The Florida Senate

COMMITTEE MEETING EXPANDED AGENDA

GAMING Senator Richter, Chair Senator Sachs, Vice Chair

TIME:	Tuesday, April 8, 2014 1:00 —2:30 p.m. <i>Toni Jennings Committee Room,</i> 110 Senate Office Building
MEMDEDO.	Constar Dialitar, Chairi Constar Casha, Visa Chairi Constara Abruzz

MEMBERS: Senator Richter, Chair; Senator Sachs, Vice Chair; Senators Abruzzo, Benacquisto, Braynon, Clemens, Dean, Galvano, Gardiner, Latvala, Lee, Margolis, Montford, and Thrasher

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION	
1	SB 742 Sobel (Similar H 933)	Greyhound Racing Injuries; Requiring the Division of Pari-mutuel Wagering within the Department of Business and Professional Regulation to maintain records of greyhounds injured while racing; providing for the content of such records; providing fines for making false statements on an injury form, etc.		
		GM 04/08/2014 AGG AP		

Other Related Meeting Documents

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The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

	Pre	pared By: The Profession	al Staff of the Comm	ittee on Gaming)
BILL:	CS/SB 742				
INTRODUCER:	Gaming Cor	mmittee and Senator S	Sobel and others		
SUBJECT:	Racing Ani	mals			
DATE:	April 10, 20	014 REVISED:			
ANAL	YST	STAFF DIRECTOR	REFERENCE		ACTION
. Kraemer		Guthrie	GM	FAV/CS	
2.			AGG		
3.			AP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 742, now titled Racing Animals, requires greyhound track veterinarians to prepare detailed reports of all injuries to racing greyhound dogs that occur while the dogs are on a racetrack or in another location. Injury reports must be signed under oath and witnessed by a representative of the Division of Pari-Mutuel Wagering (division) in the Department of Business and Professional Regulation. The reports and any associated records are public records that must be maintained for 7 years. False statements in an injury report may result in a \$1,500 fine for a first violation and \$3,000 or more for subsequent violations.

CS/SB 742 modifies requirements regarding prohibited medication or drugging of racing animals (horses and greyhounds). The fine for violations may be up to \$10,000 or the race winnings (purse amount), whichever is greater. Prosecutions must be started within 180 days of the race date. Samples collected from racing animals at racetracks are held by the division, but a portion of each sample is sent to the state laboratory to analyze whether it contains any substance prohibited in racing animals. If the analyzed sample does contain prohibited substances, the owner or trainer has the right to request analysis by an independent laboratory on remaining portion of the sample. If the second analysis does not confirm the first, or is of insufficient quantity to do so, no prosecution may be pursued against the owner or trainer, and any suspended licensee must be reinstated. The ability of laboratories approved by the division to analyze samples for prohibited substances must be assessed on an annual basis.

II. Present Situation:

As of June 30, 2013, there were 30 pari-mutuel facilities in Florida, including 16 greyhound tracks, 6 jai alai frontons, 4 quarter horse tracks, 3 thoroughbred tracks, and 1 harness track.¹ Among the 16 greyhound racing tracks, three conducted races at leased facilities.² Therefore, the actual number of operating tracks was 13. Also, there were four tracks that operated two greyhound permits each,³ bringing the total number of greyhound racing permitholders with 2013-2014 operating licenses to 20. Jefferson County Kennel Club recently closed, reducing the number of operating permitholders to 19 and the number of operating tracks to 12.

Racing greyhounds are registered with the National Greyhound Association and are used in racing at a pari-mutuel facility, or have been used, bred, raised, or trained to be used for such racing.⁴ More greyhound racing performances occur in Florida than any other state.

Regulation by Division of Pari-Mutuel Wagering

Greyhound racing is regulated by the Division of Pari-Mutuel Wagering in the Department of Business and Professional Regulation (division). The division has regulatory oversight of permitted and licensed pari-mutuel wagering facilities, cardrooms located at pari-mutuel facilities, and slot machines at pari-mutuel facilities located in Miami-Dade and Broward counties.

Under current law, greyhound permitholders are not required to have operating licenses if not currently conducting live racing, and there are 10 inactive permits: 1 greyhound,⁵ 2 jai alai, 1 limited thoroughbred,⁶ and 6 quarter horse⁷ permits.

Greyhound permitholders must apply for an annual operating license, specifying the number, dates and starting times of all performances to be conducted.⁸ A "performance" is a minimum of 8 consecutive live races.⁹ At least three live performances must be held at a track each week.¹⁰

¹ Information about facilities regulated by the Division of Pari-Mutuel Wagering are published in 82nd Annual Report, Fiscal Year 2012-2013, <u>http://www.myfloridalicense.com/dbpr/pmw/documents/AR/AnnualReport2012-2013--82nd--2014-01-24.pdf</u> (last visited April 10, 2014).

² Tampa Greyhound conducts races at St. Petersburg Kennel Club (a.k.a., Derby Lane), and both Jacksonville Kennel Club and Bayard Raceways (St. Johns) conduct races at Orange Park Kennel Club.

