other than those usually used in dog racing (greyhounds) are permitted to race and if adults and minors are allowed to participate as dog owners or spectators. During these racing events, betting, gambling, and the sale or use of alcoholic beverages is prohibited.

(7)(8) In addition to the eligible charities that meet the criteria set forth in this section, a jai alai permitholder is authorized to conduct two additional charity performances each fiscal year for a fund to benefit retired jai alai players. This performance shall be known as the "Retired Jai Alai Players Charity Day." The administration of this fund shall be determined by rule by the division.

Section 4. Paragraph (b) of subsection (14) of section 550.054, Florida Statutes, is amended to read:

550.054 Application for permit to conduct pari-mutuel wagering.—

(14)
(b) The division, upon application from the holder of a jai alai permit meeting all conditions of this section, shall convert the permit and shall issue to the permitholder a permit to conduct greyhound racing. A permitholder of a permit converted under this section shall be required to apply for and conduct a full schedule of live racing in the first fiscal year following the conversion. A permitholder of a permit converted under this section shall be required to apply for and conduct a full schedule of live racing each fiscal year to be eligible for any tax credit provided by this chapter. The holder of a permit converted pursuant to this subsection or any holder of a permit to conduct greyhound racing located in a county in which it is the only permit issued pursuant to this section who operates at a leased facility pursuant to s. 550.475 may move the location for which the permit has been issued to another location within a 30-mile radius of the location fixed in the permit issued in that county, provided the move does not cross the county boundary and such location is approved under the zoning regulations of the county or municipality in which the permit is located, and upon such relocation may use the permit for the conduct of pari-mutuel wagering and the operation of a cardroom. The provisions of s. 550.6305(9)(d) and (f) shall apply to any permit converted under this subsection and shall continue to apply to any permit which was previously included under and...
subject to such provisions before a conversion pursuant to this section occurred.

Section 5. Subsections (1) and (3) of section 550.0951, Florida Statutes, are amended to read:

550.0951 Payment of daily license fee and taxes;
penalties.—

(1) (a) DAILY LICENSE FEE.—Each person engaged in the business of conducting horserace meets race meetings or jai alai games under this chapter, hereinafter referred to as the "permitholder," "licensee," or "permittee," shall pay to the division, for the use of the division, a daily license fee on each live or simulcast pari-mutuel event of $100 for each horserace and $80 for each dograce and $40 for each jai alai game conducted at a racetrack or fronton licensed under this chapter. In addition to the tax exemption specified in s. 550.09514(1) of $360,000 or $500,000 per greyhound permitholder per state fiscal year, each greyhound permitholder shall receive in the current state fiscal year a tax credit equal to the number of live greyhound races conducted in the previous state fiscal year times the daily license fee specified for each dograce in this subsection applicable for the previous state fiscal year. This tax credit and the exemption in s. 550.09514(1) shall be applicable to any tax imposed by this chapter or the daily license fees imposed by this chapter except during any charity or scholarship performances conducted.
pursuant to s. 550.0351. Each permitholder shall pay daily license fees not to exceed $500 per day on any simulcast races or games on which such permitholder accepts wagers regardless of the number of out-of-state events taken or the number of out-of-state locations from which such events are taken. This license fee shall be deposited with the Chief Financial Officer to the credit of the Pari-mutuel Wagering Trust Fund.

(b) Each permitholder that cannot utilize the full amount of the exemption of $360,000 or $500,000 provided in s. 550.09514(1) or the daily license fee credit provided in this section may, after notifying the division in writing, elect once per state fiscal year on a form provided by the division to transfer such exemption or credit or any portion thereof to any greyhound permitholder which acts as a host track to such permitholder for the purpose of intertrack wagering. Once an election to transfer such exemption or credit is filed with the division, it shall not be rescinded. The division shall disapprove the transfer when the amount of the exemption or credit or portion thereof is unavailable to the transferring permitholder or when the permitholder who is entitled to transfer the exemption or credit or who is entitled to receive the exemption or credit owes taxes to the state pursuant to a deficiency letter or administrative complaint issued by the division. Upon approval of the transfer by the division, the transferred tax exemption or credit shall be effective for the
first performance of the next payment period as specified in subsection (5). The exemption or credit transferred to such host track may be applied by such host track against any taxes imposed by this chapter or daily license fees imposed by this chapter. The greyhound permitholder host track to which such exemption or credit is transferred shall reimburse such permitholder the exact monetary value of such transferred exemption or credit as actually applied against the taxes and daily license fees of the host track. The division shall ensure that all transfers of exemption or credit are made in accordance with this subsection and shall have the authority to adopt rules to ensure the implementation of this section.

