

LEGISLATIVE ACTION

Senate		House
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Floor: 1/AD/2R	•	Floor: RC
04/29/2011 02:56 PM		05/05/2011 03:38 PM

Senator Sachs moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Subsection (11) of section 550.002, Florida Statutes, is amended to read:

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

8 (11) "Full schedule of live racing or games" means, for a 9 greyhound or jai alai permitholder, the conduct of a combination 10 of at least 100 live evening or matinee performances during the 11 preceding year; for a permitholder who has a converted permit or 12 filed an application on or before June 1, 1990, for a converted 13 permit, the conduct of a combination of at least 100 live

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14 evening and matinee wagering performances during either of the 2 15 preceding years; for a jai alai permitholder who does not 16 operate slot machines in its pari-mutuel facility, who has conducted at least 100 live performances per year for at least 17 18 10 years after December 31, 1992, and whose handle on live jai 19 alai games conducted at its pari-mutuel facility has been less 20 than \$4 million per state fiscal year for at least 2 consecutive 21 years after June 30, 1992, the conduct of a combination of at 22 least 40 live evening or matinee performances during the 23 preceding year; for a jai alai permitholder who operates slot 24 machines in its pari-mutuel facility, the conduct of a 25 combination of at least 150 performances during the preceding 26 year; for a harness permitholder, the conduct of at least 100 27 live regular wagering performances during the preceding year; 28 for a quarter horse permitholder at its facility unless an 29 alternative schedule of at least 20 live regular wagering 30 performances is agreed upon by the permitholder and either the Florida Quarter Horse Racing Association or the horsemen's 31 32 association representing the majority of the quarter horse owners and trainers at the facility and filed with the division 33 34 along with its annual date application, in the 2010-2011 fiscal 35 year, the conduct of at least 20 regular wagering performances, in the 2011-2012 and 2012-2013 fiscal years, the conduct of at 36 37 least 30 live regular wagering performances, and for every 38 fiscal year after the 2012-2013 fiscal year, the conduct of at 39 least 40 live regular wagering performances; for a quarter horse 40 permitholder leasing another licensed racetrack, the conduct of 41 160 events at the leased facility; and for a thoroughbred 42 permitholder, the conduct of at least 40 live regular wagering

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43 performances during the preceding year. For a permitholder which 44 is restricted by statute to certain operating periods within the 45 year when other members of its same class of permit are authorized to operate throughout the year, the specified number 46 47 of live performances which constitute a full schedule of live racing or games shall be adjusted pro rata in accordance with 48 49 the relationship between its authorized operating period and the 50 full calendar year and the resulting specified number of live 51 performances shall constitute the full schedule of live games 52 for such permitholder and all other permitholders of the same 53 class within 100 air miles of such permitholder. A live 54 performance must consist of no fewer than eight races or games 55 conducted live for each of a minimum of three performances each 56 week at the permitholder's licensed facility under a single 57 admission charge. Notwithstanding any other provision of law, 58 beginning with the 2011-2012 fiscal year, there shall be no 59 minimum requirement of live performances for greyhound 60 permitholders.

61 Section 2. Subsection (1) of section 550.01215, Florida 62 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 <u>pari-mutuel</u> <u>wagering activities</u> <u>performances</u> during the next state fiscal year. Each application <u>requesting live performances</u>, if any, shall specify the number, dates, and starting times of all performances which the permitholder intends to conduct. It shall

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72 also specify which performances will be conducted as charity or 73 scholarship performances. In addition, each application for a 74 license shall include, for each permitholder which elects to 75 operate a cardroom, the dates and periods of operation the 76 permitholder intends to operate the cardroom or, for each 77 thoroughbred permitholder which elects to receive or rebroadcast out-of-state races after 7 p.m., the dates for all performances 78 79 which the permitholder intends to conduct. A greyhound 80 permitholder may receive a license to conduct pari-mutuel 81 wagering activities at a licensed greyhound facility pursuant to 82 s. 550.475. Permitholders may shall be entitled to amend their 83 applications through February 28 or, for applications by greyhound permitholders relating to the 2011-2012 fiscal year, 84 85 through August 31, 2011. Section 3. Paragraph (b) of subsection (14) of section 86 87 550.054, Florida Statutes, is amended to read: 88 550.054 Application for permit to conduct pari-mutuel 89 wagering.-90 (14)(b) The division, upon application from the holder of a jai 91 alai permit meeting all conditions of this section, shall 92 93 convert the permit and shall issue to the permitholder a permit to conduct greyhound racing. A permitholder of a permit 94 95 converted under this section shall be required to apply for and 96 conduct a full schedule of live racing each fiscal year to be 97 eligible for any tax credit provided by this chapter. The holder 98 of a permit converted pursuant to this subsection or any holder of a permit to conduct greyhound racing located in a county in 99 100 which it is the only permit issued pursuant to this section who