³ H & T Gaming @ Mardi Gras and Mardi Gras share a facility in Hallandale Beach, Daytona Beach Kennel Club and West Volusia Racing-Daytona share a facility in Daytona Beach, Palm Beach Kennel Club and License Acquisitions-Palm Beach share a facility in West Palm Beach, and Sanford-Orlando Kennel Club and Penn Sanford @SOKC share a facility in Longwood.

⁴ Section 550.002(29), F.S.

⁵ North American Racing Association (Key West).

⁶ Under Section 550.3345, F.S., during Fiscal Year 2010-2011 only, holders of quarter horse permits were allowed to convert their permits to a thoroughbred racing permit, conditioned upon specific use of racing revenues for enhancement of thoroughbred purses and awards, promotion of the thoroughbred horse industry, and the care of retired thoroughbred horses. Two conversions occurred (Gulfstream-GPTARP and Ocala Thoroughbred Racing).

⁷ A quarter horse is capable of high speed for a short distance; the breed was developed in the American West. See Section 550.002(28), F.S.

⁸ Section 550.01215, F.S.

⁹ Section 550.002(25), F.S.

¹⁰ Section 550.002(11)., F.S.

When a permitholder conducts at least three live performances in a week, it must pay purses (cash prizes) on wagers accepted at the track on certain greyhound races run at other tracks (in Florida or elsewhere).¹¹

In order to receive an operating license, a greyhound permitholder must have conducted a full schedule of live racing during the preceding year,¹² that is, a minimum of 100 live performances.¹³

If a permitholder does not conduct all of the performances specified in its operating license, the division may determine whether to fine the permitholder or suspend the license,¹⁴ unless the failure is due to certain events beyond the permitholder's control.¹⁵ Financial hardship itself is not an acceptable basis to avoid a fine or suspension.¹⁶

Intertrack Wagering and Simulcast

Section 550.615(2), F.S., allows a greyhound permitholder that has conducted a full schedule of live racing in the preceding year to receive broadcasts and accept wagers on any type of parimutuel race or game conducted by other licensed parimutuel permitholders in the state. This type of wagering is defined as "intertrack wagering."¹⁷

Wagering on a simulcast event occurs when a wager is placed on (1) a live race or game that is broadcast outside the state from an in-state location, or (2) a live race or game that occurs outside the state but is broadcast to a permitholder in the state.¹⁸

Cardrooms at Pari-mutuel Locations

Section s. 849.086, F.S., provides that a licensed pari-mutuel permitholder that holds a valid parimutuel permit and license to conduct a full schedule of greyhound performances may obtain a cardroom license. Eleven (11) of the 12 currently operating greyhound racing locations have cardrooms.¹⁹ As a result of the so-called "90% rule," the required minimum of live performances varies among greyhound permitholders (e.g., in Fiscal Year 2012-2013, the number of performances ranged from 104 to 395).

¹¹ Section 550.09514(2)(c), F.S.

¹² Section 550.002(11), F.S. In accordance with s. 550.002(38), F.S., a full schedule of live racing is calculated from July 1 to June 30, which is the state fiscal year.

¹³ The performances may be during the day or in the evenings, as set forth in the schedule that is part of the operating license issued by the division.

¹⁴ Section 550.01215(4), F.S.

¹⁵ Id.

¹⁶ Id.

¹⁷ Section 550.002(17), F.S.

¹⁸ Section 550.002(32), F.S.

¹⁹ Section 849.086(5)(a), F.S., provides that an initial cardroom license may be issued to a permitholder only after its facilities are in place and it has conducted its first day of live racing or games. 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. See s. 849.086(5)(b), F.S., Renewal of a cardroom license requires that the permitholder's annual application requests at least 90% of the performances conducted either (1) in the year in which its first cardroom license was issued, or (2) in the state fiscal year immediately prior to the application if a full schedule of live racing was conducted.

Slot Machines at Pari-mutuel Locations in Miami-Dade and Broward Counties

Section 551.104(4), F.S., outlines licensing requirements related to slot machine gaming, which is authorized only in Miami-Dade and Broward counties.²⁰ A greyhound permitholder that is also a slot machine licensee must conduct at least a full schedule of live racing or games as defined in Section 551.002 (11), F.S.