(3) TAX ON HANDLE.—Each permitholder shall pay a tax on contributions to pari-mutuel pools, the aggregate of which is hereinafter referred to as "handle," on races or games conducted by the permitholder. The tax is imposed daily and is based on the total contributions to all pari-mutuel pools conducted during the daily performance. If a permitholder conducts more than one performance daily, the tax is imposed on each performance separately.

(a) The tax on handle for quarter horse racing is 1.0 percent of the handle.

(b) 1. The tax on handle for dog racing is 1.28 percent of the handle, except that for live charity performances held pursuant to s. 550.0351, and for intertrack wagering on such
charity performances at a guest greyhound track within the
market area of the host, the tax is 7.6 percent of the handle.

2. The tax on handle for jai alai is 7.1 percent of the
handle.

(c)1. The tax on handle for intertrack wagering is 2.0
percent of the handle if the host track is a horse track, 3.3
percent if the host track is a harness track, 1.28 5.5 percent
if the host track is a dog track to be remitted by the guest
track, and 7.1 percent if the host track is a jai alai fronton.

2. If the host facility is a jai alai permitholder, the
tax on handle for intertrack wagers is accepted by any dog track
located in an area of the state in which there are only three
permitholders, all of which are greyhound permitholders, located
in three contiguous counties, from any greyhound permitholder
also located within such area or any dog track or jai alai
fronton located as specified in s. 550.615(6) or (9), on races or games received from the same class of permitholder located within the same market area is 3.9 percent if the host facility is a greyhound permitholder and, if the host facility is a jai alai permitholder, the rate shall be 6.1 percent except that it shall be 2.3 percent on handle at such time as the total tax on intertrack handle paid to the division by the permitholder during the current state fiscal year exceeds the total tax on intertrack handle paid to the division by the permitholder during the 1992-1993 state fiscal year.

(d) Notwithstanding any other provision of this chapter, in order to protect the Florida jai alai industry, effective July 1, 2000, a jai alai permitholder may not be taxed on live handle at a rate higher than 2 percent.

Section 6. Section 550.09514, Florida Statutes, is amended to read:

550.09514 Greyhound dogracing taxes; purse requirements.—
(1) Wagering on greyhound racing is subject to a tax on handle for live greyhound racing as specified in s. 550.0951(3). However, each permitholder shall pay no tax on handle until such time as this subsection has resulted in a tax savings per state fiscal year of $360,000. Thereafter, each permitholder shall pay the tax as specified in s. 550.0951(3) on all handle for the remainder of the permitholder's current race meet. For the three permitholders that conducted a full schedule of live racing in
1995, and are closest to another state that authorizes greyhound pari-mutuel wagering, the maximum tax savings per state fiscal year shall be $500,000. The provisions of this subsection relating to tax exemptions shall not apply to any charity or scholarship performances conducted pursuant to s. 550.0351.

(a) The division shall determine for each greyhound permitholder the annual purse percentage rate of live handle for the state fiscal year 1993-1994 by dividing total purses paid on live handle by the permitholder, exclusive of payments made from outside sources, during the 1993-1994 state fiscal year by the permitholder's live handle for the 1993-1994 state fiscal year.

A greyhound permitholder conducting live racing during a fiscal year shall pay as purses for such live races conducted during its current race meet a percentage of its live handle not less than the percentage determined under this paragraph, exclusive of payments made by outside sources, for its 1993-1994 state fiscal year.