101 operates at a leased facility pursuant to s. 550.475 may move 102 the location for which the permit has been issued to another location within a 30-mile radius of the location fixed in the 103 104 permit issued in that county, provided the move does not cross 105 the county boundary and such location is approved under the 106 zoning regulations of the county or municipality in which the 107 permit is located, and upon such relocation may use the permit for the conduct of pari-mutuel wagering and the operation of a 108 109 cardroom. The provisions of s. 550.6305(9)(d) and (f) shall 110 apply to any permit converted under this subsection and shall continue to apply to any permit which was previously included 111 112 under and subject to such provisions before a conversion pursuant to this section occurred. 113

114Section 4. Subsection (1) and paragraph (c) of subsection115(3) of section 550.0951, Florida Statutes, are amended to read:

116 550.0951 Payment of daily license fee and taxes; 117 penalties.-

(1) (a) DAILY LICENSE FEE.-Each person engaged in the 118 119 business of conducting race meetings or jai alai games under this chapter, hereinafter referred to as the "permitholder," 120 121 "licensee," or "permittee," shall pay to the division, for the use of the division, a daily license fee on each live or 122 123 simulcast pari-mutuel event of \$100 for each horserace and \$80 124 for each dograce and \$40 for each jai alai game conducted at a racetrack or fronton licensed under this chapter. In addition to 125 126 the tax exemption specified in s. 550.09514(1) of \$360,000 or 127 \$500,000 per greyhound permitholder per state fiscal year, each greyhound permitholder shall receive in the current state fiscal 128 129 year a tax credit equal to the number of live greyhound races



130 conducted in the previous state fiscal year times the daily 131 license fee specified for each dograce in this subsection 132 applicable for the previous state fiscal year. This tax credit 133 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 134 135 this chapter except during any charity or scholarship performances conducted pursuant to s. 550.0351. Each 136 137 permitholder shall pay daily license fees not to exceed \$500 per 138 day on any simulcast races or games on which such permitholder 139 accepts wagers regardless of the number of out-of-state events 140 taken or the number of out-of-state locations from which such 141 events are taken. This license fee shall be deposited with the 142 Chief Financial Officer to the credit of the Pari-mutuel 143 Wagering Trust Fund.

144 (b) Each permitholder that cannot utilize the full amount 145 of the exemption of \$360,000 or \$500,000 provided in s. 550.09514(1) or the daily license fee credit provided in this 146 section may, at any time after notifying the division in 147 writing, elect once per state fiscal year on a form provided by 148 the division, elect to transfer such exemption or credit or any 149 150 portion thereof to any greyhound permitholder which acts as a 151 host track to such permitholder for the purpose of intertrack 152 wagering. Notwithstanding any other provision of law, the 153 exemption of \$360,000 or \$500,000 provided in s. 550.09514(1), 154 for each greyhound permitholder that does not conduct live 155 racing shall be pooled for distribution to eligible greyhound 156 permitholders in the current fiscal year and any portion of the 157 exemptions provided in s. 550.09514(1) unused or not transferred by each greyhound permitholder that elects to conduct live 158