Injury Reporting

The division, by administrative rule pursuant to Section 550.2415(12), F.S., requires notification of the death of a racing greyhound while in training or during a race on the grounds of a greyhound track or kennel compound. The track must notify the division within 18 hours of the deceased animal's location, where the death occurred, and how to reach the kennel operator, trainer and the person making the report.²¹ Also, if an animal is injured and later dies or is euthanized, the division may conduct a postmortem examination.²²

Testing for Prohibiting Substances in Racing Animals

The racing of animals (horses and greyhound) using any drug, medication, stimulant, depressant, hypnotic, narcotic, local anesthetic, or drug-masking agent is generally prohibited.²³ However, the division may adopt rules specifying acceptable levels of naturally occurring substances in untreated animals which may not be exceeded in race-day specimens.²⁴ Other drugs and substances are permitted under limited conditions, such as furosemide to treat exercise-induced bleeding, and vitamins and minerals that do not exceed acceptable levels.²⁵ Classification of a substance in a sample as permissible or impermissible may be dependent upon whether:

- The substance is administered within or outside the allowed time frame before a race is scheduled to begin;
- The racing animal is approved for administration of the substance, is qualified by gender to receive it;
- The level of the substance exceeds acceptable levels set by administrative rule; and.
- The method of administration of the substance is prohibited.²⁶

Each racetrack permitholder must maintain a detention enclosure for securing urine, blood or other samples from racing animals.²⁷ The trainer of record for each animal is responsible for the

²⁰ See s 551.010, F.S., and FLA. CONST. art. X, s. 23.

²¹ See also Rule 61D-2.023(2)(k), F.A.C.

²² Section 550.2415(9), F.S. also provides that postmortem examinations may be made of any animal that dies while housed at a permitted racetrack, association compound, or licensed kennel or farm.

²³ Section 550.2415, F.S.

²⁴ Section 550.2415(b), F.S. The division may also set acceptable levels of environmental contaminants and trace levels of prohibited substances that are not reportable as a violation.

²⁵ Section 550.2415(7), F.S.

²⁶ Id.

²⁷ Rule 61D-6.002(2), F.A.C.

condition of the animals he or she enters to race,²⁸ and for securing all prescribed medications, over-the-counter medicines, and natural or synthetic medicinal compounds.²⁹

Samples of blood, urine, saliva, or any other bodily fluid may be collected from a race animal before and immediately after it has raced.³⁰ If racing officials find, through reasonably reliable evidence, that substances other than permissible substances have been administered, or that otherwise permissible substances have been administered during prohibited periods before the time of a race, the animal may be prohibited from racing in the race (scratched).³¹

The winner of every race is sent to the detention enclosure for examination by an authorized representative of the division and the taking of samples to monitor and detect both permissible and impermissible substances.³² Any other animals that participated in the race may be designated for examination and testing by the stewards, judges, racetrack veterinarian or a division representative.³³

All samples are collected by staff of the Office of Operations of the division and sent to the University of Florida College of Medicine Racing Laboratory for analysis.³⁴ Blood specimens must be collected from racing animals by veterinarians employed by the division or any licensed veterinarian hired or retained by the division, and the collection must be witnessed by the animal's trainer, owner, or designee.³⁵

The 82nd Annual Report of the division reflects that during Fiscal Year 2012-2013, the laboratory processed 89,597 samples and performed 386,276 analyses, as follows:³⁶

Sample Type	Horse Urine/Blood	Greyhound Urine	Investigative
Samples Received	20,133	69,397	67
Samples Analyzed	20,005	48,184	25
Number of Analyses	95,535	290,675	66
Positive Results	285	21	n/a

The volume of many greyhound urine samples that were taken at racetracks, 21,538 or 31% of the total, was insufficient to permit valid testing of those samples.³⁷

²⁸ Rule 61D-6.002(1), FAC.

²⁹ Rule 61D-6.003, F.A.C. Prescription drugs must be prescribed by a licensed veterinarian who has a current veterinarianpatient relationship, and all substances must be properly labelled.

³⁰ Section 550.2415(1)a), F.S.

³¹ See s. 550.2415(8), F.S. and Rule 61D-6.005, F.A.C.

³² Rule 61D-6.005, F.A.C.

³³ *Id*.

³⁴ See in 82nd Annual Report, Fiscal Year 2012-2013, at page 3,

<u>http://www.myfloridalicense.com/dbpr/pmw/documents/AR/AnnualReport2012-2013--82nd--2014-01-24.pdf</u> (last visited April 10, 2014). The division annually contracts with the racing laboratory for these services.

³⁵ Rule 61D-6.005, F.A.C.

³⁶ See supra note 34, at page 35.

³⁷ Id.

Of the 89,530 non-investigative samples that were collected at racetracks, 68,189 samples were analyzed, and there were 306 positive results (i.e. a finding of impermissible substances).³⁸

If a prohibited substance is found in a race-day specimen, it is evidence that the substance was administered to and in the racing animal while racing.³⁹ Test results are confidential and exempt public records for 10 days after the testing of all samples collected on a particular day have been completed and the positive results have been reported to the director of the division, or until action against a person licensed by the division has been commenced by the service of an administrative complaint.⁴⁰

Once the division notifies the owners or trainer of the positive result as required, the owner may request that each urine or blood sample be split into a primary sample and a secondary (split) sample); the splitting procedure must occur in the laboratory using procedures approved by the division by rule.⁴¹ At the request of either the affected owner or trainer, the division must send the secondary sample to an independent laboratory for analysis.

