

STORAGE NAME: s440s1z.rs
DATE: June 10, 1998

****FINAL ACTION****
****SEE FINAL ACTION STATUS SECTION****

**HOUSE OF REPRESENTATIVES
COMMITTEE ON
REGULATED SERVICES
FINAL BILL RESEARCH & ECONOMIC IMPACT STATEMENT**

BILL #: CS/SB 440, 2nd Engrossed
RELATING TO: Pari-Mutuel Wagering; Thoroughbred Horseracing
SPONSOR(S): Senate Committee on Regulated Industries
COMPANION BILL(S): HB 3723

ORIGINATING COMMITTEE(S)/COMMITTEE(S) OF REFERENCE:

- (1) REGULATED SERVICES
- (2)
- (3)
- (4)
- (5)

I. FINAL ACTION STATUS:

Codified as chapter 98-190, Laws of Florida.

II. SUMMARY:

The bill makes a variety of changes to the thoroughbred provisions of the pari-mutuel code. It removes a restriction which prohibits a thoroughbred permitholder from receiving and rebroadcasting out-of-state races after 10 p.m.; removes taxes on free admissions to a pari-mutuel facility; provides tax rates for live thoroughbred racing and for intertrack wagering on rebroadcasts of simulcast horse races; removes the authorization for a guest permitholder located in the market area of a thoroughbred permitholder which is required to make its simulcast signal available after 6 p.m. to accept ITW on such signal without the permission of the operating permitholder; places conditions on the receipt of rebroadcasts of thoroughbred simulcast signals; increases the purse payment levels currently in effect for South Florida thoroughbred permitholders; revises the conditions under which a stallion is eligible for stallion awards; provides for the continuation of Florida Owners' Awards; and repeals the existing thoroughbred tax structure, the division's authority to maintain a racing laboratory at a horse racetrack, the backside medical provisions, and the requirement that Calder make its live and simulcast signals available to Hialeah for intertrack wagering.

The Division of Pari-Mutuel Wagering of the Department of Business and Professional Regulation projects an annual \$4.4 million fiscal impact associated with eliminating a scheduled repeal of current tax rates that would otherwise result in an increase to higher rates. The provisions of this act would additionally reduce state revenues by approximately \$2.5 million.

(See Fiscal Comments, section III.D.)

Except as otherwise specified in the bill, the act is effective upon becoming a law.

III. SUBSTANTIVE RESEARCH:

A. PRESENT SITUATION:

Prior to legislation passed during the 1996 legislative session (CS/HB 337), thoroughbred permitholders were prohibited from beginning a race after 7 p.m. With the passage of the 1996 legislation, thoroughbred permitholders were authorized to receive and rebroadcast out-of-state horseraces between the hours of 7 p.m. and 10 p.m. Thoroughbred permitholders which accept wagers on a simulcast signal received after 6 p.m. are required to make such signal available to any permitholder eligible to conduct intertrack wagering. Such guest permitholders are authorized to accept wagers on the rebroadcast signal, notwithstanding any other provision of the pari-mutuel code.

Pari-mutuel permitholders are required to annually file an application for a license to conduct performances during the next state fiscal year. The application, due between December 15 and January 4, is to specify the dates of operation, starting times of all performances the permitholder will conduct, which performances are charity or scholarship performances, and, if the permitholder operates a cardroom, the dates and hours of operation of that cardroom. Permitholders are allowed to amend their applications until February 28. The Division of Pari-Mutuel Wagering of the Department of Business and Professional Regulation (division) is directed to issue licenses by March 15. These provisions are codified in s. 550.01215, Florida Statutes.

Thoroughbred permitholders are subsequently provided different dates with regard to the issuance of licenses and amendment of applications pursuant to s. 550.5251, F.S. The division is directed to issue thoroughbred licenses on or before February 15 (rather than March 15) and a thoroughbred permitholder may amend its application until March 31 (rather than February 28).