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159 racing shall be pooled for distribution to eligible greyhound 160 permitholders in the following fiscal year. Each greyhound 161 permitholder conducting at least 100 live performances of at 162 least eight races during a fiscal year shall be eligible for an 163 additional tax credit from the pool in an amount equal to the 164 product of the respective permitholder's percentage share of 165 live and intertrack wagering handle, excluding the live and intertrack wagering handle of permitholders that do not conduct 166 167 live racing during the year in which the credits are distributed 168 under subsection (3) during the preceding fiscal year and the 169 total value of tax credits available in the pool. A greyhound 170 permitholder conducting live racing shall use the credits 171 provided in paragraph (a) and s. 550.1647 prior to the 172 exemptions provided in s. 550.09514(1) for purposes of 173 calculating the amount of unused exemptions. Once an election to 174 transfer such exemption or credit is filed with the division, it 175 shall not be rescinded. The division shall disapprove the 176 transfer when the amount of the exemption or credit or portion 177 thereof is unavailable to the transferring permitholder for any reason, including being unavailable because the transferring 178 179 permitholder did not conduct at least 100 live performances of 180 at least eight races during the fiscal year, or when the 181 permitholder who is entitled to transfer the exemption or credit 182 or who is entitled to receive the exemption or credit owes taxes 183 to the state pursuant to a deficiency letter or administrative 184 complaint issued by the division. Upon approval of the transfer 185 by the division, the transferred tax exemption or credit shall be effective for the first performance of the next payment 186 187 period as specified in subsection (5). The exemption or credit

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188 transferred to such host track may be applied by such host track 189 against any taxes imposed by this chapter or daily license fees 190 imposed by this chapter. The greyhound permitholder host track 191 to which such exemption or credit is transferred shall reimburse 192 such permitholder the exact monetary value of such transferred 193 exemption or credit as actually applied against the taxes and daily license fees of the host track. The division shall ensure 194 195 that all transfers of exemption or credit are made in accordance 196 with this subsection and shall have the authority to adopt rules 197 to ensure the implementation of this section.

198 (c) A greyhound permitholder that conducts at least 100 199 live performances of at least eight races during each of the 5 years after July 1, 2011; that subsequently elects to not 200 201 conduct live racing; and that served as a host track for 202 intertrack wagering in each of the 10 years preceding its 203 election to not conduct live racing, or was converted pursuant 204 to s. 550.054(14), is entitled to an annual tax credit for each 205 year the greyhound permitholder conducted live racing after July 206 1, 2011, not to exceed 10 years, in an amount equal to the 207 average tax credit received by the greyhound permitholder 208 pursuant to paragraph (b) during the 3 years preceding the 209 greyhound permitholder's election to not conduct live racing. 210 The tax credit provided under this paragraph shall be deducted 211 from the pool pursuant to paragraph (b) and may be applied 212 against any taxes or fees imposed by this chapter or any taxes 213 or fees imposed by s. 849.086.

(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

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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.

222 (c)1. The tax on handle for intertrack wagering is 2.0 223 percent of the handle if the host track is a horse track, 3.3 224 percent if the host track is a harness track, 5.5 percent if the 225 host track is a dog track, and 7.1 percent if the host track is 226 a jai alai fronton. The tax on handle for intertrack wagering is 227 0.5 percent if the host track and the guest track are thoroughbred permitholders or if the guest track is located 228 229 outside the market area of the host track and within the market 230 area of a thoroughbred permitholder currently conducting a live race meet. The tax on handle for intertrack wagering on 231 232 rebroadcasts of simulcast thoroughbred horseraces is 2.4 percent 233 of the handle and 1.5 percent of the handle for intertrack wagering on rebroadcasts of simulcast harness horseraces. The 234 235 tax shall be deposited into the Pari-mutuel Wagering Trust Fund.

236 2. The tax on handle for intertrack wagers accepted by any 237 dog track located in an area of the state in which there are only three permitholders, all of which are greyhound 238 239 permitholders, located in three contiguous counties, from any 240 greyhound permitholder also located within such area or any dog 241 track or jai alai fronton located as specified in s. 550.615(6) 242 or (8) (9), on races or games received from the same class of 243 permitholder located within the same market area is 3.9 percent if the host facility is a greyhound permitholder and, if the 244 245 host facility is a jai alai permitholder, the rate shall be 6.1

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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.