If the positive result found by the state laboratory is not confirmed by the analysis made by the independent laboratory, no further administrative or disciplinary action may be pursued by the division.⁴² If the positive result is confirmed, or if the volume of the secondary sample is insufficient to do so, then administrative proceedings may begin on the basis of the analysis made by the state laboratory.⁴³ There must be a good faith attempt by the division to obtain a sufficient quantity of fluid specimens to allow both a primary test to be made by the state laboratory and a secondary test to be made by an independent laboratory.⁴⁴ The division must begin administrative proceedings against a licensee for a violation based on a positive drug test result within 2 years of the race date.⁴⁵

According to the division, there were 27 license suspensions, and \$66,375 in fines assessed for violations of all pari-mutuel statutes and rules in Fiscal Year 2012-2103.⁴⁶ Information about the number of prosecutions for violations related to prohibited substances has been requested from the division.

III. Effect of Proposed Changes:

CS/SB 742 requires that an injury to a racing greyhound be reported by a racetrack veterinarian to the Division of Pari-Mutuel Wagering.

The bill requires reporting of the following information about an injury that does not cause a racing greyhound's death:

• Specific identification of the injured greyhound (name, tattoos, microchip information);

³⁸ Id.

³⁹ Section 550.2415(1)(b), F.S.

⁴⁰ See ss. 5502415(1)(a) and (4)., F.S.

⁴¹ Section 550.2415(5)(a), F.S.

⁴² Section 550.2415(5)(b), F.S.

⁴³ Section 550.2415(5)(c), F.S.

⁴⁴ Id.

⁴⁵ Section 550.2415(4), F.S.

⁴⁶ See supra note 34, at page 3.

- Contact information for the greyhound's owner, trainer, and kennel operator; and
- The location where the injury occurred, whether on a racetrack, or elsewhere.

Further, if the injury occurs during a race, an injury report must state:

- The name of the racetrack and the time injury occurred;
- The distance, grade, race, and post position of the injured greyhound;
- The weather and track conditions at the time of the injury; and
- The type and location of the injury, its cause, and the recovery time anticipated.

Racing greyhound injury reports must be sworn to by the racetrack veterinarian under penalty of perjury and witnessed by an employee or other designated representative of the division. False statements in an injury report may result in a \$1,500 fine for a first violation and \$3,000 or more for subsequent violations.

The bill does not set a deadline for the submission of injury reports.

The bill provides that the records that are created and maintained respecting injury reports are public records that must be maintained by the division for 7 years. Any oral or written requests to the division for the records must result in the records being made "readily available."

The bill modifies requirements respecting the prohibited medication or drugging of racing animals (horses and greyhounds). The fine for violations may be up to \$10,000 or the race winnings (purse amount), whichever is greater. Prosecutions must be started within 180 days of the race date.

The division must split urine and blood samples collected at racetracks, retaining a portion of the sample sent to the state racing laboratory. (The University of Florida College of Medicine Racing Laboratory is under annual contract for these services.) If the state laboratory finds that the sample contains prohibited substances, the owner or trainer has the right to request another analysis be made on the retained portion (split sample) by an independent laboratory.

If the independent laboratory's analysis does not confirm the finding made by the state laboratory, or if the quantity of the available split sample is not sufficient to do so, no prosecution may be pursued against the owner or trainer, and any suspended license must be reinstated.

Laboratories approved by the division to analyze samples collected from racing animals must undergo third party assessment of their ability to detect and quantify substances that may be administered to racing animals.

The bill provides for an effective date of July 1, 2014.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

Additional reporting will have an indeterminate impact on greyhound racetracks. The changes in sampling of urine and blood specimens from racing animals and annual assessment of independent testing laboratories will have an indeterminate impact on horse and greyhound tracks, and the owners and trainers of racing animals.

C. Government Sector Impact:

Recordkeeping and producing documents in response to public records requests for injury reports on greyhounds will have an indeterminate impact on the Division of Pari-Mutuel Wagering.

The impact of modifications to the retention by the Division of Pari-Mutuel Wagering of samples from racing animals for detection of permissible and impermissible substances, restrictions on sample evidence that may be used to prosecute violators, and the annual assessment of the laboratories performing analyses, has been requested from the division.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The bill does not set deadlines for completing racing greyhound injury reports or providing reports to the Division of Pari-Mutuel Wagering.

VIII. Statutes Affected:

The bill substantially amends section 550.2415 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Gaming Committee on April 8, 2014:

The committee substitute amends s. 550.2415, F.S., to modify requirements respecting the prohibited medication or drugging of racing animals (horses and greyhounds). The fine for violations may be up to \$10,000 or the race winnings (purse amount), whichever is greater. Prosecutions must be started within 180 days of the race date.

The Division of Pari-Mutuel Racing must split urine and blood samples collected at racetracks, retaining a portion of the sample sent to the state racing laboratory. If the state laboratory finds that the sample contains prohibited substances, the owner or trainer has the right to request another analysis be made on the retained portion (split sample) by an approved independent laboratory. Independent laboratories must undergo third party assessment of their ability to detect and quantify substances that may be administered to racing animals.

