Representative Plakon offered the following:

Amendment to Amendment (797676) (with title amendment)

Between lines 32 and 33 of the amendment, insert:

Section 2. Subsection (11) of section 550.002, Florida Statutes, is amended to read:

550.002 Definitions.—As used in this chapter, the term:

(11) "Full schedule of live racing or games" means, for a greyhound or jai alai permitholder, the conduct of a combination of at least 100 live evening or matinee performances during the preceding year; for a permitholder who has a converted permit or filed an application on or before June 1, 1990, for a converted permit, the conduct of a combination of at least 100 live
evening and matinee wagering performances during either of the 2 preceding years; for a jai alai permitholder who does not operate slot machines in its pari-mutuel facility, who has conducted at least 100 live performances per year for at least 10 years after December 31, 1992, and whose handle on live jai alai games conducted at its pari-mutuel facility has been less than $4 million per state fiscal year for at least 2 consecutive years after June 30, 1992, the conduct of a combination of at least 40 live evening or matinee performances during the preceding year; for a jai alai permitholder who operates slot machines in its pari-mutuel facility, the conduct of a combination of at least 150 performances during the preceding year; for a harness permitholder, the conduct of at least 100 live regular wagering performances during the preceding year; for a quarter horse permitholder at its facility unless an alternative schedule of at least 20 live regular wagering performances is agreed upon by the permitholder and either the Florida Quarter Horse Racing Association or the state affiliate of the American Quarter Horse Association representing the majority of the quarter horse owners and trainers at the facility and filed with the division along with its annual date application, in the 2010-2011 fiscal year, the conduct of at least 20 regular wagering performances, in the 2011-2012 and 2012-2013 fiscal years, the conduct of at least 30 live regular wagering performances, and for every fiscal year
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after the 2012-2013 fiscal year, the conduct of at least 40 live regular wagering performances; for a quarter horse permitholder leasing another licensed racetrack, the conduct of 160 events at the leased facility; and for a thoroughbred permitholder, the conduct of at least 40 live regular wagering performances during the preceding year. For a permitholder which is restricted by statute to certain operating periods within the year when other members of its same class of permit are authorized to operate throughout the year, the specified number of live performances which constitute a full schedule of live racing or games shall be adjusted pro rata in accordance with the relationship between its authorized operating period and the full calendar year and the resulting specified number of live performances shall constitute the full schedule of live games for such permitholder and all other permitholders of the same class within 100 air miles of such permitholder. A live performance must consist of no fewer than eight races or games conducted live for each of a minimum of three performances each week at the permitholder's licensed facility under a single admission charge.

Section 3. Paragraph (a) of subsection (10) of section 551.104, Florida Statutes, is amended to read:

551.104 License to conduct slot machine gaming.—
(10)(a)1. No slot machine license or renewal thereof shall be issued to an applicant holding a permit under chapter 550 to conduct pari-mutuel wagering meets of thoroughbred racing unless 768611

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the applicant has on file with the division a binding written
greement between the applicant and the Florida Horsemen's
Benevolent and Protective Association, Inc., governing the
payment of purses on live thoroughbred races conducted at the
licensee's pari-mutuel facility. In addition, no slot machine
license or renewal thereof shall be issued to such an applicant
unless the applicant has on file with the division a binding
written agreement between the applicant and the Florida
Thoroughbred Breeders' Association, Inc., governing the payment
of breeders', stallion, and special racing awards on live
thoroughbred races conducted at the licensee's pari-mutuel
facility. The agreement governing purses and the agreement
governing awards may direct the payment of such purses and
awards from revenues generated by any wagering or gaming the
applicant is authorized to conduct under Florida law. All purses
and awards shall be subject to the terms of chapter 550. All
sums for breeders', stallion, and special racing awards shall be
remitted monthly to the Florida Thoroughbred Breeders'
Association, Inc., for the payment of awards subject to the
administrative fee authorized in s. 550.2625(3).

2. No slot machine license or renewal thereof shall 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 state affiliate of the American Quarter Horse Association 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.

Section 4. Paragraph (d) of subsection (13) of section 849.086, Florida Statutes, is amended to read:

849.086 Cardrooms authorized.—

(13) TAXES AND OTHER PAYMENTS.—

(d)1. Each greyhound 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 or jai alai prize money, respectively, during the permitholder's 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. No cardroom license or renewal thereof shall 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 state affiliate of the American Quarter Horse Association 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.

T I T L E  A M E N D M E N T

Remove line 918 of the amendment and insert:
certain regulations; amending s. 550.002, F.S.;
revising a definition; amending s. 551.104, F.S.;
revising a requirement for certain applicants for a slot machine license or renewal to have on file with the division a specified binding written agreement;
amending s. 849.086, F.S.; revising a requirement for
certain applicants for a cardroom license or renewal
to have on file with the division a specified binding
written agreement; amending s. 849.0931, F.S.;