LEGISLATIVE ACTION		
Senate	•	House
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The Committee on Regulated Industries (Hutson) recommended the following:

## Senate Amendment (with title amendment)

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Delete lines 156 - 290

4 and insert:

racing permitholders, jai alai permitholders, harness horse racing permitholders, quarter horse racing permitholders, and thoroughbred horse racing permitholders that do not <del>to</del> conduct live performances during the next state fiscal year. Each application for live performances must shall specify the number, dates, and starting times of all live performances that which

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the permitholder intends to conduct. It must shall also specify which performances will be conducted as charity or scholarship performances.

- (a) In addition, Each application for an operating a license also must shall include: -
- 1. For each permitholder, whether the permitholder intends to accept wagers on intertrack or simulcast events.
- 2. For each permitholder that elects which elects to operate a cardroom, the dates and periods of operation the permitholder intends to operate the cardroom. or,
- 3. For each thoroughbred racing permitholder that 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.
- (b) A greyhound racing permitholder that conducted a full schedule of live racing for a period of at least 10 consecutive state fiscal years after the 1996-1997 state fiscal year, or that converted its permit to a permit to conduct greyhound racing after the 1996-1997 state fiscal year, irrevocably may elect not to conduct live racing if the election is made within 2 years after the effective date of this act. A greyhound racing permitholder may retain its permit; is a pari-mutuel facility as defined in s. 550.002(23); if such permitholder has been issued a slot machine license, the facility where such permit is located remains an eligible facility as defined in s. 551.102(4), continues to be eligible for a slot machine license, and is exempt from ss. 551.104(3) and (4)(c)1. and 551.114(2) and (4); is eligible, but not required, to be a guest track for purposes of intertrack wagering and simulcasting pursuant to ss.

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40 550.3551, 550.615, and 550.6305; and, if such permitholder has been issued a cardroom license, remains eligible for a cardroom 41 license notwithstanding any requirement in s. 849.086 for the 42 43 conduct of live racing. A greyhound racing permitholder may 44 receive an operating license to conduct pari-mutuel wagering 45 activities at another permitholder's greyhound racing facility 46 pursuant to s. 550.475.

- (c) 1. A thoroughbred horse racing permitholder that has conducted live racing for at least 5 years irrevocably may elect not to conduct live racing if the election is made within 30 days after the effective date of this act. A thoroughbred horse racing permitholder that makes such election may retain such permit, must specify in future applications for an operating license that it does not intend to conduct live racing, and is a pari-mutuel facility as defined in s. 550.002(23).
- 2. If a thoroughbred horse racing permitholder makes such election and if such permitholder holds a slot machine license when such election is made, the facility where such permit is located:
- a. Remains an eligible facility pursuant to s. 551.102(4), and continues to be eligible for a slot machine license;
- b. Is exempt from ss. 550.5251, 551.104(3) and (4)(c)1., and 551.114(2) and (4);
- c. Is eligible, but not required, to be a guest track for purposes of intertrack wagering and simulcasting; and
- d. Remains eligible for a cardroom license, notwithstanding any requirement in s. 849.086 for the conduct of live racing.
- 3. A thoroughbred horse racing permitholder that makes such election shall comply with all contracts regarding contributions

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by such permitholder to thoroughbred horse purse supplements or breeders' awards entered into before the effective date of this act pursuant to s. 551.104(10)(a). At the time of such election, such permitholder shall file with the division an irrevocable consent that such contributions shall be allowed to be used for purses and awards on live races at other thoroughbred horse racing facilities in this state. This subparagraph and s. 551.104(10)(a) do not apply after December 31, 2020, to a thoroughbred horse racing permitholder that made such election. (d) A jai alai permitholder, harness horse racing 79 permitholder, or a quarter horse racing permitholder that has 80 conducted live racing or games for at least 5 years irrevocably may elect not to conduct live racing or games if the election is made within 2 years after the effective date of this act. A permitholder that makes such election may retain its permit; is a pari-mutuel facility as defined in s. 550.002(23); if such permitholder has been issued a slot machine license, the facility where such permit is located remains an eligible facility as defined in s. 551.102(4), continues to be eligible for a slot machine license, and is exempt from ss. 551.104(3) 89 and (4)(c)1. and 551.114(2) and (4); is eligible, but not required, to be a guest track and, if the permitholder is a harness horse racing permitholder, to be a host track for purposes of intertrack wagering and simulcasting pursuant to ss. 550.3551, 550.615, 550.625, and 550.6305; and, if such permitholder has been issued a cardroom license, remains 95 eligible for a cardroom license notwithstanding any requirement 96 in s. 849.086 to conduct live racing or games. 97 (e) Permitholders may shall be entitled to amend their