If the independent laboratory's analysis does not confirm the finding made by the state laboratory, or if the quantity of the available split sample is insufficient, no prosecution may be pursued against the owner or trainer, and any suspended license must be reinstated.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

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House

Florida Senate - 2014 Bill No. SB 742

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LEGISLATIVE ACTION

Senate Comm: WD 04/07/2014

The Committee on Gaming (Latvala) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraph (a) of subsection (3) of section 550.2415, Florida Statutes, is amended, paragraph (f) is added to subsection (6) of that section, and subsections (7) through (16) of that section, are amended, to read:

550.2415 Racing of animals under certain conditions prohibited; penalties; exceptions.-

(3) (a) Upon the finding of a violation of this section, the

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12	division may revoke or suspend the license or permit of the
13	violator or deny a license or permit to the violator; impose a
14	fine against the violator in an amount not exceeding the earned
15	value of the purse or sweepstakes of the race at issue \$5,000;
16	require the full or partial return of the purse, sweepstakes,
17	and trophy of the race at issue; or impose against the violator
18	any combination of such penalties. The finding of a violation of
19	this section in no way prohibits a prosecution for criminal acts
20	committed.
21	(6)
22	(f)1. The division shall maintain records regarding
23	injuries incurred by racing greyhounds while they are racing in
24	this state, including injuries incurred in schooling races. The
25	records must include:
26	a. The greyhound's registered name, right and left ear
27	tattoo numbers, and, if any, the microchip manufacturer and
28	number.
29	b. The name, business address, and telephone number of the
30	greyhound owner and trainer and the kennel operator.
31	c. The color, weight, and sex of the greyhound.
32	d. The location where the injury took place, whether on a
33	racetrack or in another area.
34	e. If the injury occurred while the greyhound was racing,
35	the racetrack where the injury occurred and the distance, grade,
36	race, and post position of the greyhound when the injury
37	occurred.
38	f. The weather conditions, time, and track condition when
39	the injury occurred.
40	g. The specific type and bodily location of injury, the

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41	cause of the injury, and the estimated recovery time from the
42	injury.
43	2. All injury forms shall be completed and signed under
44	oath or affirmation under penalty of perjury by the racetrack
45	veterinarian, whose signature must be witnessed by a designated
46	representative of the division.
47	3. Injury records created and maintained under this
48	paragraph shall be maintained by the division for a period of 7
49	years and shall be made readily available to the public upon
50	oral or written request to the division.
51	4. Knowingly making a false statement on an injury form
52	shall result in a fine not to exceed \$1,500. A second or
53	subsequent violation of this paragraph shall result in a fine of
54	<u>at least \$3,000.</u>
55	(7) Under no circumstances may any Medication <u>may not</u> be
56	administered closer than 24 hours <u>before</u> prior to the officially
57	scheduled post time of a race except as provided for in this
58	section.
59	(a) Furosemide is the only medication that may be
60	administered within 24 hours before the officially scheduled
61	post time. However, furosemide may not be administered within 4
62	hours before the officially scheduled race time. The division
63	shall adopt rules setting conditions for the use of furosemide
64	to treat exercise-induced pulmonary hemorrhage.
65	(b) The division shall adopt rules setting conditions for
66	the use of prednisolone sodium succinate, but under no
67	circumstances may furosemide or prednisolone sodium succinate be
68	administered closer than 4 hours prior to the officially
69	scheduled post time for the race.

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70 (c) Before January 1, 2015, the division shall adopt rules 71 that establish the definitions of prohibited substances and the 72 setting conditions for the use of controlled therapeutic 73 medications. Controlled therapeutic medications may include only 74 the specific medications and concentrations allowed in 75 biological samples that have been approved by the Association of 76 Racing Commissioners International, Inc., as controlled 77 therapeutic medications phenylbutazone and synthetic 78 corticosteroids; in no case, except as provided in paragraph 79 (b), shall these substances be given closer than 24 hours prior 80 to the officially scheduled post time of a race. Oral 81 corticosteroids are prohibited except when prescribed by a 82 licensed veterinarian and reported to the division on forms 83 prescribed by the division. 84 (c) (d) Nothing in This section does not shall be 85 interpreted to prohibit the use of vitamins, minerals, or 86 naturally occurring substances if they do not exceed so long as none exceeds the normal physiological concentration in a race-87 88 day specimen. 89 (e) The division may, by rule, establish acceptable levels of permitted medications and shall select the appropriate 90 biological specimens by which the administration of permitted 91 92 medication is monitored. 93 (8) (a) Under no circumstances may any medication be administered within 24 hours before the officially scheduled 94 95 post time of the race except as provided in this section. 96 (b) As an exception to this section, if the division first 97 determines that the use of furosemide, phenylbutazone, or 98 prednisolone sodium succinate in horses is in the best interest



99 of racing, the division may adopt rules allowing such use. Any 100 rules allowing the use of furosemide, phenylbutazone, or 101 prednisolone sodium succinate in racing must set the conditions 102 for such use. Under no circumstances may a rule be adopted which 103 allows the administration of furosemide or prednisolone sodium 104 succinate within 4 hours before the officially scheduled post 105 time for the race. Under no circumstances may a rule be adopted 106 which allows the administration of phenylbutazone or any other synthetic corticosteroid within 24 hours before the officially 107 scheduled post time for the race. Any administration of 108 109 synthetic corticosteroids is limited to parenteral routes. Oral 110 administration of synthetic corticosteroids is expressly 111 prohibited. If this paragraph is unconstitutional, it is 112 severable from the remainder of this section.