251 Section 5. Paragraphs (b), (c), and (e) of subsection (2) 252 of section 550.09514, Florida Statutes, are amended to read:

550.09514 Greyhound dogracing taxes; purse requirements.- (2)

255 (b) Except as otherwise set forth herein, in addition to 256 the minimum purse percentage required by paragraph (a), each 257 permitholder conducting live racing during a fiscal year shall 258 pay as purses an annual amount equal to 75 percent of the daily 259 license fees paid by each permitholder for the 1994-1995 fiscal 260 year. This purse supplement shall be disbursed weekly during the permitholder's race meet in an amount determined by dividing the 261 262 annual purse supplement by the number of performances approved 263 for the permitholder pursuant to its annual license and 264 multiplying that amount by the number of performances conducted each week. For the greyhound permitholders in the county where 265 266 there are two greyhound permitholders located as specified in s. 267 550.615(6), such permitholders shall pay in the aggregate an 268 amount equal to 75 percent of the daily license fees paid by 269 such permitholders for the 1994-1995 fiscal year. These 270 permitholders shall be jointly and severally liable for such 271 purse payments. The additional purses provided by this paragraph 272 must be used exclusively for purses other than stakes. The division shall conduct audits necessary to ensure compliance 273 274 with this section.

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275 (c)1. Each greyhound permitholder when conducting at least 276 three live performances during any week shall pay purses in that 277 week on wagers it accepts as a guest track on intertrack and 278 simulcast greyhound races at the same rate as it pays on live 279 races. Each greyhound permitholder when conducting at least 280 three live performances during any week shall pay purses in that 281 week, at the same rate as it pays on live races, on wagers 282 accepted on greyhound races at a guest track which is not 283 conducting live racing and is located within the same market 284 area as the greyhound permitholder conducting at least three 285 live performances during any week.

286 2. Each host greyhound permitholder shall pay purses on its 287 simulcast and intertrack broadcasts of greyhound races to quest 288 facilities that are located outside its market area in an amount equal to one quarter of an amount determined by subtracting the 289 290 transmission costs of sending the simulcast or intertrack 291 broadcasts from an amount determined by adding the fees received 292 for greyhound simulcast races plus 3 percent of the greyhound 293 intertrack handle at quest facilities that are located outside 294 the market area of the host and that paid contractual fees to 295 the host for such broadcasts of greyhound races. For guest 296 greyhound permitholders not conducting live racing during a 297 fiscal year and not subject to the purse requirements in 298 subparagraph 1., 3 percent of the greyhound intertrack handle 299 shall be paid to the host greyhound permitholder for payment of 300 purses at the host track.

301 (e) In addition to the purse requirements of paragraphs
302 (a)-(c), each greyhound permitholder shall pay as purses an
303 amount equal to one-third of the amount of the tax reduction on



304 live and simulcast handle applicable to such permitholder as a 305 result of the reductions in tax rates provided by this act 306 through the amendments to s. 550.0951(3) in chapter 2000-354, 307 Laws of Florida. With respect to intertrack wagering when the 308 host and guest tracks are greyhound permitholders not within the 309 same market area, an amount equal to the tax reduction 310 applicable to the quest track handle as a result of the 311 reduction in tax rates rate provided by this act through the 312 amendments amendment to s. 550.0951(3) in chapter 2000-354, Laws 313 of Florida, shall be distributed to the quest track, one-third 314 of which amount shall be paid as purses at the guest tracks 315 conducting live racing track. However, if the guest track is a greyhound permitholder within the market area of the host or if 316 317 the guest track is not a greyhound permitholder, an amount equal 318 to such tax reduction applicable to the guest track handle shall 319 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 320 disbursed in the week received if the permitholder conducts at 321 322 least one live performance during that week. If the permitholder does not conduct at least one live performance during the week 323 324 in which the purse funds are received, the purse funds shall be 325 disbursed weekly during the permitholder's next race meet in an 326 amount determined by dividing the purse amount by the number of 327 performances approved for the permitholder pursuant to its 328 annual license, and multiplying that amount by the number of 329 performances conducted each week. The division shall conduct 330 audits necessary to ensure compliance with this paragraph.

331 Section 6. Subsection (9) of section 550.105, Florida 332 Statutes, is amended to read:

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333 550.105 Occupational licenses of racetrack employees; fees; 334 denial, suspension, and revocation of license; penalties and 335 fines.-

336 (9) The tax imposed by this section is in lieu of all 337 license, excise, or occupational taxes to the state or any 338 county, municipality, or other political subdivision, except 339 that, if a race meeting or game is held or conducted in a 340 municipality, the municipality may assess and collect an 341 additional tax against any person conducting live racing or 342 games within its corporate limits, which tax may not exceed \$150 343 per day for horseracing or \$50 per day for dogracing, 344 simulcasts, intertrack wagering, cardroom games, or jai alai, up 345 to the maximum of 100 days for dogracing facilities. This tax 346 may be levied on simulcasts, intertrack wagering, and cardroom 347 games only to the extent that the facility does not have an 348 existing agreement with the municipality. Except as provided in 349 this chapter, a municipality may not assess or collect any 350 additional excise or revenue tax against any person conducting 351 race meetings within the corporate limits of the municipality or 352 against any patron of any such person.