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applications through February 28.

(3) The division shall issue each license no later than March 15. Each permitholder shall operate all performances at the date and time specified on its license. The division shall have the authority to approve minor changes in racing dates after a license has been issued. The division may approve changes in racing dates after a license has been issued when there is no objection from any operating permitholder located within 50 miles of the permitholder requesting the changes in operating dates. In the event of an objection, the division shall approve or disapprove the change in operating dates based upon the impact on operating permitholders located within 50 miles of the permitholder requesting the change in operating dates. In making the determination to change racing dates, the division shall take into consideration the impact of such changes on state revenues. Notwithstanding any other provision of law, and for the 2018-2019 fiscal year only, the division may approve changes in racing dates for permitholders if the request for such changes is received before May 31, 2018.

Section 3. 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, a the slot machine licensee shall:
- (c)1. Conduct no less fewer than a full schedule of live racing or games as defined in s. 550.002(11), unless conducting less than a full schedule of live racing or games pursuant to s. 550.01215(1)(b) or (c). A permitholder's responsibility to



conduct a full schedule such number of live races or games, as defined in s. 550.002(11), 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. A permitholder may conduct live races or games at another pari-mutuel facility pursuant to s. 550.475 if such permitholder has operated its live races or games by lease for at least 5 consecutive years immediately prior to the permitholder's application for a slot machine license.

2. If not licensed to conduct a full schedule of live racing or games, as defined in s. 550.002(11), pursuant to s. 550.01215(1)(b) or (c), remit for the payment of purses and awards on live races an amount equal to the lesser of \$1.5 million or 3 percent of its slot machine revenues from the previous

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And the title is amended as follows:

146 Delete lines 7 - 42

147 and insert:

> permitholder to elect not to conduct live racing if the election is made by a specified date; providing that a greyhound racing permitholder that has been issued a slot machine license remains an eligible facility, continues to be eligible for a slot machine license, is exempt from certain provisions of ch. 551, F.S., is eligible to be a guest track for certain purposes, and remains eligible for a cardroom license;

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authorizing a greyhound racing permitholder to receive an operating license to conduct pari-mutuel wagering activities at another permitholder's greyhound racing facility; authorizing a thoroughbred horse racing permitholder to elect not to conduct live racing under certain circumstances; authorizing a thoroughbred horse racing permitholder that elects not to conduct live racing to retain its permit and requiring the permitholder to specify its intention not to conduct live racing in future applications and that it is a pari-mutuel facility; authorizing such thoroughbred horse racing permitholder's facility to remain an eligible facility, to continue to be eligible for a slot machine license, to be exempt from certain provisions of chs. 550 and 551, F.S., to be eligible as a guest track for intertrack wagering and simulcasting, and to remain eligible for a cardroom license; requiring that such permitholder comply with all contracts regarding distributions to thoroughbred horse purse supplements or breeders' awards entered into before a specified date; requiring, for a specified period, that such permitholder file with the division an irrevocable consent authorizing the use of certain contributions for specified purses and awards; authorizing jai alai permitholders, harness horse racing permitholders, and quarter horse racing permitholders to elect not to conduct live racing or games under certain circumstances; authorizing a permitholder that elects not to conduct live racing or



185 games to retain its permit and