(c) The division shall, by rule, establish acceptable levels of permitted medications and shall select the appropriate biological specimen by which the administration of permitted medications is monitored.

<u>(8) (9)</u> (a) The division may conduct a postmortem examination of any animal that is injured at a permitted racetrack while in training or in competition and that subsequently expires or is destroyed. The division may conduct a postmortem examination of any animal that expires while housed at a permitted racetrack, association compound, or licensed kennel or farm. Trainers and owners <u>must</u> shall be requested to comply with this paragraph as a condition of licensure.

(b) The division may take possession of the animal upon
death for postmortem examination. The division may submit blood,
urine, other bodily fluid specimens, or other tissue specimens

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128 collected during a postmortem examination for testing by the 129 division laboratory or its designee. Upon completion of the 130 postmortem examination, the carcass must be returned to the 131 owner or disposed of at the owner's option.

(9) (10) The presence of a prohibited substance in an animal, found by the division laboratory in a bodily fluid specimen collected <u>after the race or</u> during the postmortem examination of the animal, which breaks down during a race constitutes a violation of this section.

(10) (11) The cost of postmortem examinations, testing, and disposal must be borne by the division.

(11) (12) The division shall adopt rules, laboratory standards, and penalties to implement this section. The rules may include a classification system for prohibited substances and a corresponding penalty schedule for violations.

(12) (13) Except as specifically modified by statute or by rules of the division, The most recent Uniform Classification Guidelines for Foreign Substances, revised February 14, 1995, as promulgated by the Association of Racing Commissioners International, Inc., is hereby adopted by reference as the uniform classification system for class IV and V medications.

(14) The division shall utilize only the thin layer chromatography (TLC) screening process to test for the presence of class IV and V medications in samples taken from racehorses except when thresholds of a class IV or class V medication have been established and are enforced by rule. Once a sample has been identified as suspicious for a class IV or class V medication by the TLC screening process, the sample will be sent for confirmation by and through additional testing methods. All

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157 other medications not classified by rule as a class IV or class V agent shall be subject to all forms of testing available to 158 the division. 159 160 (15) The division may implement by rule medication levels 161 recommended by the University of Florida College of Veterinary 162 Medicine developed pursuant to an agreement between the Division 163 of Pari-mutuel Wagering and the University of Florida College of Veterinary Medicine. The University of Florida College of 164 165 Veterinary Medicine may provide written notification to the 166 division that it has completed research or review on a 167 particular drug pursuant to the agreement and when the College 168 of Veterinary Medicine has completed a final report of its 169 findings, conclusions, and recommendations to the division. 170 (13) (16) The testing medium for phenylbutazone in horses 171 shall be serum, and the division may collect up to six full 15-172 milliliter blood tubes for each horse being sampled. 173 Section 2. This act shall take effect July 1, 2014. 174 175 176 And the title is amended as follows: 177 Delete everything before the enacting clause 178 and insert: 179 A bill to be entitled 180 An act relating to greyhound racing injuries; amending 181 s. 550.2415, F.S.; revising the penalties for 182 violating laws relating to the racing of animals; 183 requiring the Division of Pari-mutuel Wagering within 184 the Department of Business and Professional Regulation to maintain records of greyhounds injured while 185

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186 racing; providing for the content of such records; 187 providing fines for making false statements on an 188 injury form; revising the rulemaking authority of the 189 division; revising the authorized use of certain 190 medications and testing methods; providing an 191 effective date.



LEGISLATIVE ACTION

Senate

House

The Committee on Gaming (Latvala) recommended the following:

Senate Amendment (with directory and title amendments)

Between lines 16 and 17

insert:

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(3) (a) Upon the finding of a violation of this section, the division may revoke or suspend the license or permit of the violator or deny a license or permit to the violator; impose a fine against the violator in an amount not exceeding the earned value of the purse or sweepstakes of the race at issue \$5,000; require the full or partial return of the purse, sweepstakes, and trophy of the race at issue; or impose against the violator

12	any combination of such penalties. The finding of a violation of
13	this section in no way prohibits a prosecution for criminal acts
14	committed.
15	
16	===== DIRECTORY CLAUSE AMENDMENT ======
17	And the directory clause is amended as follows:
18	Delete lines 13 - 14
19	and insert:
20	Section 1. Paragraph (a) of subsection (3) of section
21	550.2415, Florida Statutes, is amended, and paragraph (f) is
22	added to subsection (6) of that section, to read:
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24	======================================
25	And the title is amended as follows:
26	Delete line 3
27	and insert:
28	s. 550.2415, F.S.; revising the penalties for
29	violating laws relating to the racing of animals;
30	requiring the Division of Pari-