353 Section 7. Subsection (1) of section 550.26165, Florida 354 Statutes, is amended to read:

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550.26165 Breeders' awards.-

(1) The purpose of this section is to encourage the
agricultural activity of breeding and training racehorses in
this state. Moneys dedicated in this chapter for use as
breeders' awards and stallion awards are to be used for awards
to breeders of registered Florida-bred horses winning horseraces
and for similar awards to the owners of stallions who sired



362 Florida-bred horses winning stakes races, if the stallions are 363 registered as Florida stallions standing in this state. Such awards shall be given at a uniform rate to all winners of the 364 365 awards, shall not be greater than 20 percent of the announced 366 gross purse, and shall not be less than 15 percent of the 367 announced gross purse if funds are available. In addition, no 368 less than 17 percent nor more than 40 percent, as determined by 369 the Florida Thoroughbred Breeders' Association, of the moneys 370 dedicated in this chapter for use as breeders' awards and 371 stallion awards for thoroughbreds shall be returned pro rata to 372 the permitholders that generated the moneys for special racing 373 awards to be distributed by the permitholders to owners of 374 thoroughbred horses participating in prescribed thoroughbred 375 stakes races, nonstakes races, or both, all in accordance with a 376 written agreement establishing the rate, procedure, and 377 eligibility requirements for such awards entered into by the 378 permitholder, the Florida Thoroughbred Breeders' Association, 379 and the Florida Horsemen's Benevolent and Protective 380 Association, Inc., except that the plan for the distribution by 381 any permitholder located in the area described in s. 550.615(8) 382 s. 550.615(9) shall be agreed upon by that permitholder, the Florida Thoroughbred Breeders' Association, and the association 383 384 representing a majority of the thoroughbred racehorse owners and 385 trainers at that location. Awards for thoroughbred races are to 386 be paid through the Florida Thoroughbred Breeders' Association, 387 and awards for standardbred races are to be paid through the 388 Florida Standardbred Breeders and Owners Association. Among other sources specified in this chapter, moneys for thoroughbred 389 390 breeders' awards will come from the 0.955 percent of handle for

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391 thoroughbred races conducted, received, broadcast, or simulcast 392 under this chapter as provided in s. 550.2625(3). The moneys for 393 quarter horse and harness breeders' awards will come from the 394 breaks and uncashed tickets on live quarter horse and harness 395 racing performances and 1 percent of handle on intertrack 396 wagering. The funds for these breeders' awards shall be paid to 397 the respective breeders' associations by the permitholders 398 conducting the races.

399 Section 8. Section 550.475, Florida Statutes, is amended to 400 read:

401 550.475 Lease of pari-mutuel facilities by pari-mutuel permitholders.-Holders of valid pari-mutuel permits for the 402 403 conduct of any jai alai games, dogracing, or thoroughbred and 404 standardbred horse racing in this state are entitled to lease 405 any and all of their facilities to any other holder of a same 406 class valid pari-mutuel permit for jai alai games, dogracing, or 407 thoroughbred or standardbred horse racing, when located within a 35-mile radius of each other; and such lessee is entitled to a 408 409 permit and license to operate its race meet or jai alai games at 410 the leased premises.

411 Section 9. Section 550.615, Florida Statutes, is amended to 412 read:

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550.615 Intertrack wagering.-

(1) Any horserace permitholder licensed under this chapter which has conducted a full schedule of live racing may, at any time, receive broadcasts of horseraces and accept wagers on horseraces conducted by horserace permitholders licensed under this chapter at its facility.

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(2) <u>A Any</u> track or fronton licensed under this chapter

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420 which conducted a full schedule of live racing or games which in 421 the preceding year, any greyhound permitholder that has held an 422 annual license to conduct pari-mutuel wagering activities in 423 each of the preceding 10 years, or any greyhound permitholder 424 converted pursuant to s. 550.054(14) conducted a full schedule 425 of live racing is qualified to, at any time, receive broadcasts 426 of any class of pari-mutuel race or game and accept wagers on 427 such races or games conducted by any class of permitholders 428 licensed under this chapter.