The pari-mutuel tax code provides a tax on admissions to pari-mutuel facilities of 15 percent of the admission charge or ten cents, whichever is greater. Free or complimentary admissions are subject to a tax equal to the tax imposed on the regular and usual admission charge at the facility. Tax-free passes are available to officers, officials, and employees working at the track, accredited press people, and the officers and officials of other permitholders. Permitholders are required to file with the division a list of all persons to whom tax-free passes were issued.

Pari-mutuel taxes are provided by s. 550.0951, F.S. That section establishes a rate for live and intertrack thoroughbred racing of 3.3 percent of the handle. Over time, exceptions to the general tax provisions have been provided for the various segments of the pari-mutuel industry by creating tax provisions which are less than those provided by the general tax section. Such tax structure for thoroughbreds was established by ch. 93-123, Laws of Florida, and codified as s. 550.09515, F.S. Those tax provisions contained three tax periods for the South Florida thoroughbred permitholders, a tax penalty for operating in more than one tax period equal to the sum of the tax percentages for the periods in which a permitholder operates; and a lower tax rate for Tampa Bay Downs.

Three years later, the passage of Committee Substitute for House Bill 337 (Chapter 96-364, L.O.F.) provided additional reductions for thoroughbred permitholders operating in those three tax periods by reducing the tax rate for each of the periods; increased the penalty for operating in multiple tax periods; and maintained the reduced tax rate for

Tampa Bay Downs. The 1996 amendments reduced the tax rate from 3 percent to 2.25 percent for the January 3 through March 16 period; from 1.15 to .7 percent for the March 17 through May 22 period; and from 2.4 to 1.5 percent for the May 23 through January 2 period. The tax penalty for operating in more than one tax period was increased from the sum of the tax percentages for the periods in which the permitholder operates to double the sum of those tax percentages.

The 1996 bill directed that the tax reductions which it provided would expire and that the changes it made would revert back to the law as it existed prior to the adoption of the legislation. One of the effects of the reversion is that thoroughbred tax rates would increase to the levels established by the 1993 legislation.

There exists some question regarding what will happen on July 1, 1998. The repeal of s. 550.09515, F.S., as envisioned by the 1993 legislation would have the effect of raising the thoroughbred tax rates to the level that existed prior to the 1993 bill. In that case, the tax rate would be 3.3 percent for all thoroughbred permitholders. It may be contended that the repeal of the section provided by the 1993 law is not superseded by the 1996 legislation.

However, it may also be argued that the amendments to that section in the course of an omnibus pari-mutuel bill such as CS/HB 337 constitutes a "review by the Legislature" as directed by the 1993 law and that the latest action of the Legislature prevails. The result would be that the three racing periods would be maintained along with the tax rates provided for those periods by the 1993 legislation. In such case, the tax structure would consist of three tax periods for the South Florida permitholders with differential tax rates higher than those currently in effect; a tax penalty for operating in more than one tax period equal to the sum of the tax percentages for the periods in which a permitholder operates; and the same tax rate for Tampa Bay Downs that is currently applicable.

In the absence of executive approval of this act prior to July 1, 1998, it is unclear which of these two tax mechanisms would govern the thoroughbred industry.

A portion of the tax reduction received by thoroughbred permitholders is required to be paid as additional purses. In the three periods, the additional purse rate is .375 percent, .225 percent, and .6 percent, respectively, pursuant to s. 550.2625(2), F.S. That section also provides for 8.5 percent of the purse account generated through intertrack wagering and interstate simulcasting to be used for Florida Owners' Awards.

One of the provisions of the omnibus 1996 pari-mutuel legislation allowed Hialeah to accept intertrack wagering from Calder and Tropical at a reduced tax rate. Section 550.615(11), F.S., provides that the South Florida thoroughbred permitholder operating during the May 23 through January 2 tax period must make the signal from its live pari-mutuel events and any simulcast signal received available to the South Florida thoroughbred permitholder operating in the March 17 through May 22 tax period. It further provides that the tax rate on such intertrack wagers is two percent rather than 3.3 percent for ITW or 2.4 percent for ITW of simulcast horseraces.