(b) Except as otherwise set forth herein, in addition to the minimum purse percentage required by paragraph (a), each greyhound permitholder conducting live racing during a fiscal year shall pay as purses an annual amount of $60 for each live race conducted equal to 75 percent of the daily license fees paid by the greyhound permitholder in for the preceding 1994-1995 fiscal year. This purse supplement shall be disbursed weekly during the permitholder's race meet in an amount equal to 75 percent of the daily license fees paid for the preceding 1994-1995 fiscal year.
determined by dividing the annual purse supplement by the number of performances approved for the permitholder pursuant to its annual license and multiplying that amount by the number of performances conducted each week. For the greyhound permitholders in the county where there are two greyhound permitholders located as specified in s. 550.615(6), such permitholders shall pay in the aggregate an amount equal to 75 percent of the daily license fees paid by such permitholders for the 1994-1995 fiscal year. These permitholders shall be jointly and severally liable for such purse payments. The additional purses provided by this paragraph must be used exclusively for purses other than stakes and shall be disbursed weekly during the permitholder's race meet. The division shall conduct audits necessary to ensure compliance with this section.

(c)1. Each greyhound permitholder when conducting at least three live performances during any week shall pay purses in that week on wagers it accepts as a guest track on intertrack and simulcast greyhound races at the same rate as it pays on live races. Each greyhound permitholder when conducting at least three live performances during any week shall pay purses in that week, at the same rate as it pays on live races, on wagers accepted on greyhound races at a guest track which is not conducting live racing and is located within the same market area as the greyhound permitholder conducting at least three live performances during any week.
2. Each host greyhound permitholder shall pay purses on its simulcast and intertrack broadcasts of greyhound races to guest facilities that are located outside its market area in an amount equal to one quarter of an amount determined by subtracting the transmission costs of sending the simulcast or intertrack broadcasts from an amount determined by adding the fees received for greyhound simulcast races plus 3 percent of the greyhound intertrack handle at guest facilities that are located outside the market area of the host and that paid contractual fees to the host for such broadcasts of greyhound races.

(d) The division shall require sufficient documentation from each greyhound permitholder regarding purses paid on live racing to assure that the annual purse percentage rates paid by each greyhound permitholder conducting on the live races are not reduced below those paid during the 1993-1994 state fiscal year. The division shall require sufficient documentation from each greyhound permitholder conducting live races to assure that the purses paid by each permitholder on the greyhound intertrack and simulcast broadcasts are in compliance with the requirements of paragraph (c).

(e) In addition to the purse requirements of paragraphs (a)-(c), each greyhound permitholder conducting live races shall pay as purses an amount equal to one-third of the amount of the tax reduction on live and simulcast handle applicable to such
permitholder as a result of the reductions in tax rates provided by s. 6 of chapter 2000-354, Laws of Florida this act through the amendments to s. 550.0951(3). With respect to intertrack wagering when the host and guest tracks are greyhound permitholders not within the same market area, an amount equal to the tax reduction applicable to the guest track handle as a result of the reduction in tax rate provided by s. 6 of chapter 2000-354, Laws of Florida, this act through the amendment to s. 550.0951(3) shall be distributed to the guest track, one-third of which amount shall be paid as purses at the guest track. However, if the guest track is a greyhound permitholder within the market area of the host or if the guest track is not a greyhound permitholder, an amount equal to such tax reduction applicable to the guest track handle shall be retained by the host track, one-third of which amount shall be paid as purses at the host track. These purse funds shall be disbursed in the week received if the permitholder conducts at least one live performance during that week. If the permitholder does not conduct at least one live performance during the week in which the purse funds are received, the purse funds shall be disbursed weekly during the permitholder's next race meet in an amount determined by dividing the purse amount by the number of performances approved for the permitholder pursuant to its annual license, and multiplying that amount by the number of
performances conducted each week. The division shall conduct audits necessary to ensure compliance with this paragraph.