429 (3) If a permitholder elects to broadcast its signal to any 430 permitholder in this state, any permitholder that is eligible to 431 conduct intertrack wagering under the provisions of ss. 550.615-432 550.6345 is entitled to receive the broadcast and conduct 433 intertrack wagering under this section; provided, however, that 434 the host track may require a guest track within 25 miles of 435 another permitholder to receive in any week at least 60 percent 436 of the live races that the host track is making available on the 437 days that the guest track is otherwise operating live races or 438 games. A host track may require a guest track not operating live races or games and within 25 miles of another permitholder to 439 440 accept within any week at least 60 percent of the live races 441 that the host track is making available. A person may not 442 restrain or attempt to restrain any permitholder that is 443 otherwise authorized to conduct intertrack wagering from 444 receiving the signal of any other permitholder or sending its 445 signal to any permitholder.

(4) In no event shall any intertrack wager be accepted on
the same class of live races or games of any permitholder
without the written consent of such operating permitholders

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449 conducting the same class of live races or games if the guest 450 track is within the market area of such operating permitholder. 451 <u>A greyhound permitholder licensed under chapter 551 which</u> 452 <u>accepts intertrack wagers on live greyhound signals is not</u> 453 <u>required to obtain the written consent required pursuant to this</u> 454 <u>subsection from any operating greyhound permitholder within its</u> 455 market area.

(5) No permitholder within the market area of the host
track shall take an intertrack wager on the host track without
the consent of the host track.

459 (6) Notwithstanding the provisions of subsection (3), in 460 any area of the state where there are three or more horserace permitholders within 25 miles of each other, intertrack wagering 461 462 between permitholders in said area of the state shall only be 463 authorized under the following conditions: Any permitholder, 464 other than a thoroughbred permitholder, may accept intertrack 465 wagers on races or games conducted live by a permitholder of the 466 same class or any harness permitholder located within such area 467 and any harness permitholder may accept wagers on games 468 conducted live by any jai alai permitholder located within its 469 market area and from a jai alai permitholder located within the 470 area specified in this subsection when no jai alai permitholder 471 located within its market area is conducting live jai alai 472 performances; any greyhound or jai alai permitholder may receive 473 broadcasts of and accept wagers on any permitholder of the other 474 class provided that a permitholder, other than the host track, 475 of such other class is not operating a contemporaneous live 476 performance within the market area.

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(7) In any county of the state where there are only two



478 permits, one for dogracing and one for jai alai, no intertrack 479 wager may be taken during the period of time when a permitholder is not licensed to conduct live races or games without the 480 481 written consent of the other permitholder that is conducting 482 live races or games. However, if neither permitholder is 483 conducting live races or games, either permitholder may accept 484 intertrack wagers on horseraces or on the same class of races or games, or on both horseraces and the same class of races or 485 486 games as is authorized by its permit.

487 (7) (8) In any three contiquous counties of the state where 488 there are only three permitholders, all of which are greyhound 489 permitholders, If any greyhound permitholder leases the facility 490 of another greyhound permitholder for the purpose of conducting 491 all or any portion of the conduct of its live race meet pursuant 492 to s. 550.475, such lessee may conduct intertrack wagering at 493 its pre-lease permitted facility throughout the entire year, 494 including while its race live meet is being conducted at the 495 leased facility, if such permitholder has conducted a full 496 schedule of live racing during the preceding fiscal year at its 497 pre-lease permitted facility or at a leased facility, or 498 combination thereof.

499 (8) (9) In any two contiguous counties of the state in which 500 there are located only four active permits, one for thoroughbred horse racing, two for greyhound dogracing, and one for jai alai 501 502 games, no intertrack wager may be accepted on the same class of 503 live races or games of any permitholder without the written 504 consent of such operating permitholders conducting the same 505 class of live races or games if the guest track is within the 506 market area of such operating permitholder.