The law requires thoroughbred permitholders which accept wagers on simulcast signals to make rebroadcasts of such signals available to all eligible permitholders for intertrack wagering and, if the simulcast signal is received after 6 p.m., the thoroughbred permitholder is required to make that signal available to permitholders within its market

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area, as well. Such guest permitholders in the market area are authorized to accept wagers on such signal, notwithstanding any other provision of the pari-mutuel code to the contrary. As a condition of receiving such thoroughbred simulcast signals from Tampa Bay Downs, the guest permitholder must accept intertrack wagers on all live races conducted by that permitholder.

The owners of sires of thoroughbred horses winning stakes races are eligible for stallion awards only if the stallion is located permanently in this state or, if the stallion is dead, was located in this state for at least one year prior to its death. The removal of a stallion from the state renders the owners of that horse ineligible to receive a stallion award.

The division is authorized to lease or build a racing laboratory at the facility of a horse race permitholder. Such facility is to be most accessible to all horse racetrack permitholders.

Thoroughbred permitholders are required by law to withhold an amount equal to .18 percent of the purse pool to be paid to a corporation organized under chapter 617, F.S., and tax exempt under chapter 501(c), of the Internal Revenue Code. Funds paid to the corporation are to provide medical, dental, surgical, life, funeral, and disability insurance benefits to occupational licensees working at Florida's thoroughbred racetracks.

B. EFFECT OF PROPOSED CHANGES:

The bill makes a variety of changes in the thoroughbred provisions of the pari-mutuel code. Among the changes, it removes a restriction which prohibits a thoroughbred permitholder from receiving and rebroadcasting out-of-state races after 10 p.m. It removes admission taxes on free passes and complimentary cards given to a patron without charge and provides that no admission tax under this section or chapter 212, F.S., applies to such free admissions.

The bill provides tax rates for thoroughbred racing. It specifies that the tax on handle for all wagers placed on thoroughbred racing at the thoroughbred facility is 2.0 percent between January 3 and March 16; .2 percent between March 17 and May 22; 1.25 percent between May 23 and January 3; and provides a .5 percent tax rate for Tampa Bay Downs. These tax rates are scheduled to repeal on July 1, 2001, and return to those currently in effect. The current rates are 2.25 percent, .7 percent, and 1.5 percent, respectively. The bill specifies that the tax on handle for intertrack wagering on rebroadcasts of simulcast horse races is 2.4 percent of the handle.

The bill provides a reduced tax rate for Hialeah Park for three years. The tax on handle for live, intertrack, and rebroadcasts of simulcast horse races is .2 percent of the handle. This reduction is scheduled to repeal on July 1, 2001, and return to the rates currently in effect. The current rates are .7 percent for live racing, 3.3 percent for ITW, and 2.4 percent for rebroadcasts of simulcast horseraces.

Two other provisions expire on July 1, 2001, as well. The penalty provision for operating in more than one time period is scheduled to repeal on that date as is the requirement that Calder and Tropical send signals to Hialeah.

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Until the repeal of the requirement that Calder and Tropical make broadcasts available to Hialeah, those permitholders are authorized to retain the taxes otherwise due on such wagers and are required to pay half of that amount as purses.

This bill places conditions on the receipt of rebroadcasts of thoroughbred simulcast signals by making the receipt of such signals subject to the provisions of s. 550.615(4), F.S. That subsection prohibits a permitholder from accepting intertrack wagers on the same class of race or game as is being conducted by a permitholder of the same type within a market area without written permission. The bill further requires that, as a condition of accepting such signal, a guest track must accept intertrack wagers on all live races being conducted by all thoroughbred permitholders which are conducting live races.

The bill provides increased additional purse payment requirements for thoroughbred racing in South Florida. It specifies that the additional purse payment required of thoroughbred permitholders racing between January 3 and March 16 is .625 percent; .225 percent between March 17 and May 22; and .85 percent between May 23 and January 3.