(f) Each greyhound permitholder conducting live racing shall, during the permitholder's race meet, supply kennel operators and the Division of Pari-Mutuel Wagering with a weekly report showing purses paid on live greyhound races and all greyhound intertrack and simulcast broadcasts, including both as a guest and a host together with the handle or commission calculations on which such purses were paid and the transmission costs of sending the simulcast or intertrack broadcasts, so that the kennel operators may determine statutory and contractual compliance.

(g) Each greyhound permitholder conducting live racing shall make direct payment of purses to the greyhound owners who have filed with such permitholder appropriate federal taxpayer identification information based on the percentage amount agreed upon between the kennel operator and the greyhound owner.

(h) At the request of a majority of kennel operators under contract with a greyhound permitholder conducting live racing, the permitholder shall make deductions from purses paid to each kennel operator electing such deduction and shall make a direct payment of such deductions to the local association of greyhound kennel operators formed by a majority of kennel operators under contract with the permitholder. The amount of the deduction shall be at least 1 percent of purses, as determined by the
local association of greyhound kennel operators. No Deductions may not be taken pursuant to this paragraph without a kennel operator's specific approval before or after the effective date of this act.

(2) For the purpose of this section, the term "live handle" means the handle from wagers placed at the permitholder's establishment on the live greyhound races conducted at the permitholder's establishment.

Section 7. Subsection (2) of section 550.1625, Florida Statutes, is amended to read:

550.1625 Dogracing; taxes.—
(2) A permitholder that conducts a dograce meet under this chapter must pay the daily license fee, the admission tax, the breaks tax, and the tax on pari-mutuel handle as provided in s. 550.0951 and is subject to all penalties and sanctions provided in s. 550.0951(6).

Section 8. Section 550.1647, Florida Statutes, is repealed.

Section 9. Section 550.1648, Florida Statutes, is amended to read:

550.1648 Greyhound adoptions.—
(1) A dogracing permitholder conducting live racing at operating a dogracing facility in this state shall provide for a greyhound adoption booth to be located at the facility.
(1) The greyhound adoption booth must be operated on weekends by personnel or volunteers from a bona fide organization that promotes or encourages the adoption of greyhounds pursuant to s. 550.1647. Such bona fide organization, as a condition of adoption, must provide sterilization of greyhounds by a licensed veterinarian before relinquishing custody of the greyhound to the adopter. The fee for sterilization may be included in the cost of adoption. As used in this section, the term "weekend" includes the hours during which live greyhound racing is conducted on Friday, Saturday, or Sunday, and the term "bona fide organization that promotes or encourages the adoption of greyhounds" means an organization that provides evidence of compliance with chapter 496 and possesses a valid exemption from federal taxation issued by the Internal Revenue Service. Information pamphlets and application forms shall be provided to the public upon request.

(2) In addition, the kennel operator or owner shall notify the permitholder that a greyhound is available for adoption and the permitholder shall provide information concerning the adoption of a greyhound in each race program and shall post adoption information at conspicuous locations throughout the dogracing facility. Any greyhound that is participating in a race and that will be available for future adoption must be noted in the race program. The permitholder shall allow
greyhounds to be walked through the track facility to publicize the greyhound adoption program.

(2) In addition to the charity days authorized under s. 550.0351, a greyhound permitholder may fund the greyhound adoption program by holding a charity racing day designated as "Greyhound Adopt-A-Pet Day." All profits derived from the operation of the charity day must be placed into a fund used to support activities at the racing facility which promote the adoption of greyhounds. The division may adopt rules for administering the fund. Proceeds from the charity day authorized in this subsection may not be used as a source of funds for the purposes set forth in s. 550.1647.

(3)(a) Upon a violation of this section by a permitholder or licensee, the division may impose a penalty as provided in s. 550.0251(10) and require the permitholder to take corrective action.

(b) A penalty imposed under s. 550.0251(10) does not exclude a prosecution for cruelty to animals or for any other criminal act.