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507 (9) (10) All costs of receiving the transmission of the broadcasts shall be borne by the quest track; and all costs of 508 sending the broadcasts shall be borne by the host track. 509 510 Section 10. Paragraph (g) of subsection (9) of section 550.6305, Florida Statutes, is amended to read: 511 512 550.6305 Intertrack wagering; quest track payments; 513 accounting rules.-514 (9) A host track that has contracted with an out-of-state horse track to broadcast live races conducted at such out-of-515 516 state horse track pursuant to s. 550.3551(5) may broadcast such 517 out-of-state races to any guest track and accept wagers thereon 518 in the same manner as is provided in s. 550.3551. 519 (q)1. Any thoroughbred permitholder which accepts wagers on 520 a simulcast signal must make the signal available to any 521 permitholder that is eligible to conduct intertrack wagering 522 under the provisions of ss. 550.615-550.6345. 523 2. Any thoroughbred permitholder which accepts wagers on a 524 simulcast signal received after 6 p.m. must make such signal

524 simulcast signal received after 6 p.m. must make such signal 525 available to any permitholder that is eligible to conduct 526 intertrack wagering under the provisions of ss. 550.615-527 550.6345, including any permitholder located as specified in s. 528 550.615(6). Such guest permitholders are authorized to accept 529 wagers on such simulcast signal, notwithstanding any other 530 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. 550.615550.6345, including any permitholder located as specified in <u>s.</u>

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536 550.615(8) s. 550.615(9). Such guest permitholders are 537 authorized to accept wagers on such simulcast signals for a 538 number of performances not to exceed that which constitutes a 539 full schedule of live races for a quarter horse permitholder 540 pursuant to s. 550.002(11), notwithstanding any other provision 541 of this chapter to the contrary, except that the restrictions provided in s. 550.615(8)(a) s. 550.615(9)(a) apply to wagers on 542 543 such simulcast signals.

545 No thoroughbred permitholder shall be required to continue to 546 rebroadcast a simulcast signal to any in-state permitholder if 547 the average per performance gross receipts returned to the host permitholder over the preceding 30-day period were less than 548 549 \$100. Subject to the provisions of s. 550.615(4), as a condition 550 of receiving rebroadcasts of thoroughbred simulcast signals 551 under this paragraph, a quest permitholder must accept 552 intertrack wagers on all live races conducted by all then-553 operating thoroughbred permitholders.

554 Section 11. Paragraph (c) of subsection (4) of section 555 551.104, Florida Statutes, is amended to read:

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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), except for holders of greyhound permits that do not have a live racing requirement. A permitholder's responsibility to conduct such number of live races or games shall be reduced by the number of races or games

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565 that could not be conducted due to the direct result of fire, 566 war, hurricane, or other disaster or event beyond the control of 567 the permitholder.

568 Section 12. Subsections (2) and (4) of section 551.114, 569 Florida Statutes, are amended to read:

570

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 <u>any</u> 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 applicable. 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.

584 Section 13. Paragraphs (a) and (b) of subsection (5) and 585 paragraph (d) of subsection (13) of section 849.086, Florida 586 Statutes, are amended to read:

587

849.086 Cardrooms authorized.-

588 (5) LICENSE REQUIRED; APPLICATION; FEES.—No person may
589 operate a cardroom in this state unless such person holds a
590 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



594 permitholder and an authorized cardroom may only be operated at 595 the same facility at which the permitholder is authorized under 596 its valid pari-mutuel wagering permit to conduct pari-mutuel 597 wagering activities. An initial cardroom license shall be issued 598 to a pari-mutuel permitholder only after its facilities are in 599 place and after it conducts its first day of live racing or 600 games or, for a greyhound permitholder, only after it has 601 conducted a full schedule of live racing in each of the 602 preceding 10 years or after it was converted pursuant to s. 550.054(14). A new cardroom license may not be issued in an area 603 604 unless the local government has approved of such activitiy 605 within its boundaries in accordance with subsection (16).