The bill addresses two breeders' issues. First, stallion awards are amended to allow a horse standing in the state between February 1 and July 1 of each year to be eligible for such awards. Such horse could be taken outside of the state under certain specified conditions and remain eligible for stallion awards. Second, the bill provides for the continuation of Florida Owners' Awards. These awards were created during the 1996 legislative session and were slated to expire on July 1, 1998. These awards are maintained in this bill by removing them from the scheduled repeal.

The bill provides for a limited intertrack wagering license for an authorized thoroughbred sales facility. The license would authorize an eligible facility to conduct ITW in connection with thoroughbred sales, between November 1 and May 8 of each year, between May 9 and October 31 of each year when no other permitholder in the same county is conducting live performances, and during the Kentucky Derby, the Preakness, the Belmont, and the Breeders' Cup Meet.

The bill establishes a study of the public ownership of Hialeah Park. It directs the Department of State, in conjunction with the City of Hialeah's Mayor's Office, to undertake a comprehensive study of the feasibility of state or municipal ownership of Hialeah Park and the operation of a limited race meet. A final recommendation is due by January 31, 1999.

This bill repeals the division's authority to maintain a racing laboratory at a horse racetrack and the backside medical provisions.

C. APPLICATION OF PRINCIPLES:

1. Less Government:

a. Does the bill create, increase or reduce, either directly or indirectly:

(1) any authority to make rules or adjudicate disputes?

N/A

(2) any new responsibilities, obligations or work for other governmental or private organizations or individuals?

N/A

(3) any entitlement to a government service or benefit?

N/A

b. If an agency or program is eliminated or reduced:

(1) what responsibilities, costs and powers are passed on to another program, agency, level of government, or private entity?

N/A

(2) what is the cost of such responsibility at the new level/agency?

N/A

(3) how is the new agency accountable to the people governed?

N/A

2. Lower Taxes:

a. Does the bill increase anyone's taxes?

N/A

b. Does the bill require or authorize an increase in any fees?

N/A

- c. Does the bill reduce total taxes, both rates and revenues?

N/A

- d. Does the bill reduce total fees, both rates and revenues?

N/A

- e. Does the bill authorize any fee or tax increase by any local government?

N/A

3. Personal Responsibility:

- a. Does the bill reduce or eliminate an entitlement to government services or subsidy?

N/A

- b. Do the beneficiaries of the legislation directly pay any portion of the cost of implementation and operation?

N/A

4. Individual Freedom:

- a. Does the bill increase the allowable options of individuals or private organizations/associations to conduct their own affairs?

The bill removes the requirement that Calder and Tropical make live and simulcast signals available to Hialeah for intertrack wagering.

- b. Does the bill prohibit, or create new government interference with, any presently lawful activity?

N/A

5. Family Empowerment:

- a. If the bill purports to provide services to families or children:

(1) Who evaluates the family's needs?

N/A

(2) Who makes the decisions?

N/A

(3) Are private alternatives permitted?

N/A

(4) Are families required to participate in a program?

N/A

(5) Are families penalized for not participating in a program?

N/A

b. Does the bill directly affect the legal rights and obligations between family members?

N/A

c. If the bill creates or changes a program providing services to families or children, in which of the following does the bill vest control of the program, either through direct participation or appointment authority:

(1) parents and guardians?

N/A

(2) service providers?

N/A

(3) government employees/agencies?

N/A

D. STATUTE(S) AFFECTED:

Sections 550.01215, 550.0951, 550.09515, 550.2425, 550.2625, 550.5251, 550.615, 550.6305, 550.6308, 550.72, and 550.655, Florida Statutes.