Section 10. Paragraph (a) of subsection (6) of section 550.3551, Florida Statutes, is amended to read:

550.3551 Transmission of racing and jai alai information; commingling of pari-mutuel pools.—

(6)(a) A maximum of 20 percent of the total number of races on which wagers are accepted by a greyhound permitholder
not located as specified in s. 550.615(6) may be received from locations outside this state. A horseracing or a jai alai permitholder may not conduct fewer than eight live races or games on any authorized race day except as provided in this subsection. A thoroughbred permitholder may not conduct fewer than eight live races on any race day without the written approval of the Florida Thoroughbred Breeders' Association and the Florida Horsemen's Benevolent and Protective Association, Inc., unless it is determined by the department that another entity represents a majority of the thoroughbred racehorse owners and trainers in the state. A harness permitholder may conduct fewer than eight live races on any authorized race day, except that such permitholder must conduct a full schedule of live racing during its race meet consisting of at least eight live races per authorized race day for at least 100 days. Any harness horse permitholder that during the preceding racing season conducted a full schedule of live racing may, at any time during its current race meet, receive full-card broadcasts of harness horse races conducted at harness racetracks outside this state at the harness track of the permitholder and accept wagers on such harness races. With specific authorization from the division for special racing events, a permitholder may conduct fewer than eight live races or games when the permitholder also broadcasts out-of-state races or games. The division may not grant more than two such exceptions a year for a permitholder in
any 12-month period, and those two exceptions may not be
consecutive.

Section 11. A new subsection (11) is added to section
550.615, Florida Statutes, to read:

550.615 Intertrack wagering.—

(11) A greyhound permitholder operating pursuant to a
current year's operating license that specifies no live
performances is qualified to accept wagers on live races
conducted at out-of-state greyhound tracks only on the days when
such permitholder receives a live race that a greyhound host
track in this state makes available.

Section 12. Paragraph (g) of subsection (9) of section
550.6305, Florida Statutes, is amended to read:

550.6305 Intertrack wagering; guest track payments;
accounting rules.—

(9) A host track that has contracted with an out-of-state
horse track to broadcast live races conducted at such out-of-
state horse track pursuant to s. 550.3551(5) may broadcast such
out-of-state races to any guest track and accept wagers thereon
in the same manner as is provided in s. 550.3551.

(g)1. Any thoroughbred permitholder which accepts wagers
on a simulcast signal must make the signal available to any
permitholder that is eligible to conduct intertrack wagering
under the provisions of ss. 550.615-550.6345.
2. Any thoroughbred permitholder which accepts wagers on a simulcast signal received after 6 p.m. must make such signal available to any permitholder that is eligible to conduct intertrack wagering under the provisions of ss. 550.615-550.6345, including any permitholder located as specified in s. 550.615(6). Such guest permitholders are authorized to accept wagers on such simulcast signal, notwithstanding any other provision of this chapter to the contrary.

3. Any thoroughbred permitholder which accepts wagers on a simulcast signal received after 6 p.m. must make such signal available to any permitholder that is eligible to conduct intertrack wagering under the provisions of ss. 550.615-550.6345, including any permitholder located as specified in s. 550.615(9). Such guest permitholders are authorized to accept wagers on such simulcast signals for a number of performances not to exceed that which constitutes a full schedule of live races for a quarter horse permitholder pursuant to s. 550.002(11), notwithstanding any other provision of this chapter to the contrary, except that the restrictions provided in s. 550.615(9)(a) apply to wagers on such simulcast signals.

No thoroughbred permitholder shall be required to continue to rebroadcast a simulcast signal to any in-state permitholder if the average per performance gross receipts returned to the host permitholder over the preceding 30-day period were less than
$100. Subject to the provisions of s. 550.615(4), as a condition of receiving rebroadcasts of thoroughbred simulcast signals under this paragraph, a guest permitholder must accept intertrack wagers on all live races conducted by all then-operating thoroughbred permitholders.