332448

LEGISLATIVE ACTION

Senate

House

The Committee on Gaming (Latvala) recommended the following:

Senate Substitute for Amendment (899300) (with directory and title amendments)

Between lines 16 and 17

insert:

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(1) (a) The racing of an animal <u>that has been impermissibly</u> <u>medicated or drugged</u> with any drug, medication, stimulant, <u>depressant</u>, hypnotic, narcotic, local anesthetic, or drugmasking agent is prohibited. It is a violation of this section for a person to <u>impermissibly medicate or drug an animal</u> <u>resulting</u> administer or cause to be administered any drug,



12 medication, stimulant, depressant, hypnotic, narcotic, local 13 anesthetic, or drug-masking agent to an animal which will result 14 in a positive test for such substance based on samples taken 15 from the animal *immediately* prior to or *immediately* after the racing of that animal. Test results and the identities of the 16 17 animals being tested and of their trainers and owners of record are confidential and exempt from s. 119.07(1) and from s. 24(a), 18 19 Art. I of the State Constitution for 10 days after testing of 20 all samples collected on a particular day has been completed and 21 any positive test results derived from such samples have been 22 reported to the director of the division or administrative 23 action has been commenced.

24 (3) (a) Upon the finding of a violation of this section, the 25 division may revoke or suspend the license or permit of the 26 violator or deny a license or permit to the violator; impose a 27 fine against the violator in an amount not exceeding the purse 28 or sweepstakes earned by the animal in the race at issue or 29 \$10,000, whichever is greater \$5,000; require the full or 30 partial return of the purse, sweepstakes, and trophy of the race at issue; or impose against the violator any combination of such 31 32 penalties. The finding of a violation of this section in no way 33 prohibits a prosecution for criminal acts committed.

(b) The division, notwithstanding the provisions of chapter
120, may summarily suspend the license of an occupational
licensee responsible under this section or division rule for the
condition of a race animal if the division laboratory reports
the presence of <u>a prohibited</u> an impermissible substance in the
animal or its blood, urine, saliva, or any other bodily fluid,
either before a race in which the animal is entered or after a



41 race the animal has run.

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(4) A prosecution pursuant to this section for a violation of this section must be commenced within <u>180 days</u> 2 years after the violation was committed. Service of an administrative complaint marks the commencement of administrative action.

(5) The division shall implement a split-sample procedure for testing animals under this section. <u>Each urine and blood</u> <u>sample shall be split into a primary sample and a secondary</u> (split) sample upon collection, under rules adopted by the <u>division. The division shall transfer custody of the primary</u> <u>sample to the division laboratory, with custody of the split</u> <u>sample to remain with the division except as provided in this</u> subsection.

54 (a) Upon finding a positive drug test result, The division 55 department shall notify the owner or trainer, the stewards, and 56 the horsemen's association of all drug test the results. The 57 owner may request that each urine and blood sample be split into 58 a primary sample and a secondary (split) sample. Such splitting 59 must be accomplished in the laboratory under rules approved by 60 the division. Custody of both samples must remain with the 61 division. In the event of a positive test result However, upon 62 request by the affected trainer or owner of the animal from 63 which the sample was obtained, the division shall send the split sample to an approved independent laboratory for analysis. The 64 65 division shall establish standards and rules for uniform 66 enforcement and shall maintain a list of at least five approved 67 independent laboratories for an owner or trainer to select from 68 in the event of a positive test result sample.

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(b) If the <u>division</u> state laboratory's findings are not

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70 confirmed by the independent laboratory, no further 71 administrative or disciplinary action under this section may be 72 pursued. The division may adopt rules identifying substances 73 that diminish in a blood or urine sample due to passage of time 74 and that must be taken into account in applying this section.

75 (c) If the independent laboratory confirms the division 76 state laboratory's positive result, or if there is an 77 insufficient quantity of the secondary (split) sample for 78 confirmation of the state laboratory's positive result, the 79 division may commence administrative proceedings as prescribed 80 in this chapter and consistent with chapter 120. For purposes of 81 this subsection, the department shall in good faith attempt to 82 obtain a sufficient quantity of the test fluid to allow both a 83 primary test and a secondary test to be made. If there is an 84 insufficient quantity of the split sample for confirmation of the division laboratory's positive result, the division may not 85 86 take further action on the matter against the owner or trainer, 87 and any resulting license suspension must be immediately lifted.

(d) The division shall require its laboratory and the independent laboratories to annually participate in an externally administered quality assurance program designed to assess testing proficiency in the detection and appropriate quantification of medications, drugs, and naturally occurring substances that may be administered to racing animals. The administrator of the quality assurance program shall report its results and findings to the division.