E. SECTION-BY-SECTION RESEARCH:

- Section 1. Allows a thoroughbred permitholder to receive and rebroadcast out-of-state races after 7 p.m. rather than between the hours of 7 p.m. and 10 p.m. Creates a cross reference to a later provision with regard to thoroughbred licenses. Amends s. 550.01215(1) & (5), F.S.
- Section 2. Removes admission taxes on free passes and complimentary cards given to a patron without charge. Provides that no admission tax under this section or chapter 212, F.S., applies to such free admissions. Amends s. 550.0951(2), F.S.
- Section 3. Provides tax rates for South Florida thoroughbred racing. Specifies that the tax on handle for all wagers placed on thoroughbred racing at the thoroughbred facility is 2.0 percent between January 3 and March 16; .2 percent between March 17 and May 22; and 1.25 percent between May 23 and January 3. Provides a .5 percent tax rate for Tampa Bay Downs. Amends s. 550.09515(2)(a)1., F.S.
- Specifies that the tax on handle for intertrack wagering on rebroadcasts of simulcast horse races is 2.4 percent of the handle. Provides a tax rate of .5 percent for Tampa Bay Downs on such wagering and requires that the host track pay an amount equal to 1.9 percent of the handle to the guest track to be used for purses. Creates s. 550.09515(5), F.S.
- Provides a reduced tax rate for Hialeah Park of .2 percent of the handle for live, intertrack wagering, and intertrack wagering on rebroadcasts of simulcast horseraces. This provision is scheduled for repeal on July 1, 2001. Creates s. 550.09515(6).
- Section 4. Effective July 1, 2001, the tax reductions for South Florida thoroughbred permitholders and the tax penalty for a permitholder operating in more than one tax period are repealed. The rates will increase to those currently in effect and there will be no penalty for operating in multiple periods. Deletes obsolete language. Amends s. 550.09515(2)(a), F.S.
- Section 5. Revises standing stallion eligibility requirements. Amends s. 550.2625(3)(d), F.S.
- Section 6. Specifies that the additional purse payment required of South Florida thoroughbred permitholders racing between January 3 and March 16 is .625 percent; .225 percent between March 17 and May 22; and .85 percent between May 23 and January 3. Reenacts Florida Owners' Awards provisions. Makes technical correction. Amends s. 550.2625(2)(a)&(e), F.S.
- Section 7. Conforms to changes in section one of the bill regarding the removal of the 10 p.m. restriction on the receipt and rebroadcast of simulcast thoroughbred races. Creates a cross reference with regard to thoroughbred licenses consistent with that in section one of the bill. Amends s. 550.5251(4), F.S.

- Section 8. Authorizes Calder and Tropical to retain taxes otherwise due on broadcasts required to be made available to Hialeah and requires those permitholders to pay half of that amount as purses. Amends s. 550.615(11), F.S.
- Section 9. Repeals requirement that Calder and Tropical make broadcasts available to Hialeah and authorization for the retention of taxes under that paragraph. Effective July 1, 2001. Repeals s. 550.615, F.S.
- Section 10. Revises the definition of "net proceeds" to reflect the purses paid on the rebroadcast of simulcast horseraces to Tampa Bay Downs and the retention of taxes otherwise due in the South Florida mandated signal situation. Amends 550.6305(9)(a), F.S.
- Places conditions on the receipt of rebroadcasts of thoroughbred simulcast signals. Makes the receipt of such signals subject to the provisions of 550.615(4), F.S. That subsection prohibits a permitholder from accepting intertrack wagers on the same class of race or game as is being conducted by a permitholder of the same type within a market area without written permission. The bill further requires that, as a condition of accepting such signal, a guest track must accept intertrack wagers on all live races being conducted by all thoroughbred permitholders which are conducting live races. Amends s. 550.6305(9)(g), F.S.
- Section 11. Provides for a limited intertrack wagering license. Would authorize an eligible thoroughbred facility to conduct ITW in connection with thoroughbred sales during specified periods. Creates s. 550.6308, F.S.
- Section 12. Directs the Department of State, in conjunction with the City of Hialeah's Mayor's Office, to undertake a comprehensive study of the feasibility of state or municipal ownership of Hialeah Park and the operation of a limited race meet. A final recommendation is due by January 31, 1999. Creates s. 550.72, F.S.
- Section 13. Repeals the division's authority to maintain a racing laboratory at a horse racetrack and backside medical provisions. Repeals ss. 550.242, and 550.655, F.S.
- Section 14. Effective date - Except as otherwise provided, the act shall take effect upon becoming a law.