Section 13. Paragraph (c) of subsection (4) of section 551.104, Florida Statutes, is amended to read:

551.104 License to conduct slot machine gaming.—

(4) As a condition of licensure and to maintain continued authority for the conduct of slot machine gaming, the slot machine licensee shall:

(c) Conduct no fewer than a full schedule of live racing or games as defined in s. 550.002(11). A permitholder's responsibility to conduct such number of live races or games shall be reduced by the number of races or games that could not be conducted due to the direct result of fire, war, hurricane, or other disaster or event beyond the control of the permitholder. The live racing requirement in this paragraph does not apply to a greyhound permitholder operating pursuant to a current year's operating license issued by the division.

Section 14. Subsections (2) and (4) of section 551.114, Florida Statutes, are amended to read:

551.114 Slot machine gaming areas.—

(2) The slot machine licensee shall display pari-mutuel races or games within the designated slot machine gaming areas.
and offer patrons within the designated slot machine gaming areas the ability to engage in pari-mutuel wagering on any live, intertrack, and simulcast races conducted or offered to patrons of the licensed facility.

(4) Designated slot machine gaming areas may be located within the current live gaming facility or in an existing building that must be contiguous and connected to the live gaming facility. If a designated slot machine gaming area is to be located in a building that is to be constructed, that new building must be contiguous and connected to the live gaming facility. For a greyhound permitholder authorized to conduct pari-mutuel gaming activities pursuant to a current year's operating license that specifies no live performances, designated slot machine gaming areas may be located only within the eligible facility for which the division issued the initial annual slot machine license.

Section 15. Paragraphs (a) and (b) of subsection (5) and paragraph (d) of subsection (13) of section 849.086, Florida Statutes, are amended to read:

849.086 Cardrooms authorized.—

(5) LICENSE REQUIRED; APPLICATION; FEES.—No person may operate a cardroom in this state unless such person holds a valid cardroom license issued pursuant to this section.

(a) Only those persons holding a valid cardroom license issued by the division may operate a cardroom. A cardroom
license may only be issued to a licensed pari-mutuel permitholder. An authorized cardroom may only be operated at the same facility at which the permitholder is authorized under its valid pari-mutuel wagering permit to conduct pari-mutuel wagering activities. An initial cardroom license shall be issued to a pari-mutuel permitholder only after its facilities are in place and after it conducts its first day of live racing or games or, for a greyhound permitholder, only after it has conducted a full schedule of live racing in each of the preceding 10 years or after it was converted pursuant to s. 550.054(14).

(b) After the initial cardroom license is granted, the application for the annual license renewal shall be made in conjunction with the applicant's annual application for its pari-mutuel license. If a permitholder has operated a cardroom during any of the 3 previous fiscal years and fails to include a renewal request for the operation of the cardroom in its annual application for license renewal, the permitholder may amend its annual application to include operation of the cardroom. In order for a cardroom license to be renewed the applicant must have requested, as part of its pari-mutuel annual license application, to conduct at least 90 percent of the total number of live performances conducted by such permitholder during either the state fiscal year in which its initial cardroom license was issued or the state fiscal year immediately prior.
thereto if the permitholder ran at least a full schedule of live
racing or games in the prior year. If the application is for a
harness permitholder cardroom, the applicant must have requested
authorization to conduct a minimum of 140 live performances
during the state fiscal year immediately prior thereto. If more
than one permitholder is operating at a facility, each
permitholder must have applied for a license to conduct a full
schedule of live racing. Notwithstanding the full schedule of
live racing requirements in this paragraph, the division may
approve an annual cardroom license renewal for a greyhound
permitholder authorized to conduct pari-mutuel gaming activities
pursuant to a current year's operating license that specifies no
live performances, provided that such greyhound permitholder
must conduct intertrack wagering on greyhound signals, to the
extent available, on each day of cardroom operation.

(13) TAXES AND OTHER PAYMENTS.—

(d)1. Each greyhound permitholder conducting live racing
and jai alai permitholder that operates a cardroom facility
shall use at least 4 percent of such permitholder's cardroom
monthly gross receipts to supplement greyhound purses, if any,
or jai alai prize money, respectively, during the permitholder's
current or next ensuing pari-mutuel meet.