606 (b) After the initial cardroom license is granted, the 607 application for the annual license renewal shall be made in 608 conjunction with the applicant's annual application for its 609 pari-mutuel license. If a permitholder has operated a cardroom 610 during any of the 3 previous fiscal years and fails to include a renewal request for the operation of the cardroom in its annual 611 612 application for license renewal, the permitholder may amend its 613 annual application to include operation of the cardroom. Except 614 for greyhound permitholders, in order for a cardroom license to 615 be renewed the applicant must have requested, as part of its pari-mutuel annual license application, to conduct at least 90 616 617 percent of the total number of live performances conducted by 618 such permitholder during either the state fiscal year in which 619 its initial cardroom license was issued or the state fiscal year 620 immediately prior thereto if the permitholder ran at least a 621 full schedule of live racing or games in the prior year. If the 622 application is for a harness permitholder cardroom, the



623 applicant must have requested authorization to conduct a minimum 624 of 140 live performances during the state fiscal year 625 immediately prior thereto. If more than one permitholder is 626 operating at a facility, each permitholder must have applied for 627 a license to conduct a full schedule of live racing. However, a 628 minimum number of requested or conducted live performances is 629 not required for a greyhound permitholder to maintain or renew a 630 cardroom license.

631

(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 <u>if live racing is conducted during a</u> <u>fiscal year</u>, or jai alai prize money, respectively, during the permitholder's <u>current or</u> next ensuing pari-mutuel meet.

638 2. Each thoroughbred and harness horse racing permitholder 639 that operates a cardroom facility shall use at least 50 percent 640 of such permitholder's cardroom monthly net proceeds as follows: 641 47 percent to supplement purses and 3 percent to supplement 642 breeders' awards during the permitholder's next ensuing racing 643 meet.

3. No cardroom license or renewal thereof shall be issued 644 to an applicant holding a permit under chapter 550 to conduct 645 646 pari-mutuel wagering meets of quarter horse racing unless the 647 applicant has on file with the division a binding written 648 agreement between the applicant and the Florida Quarter Horse 649 Racing Association or the association representing a majority of 650 the horse owners and trainers at the applicant's eligible 651 facility, governing the payment of purses on live quarter horse

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652	races conducted at the licensee's pari-mutuel facility. The
653	agreement governing purses may direct the payment of such purses
654	from revenues generated by any wagering or gaming the applicant
655	is authorized to conduct under Florida law. All purses shall be
656	subject to the terms of chapter 550.
657	Section 14. This act does not authorize gambling activity
658	beyond what is provided for under current law as of March 1,
659	<u>2011.</u>
660	Section 15. This act shall take effect upon becoming a law.
661	
662	======================================
663	And the title is amended as follows:
664	Delete everything before the enacting clause
665	and insert:
666	A bill to be entitled
667	An act relating to greyhound racing; amending s.
668	550.002, F.S.; revising the definition of the term
669	"full schedule of live racing or games"; prohibiting a
670	minimum requirement of live performances for greyhound
671	permitholders; amending s. 550.01215, F.S.; revising
672	the requirements for an application for a license to
673	conduct performances; extending the period of time
674	allowed to amend certain applications; amending s.
675	550.054, F.S.; removing a requirement for holders of
676	certain converted permits to conduct a full schedule
677	of live racing to qualify for certain tax credits;
678	amending s. 550.0951, F.S.; revising provisions
679	relating to a transfer by a permitholder of a tax
680	exemption or license fee credit to a greyhound

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681 permitholder; revising provisions relating to the tax 682 on handle for dogracing and intertrack wagering; 683 conforming a cross-reference; amending s. 550.09514, 684 F.S.; revising provisions relating to the purse 685 requirements for greyhound racing and for the payment 686 of purses; amending s. 550.105, F.S.; revising 687 provisions relating to municipal taxes for dogracing 688 facilities; amending s. 550.26165, F.S.; conforming a 689 cross-reference to changes made by the act; amending 690 s. 550.475, F.S.; revising provisions relating to the 691 leasing of pari-mutuel facilities by pari-mutuel 692 permitholders; amending s. 550.615, F.S.; revising 693 provisions relating to intertrack wagering; amending 694 s. 550.6305, F.S.; conforming cross-references; 695 amending s. 551.104, F.S.; revising a condition of 696 licensure for the conduct of slot machine gaming; 697 amending s. 551.114, F.S.; revising the requirements 698 for designated slot machine gaming areas; amending s. 699 849.086, F.S.; revising the requirements for initial 700 and renewal issuance of a cardroom license to a 701 greyhound permitholder; providing that a corresponding 702 pari-mutuel license application or a minimum number of 703 live performances is not required for a greyhound 704 permitholder to maintain or renew a cardroom license; 705 providing that the act does not authorize certain 706 gambling activity; providing an effective date.

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