IV. FISCAL RESEARCH & ECONOMIC IMPACT STATEMENT:

A. FISCAL IMPACT ON STATE AGENCIES/STATE FUNDS:

1. Non-recurring Effects:

N/A

2. Recurring Effects:

- * Reduces the tax on handle live racing, ITW, and rebroadcasts of simulcast for Hialeah to .2% until July 1, 2001. (Fiscal - approximately \$853,000)
- * Reduces live tax rates for Calder, Tropical, and Gulfstream by .25% until July 1, 2001. (Fiscal - approximately \$735,000)
- * Provides purses for Tampa Bay Downs. (.5% tax rate on ITW/ISW with 1.9% paid as purses) Fiscal Impact - (\$340,602)
- * Removes taxes on free admissions. Fiscal Impact - (\$100,000)
- * Allows Calder to retain taxes otherwise due on ITW sent to Hialeah. Requires Calder to pay half of the amount retained from mandated ITW as purses at its facility. Fiscal Impact - (\$452,554)
- * Repeals the mandated ITW from Calder/Tropical to Hialeah on July 1, 2001.
- * Removes a limitation on the receipt of thoroughbred simulcasts after 10 p.m. Fiscal Impact + \$367,981
- * Study of the feasibility of state or municipal ownership of Hialeah Race Park by the Department of State in conjunction with Hialeah Mayor's Office. Fiscal Impact - (\$185,000)

Fiscal Impact - (\$2.5 M) Not inclusive of the fiscal impact described in the Fiscal Note below.

Fiscal Note This bill maintains lowered tax rates for thoroughbred permitholders. This provision has no impact on currently collected taxes; rather, it eliminates an increase in tax rates by removing a repeal of the current, lower tax rates scheduled for July 1, 1998.

The department reports that the result of not allowing the tax rates to increase on July 1, 1998, will result in a loss to the state of \$4.4 million per fiscal year (if rates were to rise to those in effect immediately prior to the passage of the 1996 legislation - three tax periods). If the rates were to rise to those in effect prior to the 1996 legislation (3.3% tax on all thoroughbred permitholders), the impact would be \$8 million. These fiscal impacts are in addition to those stated above which are attributable to the other provisions of this amendment.

3. Long Run Effects Other Than Normal Growth:

N/A

4. Total Revenues and Expenditures:

N/A

B. FISCAL IMPACT ON LOCAL GOVERNMENTS AS A WHOLE:

1. Non-recurring Effects:

N/A

2. Recurring Effects:

N/A

3. Long Run Effects Other Than Normal Growth:

N/A

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

1. Direct Private Sector Costs:

N/A

2. Direct Private Sector Benefits:

N/A

3. Effects on Competition, Private Enterprise and Employment Markets:

N/A

D. FISCAL COMMENTS:

N/A

V. CONSEQUENCES OF ARTICLE VII, SECTION 18 OF THE FLORIDA CONSTITUTION:

A. APPLICABILITY OF THE MANDATES PROVISION:

N/A

B. REDUCTION OF REVENUE RAISING AUTHORITY:

N/A

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C. REDUCTION OF STATE TAX SHARED WITH COUNTIES AND MUNICIPALITIES:

N/A

VI. COMMENTS:

N/A

VII. AMENDMENTS OR COMMITTEE SUBSTITUTE CHANGES:

N/A

VIII. SIGNATURES:

COMMITTEE ON REGULATED SERVICES:

Prepared by:

Legislative Research Director:

J Paul Whitfield Jr

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