2. Each thoroughbred and harness horse racing permitholder
that operates a cardroom facility shall use at least 50 percent
of such permitholder's cardroom monthly net proceeds as follows:
47 percent to supplement purses and 3 percent to supplement breeders' awards during the permitholder's next ensuing racing meet.

3. A cardroom license or renewal thereof may not be issued to an applicant holding a permit under chapter 550 to conduct pari-mutuel wagering meets of quarter horse racing unless the applicant has on file with the division a binding written agreement between the applicant and the Florida Quarter Horse Racing Association or the association representing a majority of the horse owners and trainers at the applicant's eligible facility, governing the payment of purses on live quarter horse races conducted at the licensee's pari-mutuel facility. The agreement governing purses may direct the payment of such purses from revenues generated by any wagering or gaming the applicant is authorized to conduct under Florida law. All purses shall be subject to the terms of chapter 550.

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**TITLE AMENDMENT**

Remove line 918 of the amendment and insert:
certain regulations; amending s. 550.01215, F.S.;
authorizing a certain greyhound permitholder to specify in its annual license application that it does not intend to conduct live performances; extending the date by which a certain greyhound permitholder may
amend its license; amending s. 550.0351, F.S.;
deleting the requirement that the Division of Pari-
mutuel Wagering authorize a dogracing permitholder to
conduct charity or scholarship days; removing the
authority of a dogracing permitholder to use its
facility for "hound dog derbies" or "mutt derbies";
amending s. 550.054, F.S.; requiring a holder of a
permit that was converted from jai alai to greyhound
to apply for and conduct a full schedule of live
racing in the first year following conversion;
amending s. 550.0951, F.S.; removing the requirement
that a greyhound permitholder pay a daily license fee
on each event; removing a requirement that a greyhound
permitholder receive a certain tax credit; removing
the authority of a greyhound permitholder to elect to
transfer certain exemptions or credits; reducing the
tax on handle for dogracing; conforming provisions to
changes made by the act; reducing the tax rate on
handle, and specifying one tax rate on handle, for
intertrack wagering if the host track is a dog track;
amending s. 550.09514, F.S.; removing certain
provisions that prohibit tax on handle until a
specified amount of tax savings have resulted;
revising purse requirements of a greyhound
permitholder that conducts live racing; amending s.
550.1625, F.S.; removing the requirement that a
greyhound permitholder pay the daily license fee or
the breaks tax; repealing s. 550.1647, F.S., relating
to greyhound permitholders, unclaimed tickets, and
breaks; amending s. 550.1648, F.S.; requiring a
greyhound permitholder that conducts live racing to
provide a greyhound adoption booth at its facility;
conforming a cross-reference to changes made by the
act; defining the term "bona fide organization that
promotes or encourages the adoption of greyhounds";
requiring sterilization of greyhounds before adoption;
removing provisions relating to charity racing days;
amending s. 550.3551, F.S.; removing a provision that
limits the number of out-of-state races on which
wagers are accepted by a greyhound permitholder;
removing a greyhound permitholder from a live racing
requirement; amending s. 550.615, F.S.; limiting
intertrack wagering for certain greyhound
permitholders to specified days; amending s. 550.6305,
F.S.; clarifying cross-references; amending s.
551.104, F.S.; specifying that the live racing
requirement to receive a license to conduct slot
machine gaming does not apply to certain greyhound
permitholders; amending s. 551.114, F.S.; authorizing
certain greyhound permitholders to locate their slot
machine gaming area in certain locations; amending s. 849.086, F.S.; specifying conditions under which a greyhound permitholder may receive an initial cardroom license; specifying that certain greyhound permitholders are not required to conduct a minimum number of live races in order to maintain or renew a cardroom license; requiring certain greyhound permitholders to conduct intertrack wagering on greyhound signals to operate a cardroom; amending s. 849.0931, F.S.;