97 ===== D I R E C T O R Y C L A U S E A M E N D M E N T ====== 98 And the directory clause is amended as follows:

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COMMITTEE AMENDMENT

Florida Senate - 2014 Bill No. SB 742

332448

99	Delete lines 13 - 14
100	and insert:
101	Section 1. Paragraph (a) of subsection (1), paragraphs (a)
102	and (b) of subsection (3), and subsections (4) and (5) of
103	section 550.2415, Florida Statutes, are amended, and paragraph
104	(f) is added to subsection (6) of that section, to read:
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106	======================================
107	And the title is amended as follows:
108	Delete lines 2 - 3
109	and insert:
110	An act relating to racing animals; amending s.
111	550.2415, F.S.; revising the prohibition on the use of
112	medication or drugs on animals; revising penalties for
113	such use; revising procedures for testing animals for
114	medication or drugs; requiring the Division of Pari-

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LEGISLATIVE ACTION

Senate

House

The Committee on Gaming (Sachs) recommended the following: Senate Amendment (with title amendment) Between lines 50 and 51 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



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 14 evening and matinee wagering performances during either of the 2 15 preceding years; for a jai alai permitholder who does not operate slot machines in its pari-mutuel facility, who has 16 17 conducted at least 100 live performances per year for at least 10 years after December 31, 1992, and whose handle on live jai 18 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 least 40 live evening or matinee performances during the 22 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 year; for a harness permitholder, the conduct of at least 100 26 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 33 owners and trainers at the facility and filed with the division 34 along with its annual date application, in the 2010-2011 fiscal 35 year, the conduct of at least 20 regular wagering performances, 36 in the 2011-2012 and 2012-2013 fiscal years, the conduct of at 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 guarter horse permitholder leasing another licensed racetrack, the conduct of 40



41 160 events at the leased facility; and for a thoroughbred 42 permitholder, the conduct of at least 40 live regular wagering 43 performances during the preceding year. For a permitholder which 44 is restricted by statute to certain operating periods within the year when other members of its same class of permit are 45 authorized to operate throughout the year, the specified number 46 of live performances which constitute a full schedule of live 47 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. Beginning in the 2014-2015 fiscal year, a 58 greyhound permitholder is not required to conduct a minimum 59 number of live performances.

Section 3. 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,
<u>if any</u>, 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

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also specify which performances will be conducted as charity or

71 scholarship performances. In addition, each application for a 72 license shall include, for each permitholder which elects to 73 operate a cardroom, the dates and periods of operation the 74 permitholder intends to operate the cardroom or, for each 75 thoroughbred permitholder which elects to receive or rebroadcast out-of-state races after 7 p.m., the dates for all performances 76 77 which the permitholder intends to conduct. Permitholders may 78 shall be entitled to amend their applications through February 79 28 except that, for licenses for the 2014-2015 fiscal year, a 80 greyhound permitholder may amend or relinquish such license 81 through August 31, 2014. 82 Section 4. Subsections (1), (7), and (8) of section 83 550.0351, Florida Statutes, are amended to read: 84 550.0351 Charity racing days.-85 (1) The division shall, upon the request of a permitholder, authorize each horseracing permitholder, dogracing permitholder, 86 87 and jai alai permitholder up to five charity or scholarship days 88 in addition to the regular racing days authorized by law. 89 (7) In addition to the charity days authorized by this 90 section, any dogracing permitholder may allow its facility to be used for conducting "hound dog derbies" or "mutt derbies" on any 91 92 day during each racing season by any charitable, civic, or 93 nonprofit organization for the purpose of conducting "hound dog 94 derbies" or "mutt derbies" if only dogs other than those usually 95 used in dogracing (greyhounds) are permitted to race and if adults and minors are allowed to participate as dog owners or 96 spectators. During these racing events, betting, gambling, and 97 98 the sale or use of alcoholic beverages is prohibited.

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99 (7) (8) In addition to the eligible charities that meet the criteria set forth in this section, a jai alai permitholder is 100 101 authorized to conduct two additional charity performances each 102 fiscal year for a fund to benefit retired jai alai players. This 103 performance shall be known as the "Retired Jai Alai Players 104 Charity Day." The administration of this fund shall be 105 determined by rule by the division. 106 Section 5. Paragraph (b) of subsection (14) of section 550.054, Florida Statutes, is amended to read: 107 108 550.054 Application for permit to conduct pari-mutuel 109 wagering.-110 (14)(b) The division, upon application from the holder of a jai 111 112 alai permit meeting all conditions of this section, shall 113 convert the permit and shall issue to the permitholder a permit 114 to conduct greyhound racing. A permitholder of a permit 115 converted under this section shall be required to apply for and 116 conduct a full schedule of live racing each fiscal year to be 117 eligible for any tax credit provided by this chapter. The holder 118 of a permit converted pursuant to this subsection or any holder 119 of a permit to conduct greyhound racing located in a county in 120 which it is the only permit issued pursuant to this section who 121 operates at a leased facility pursuant to s. 550.475 may move 122 the location for which the permit has been issued to another 123 location within a 30-mile radius of the location fixed in the 124 permit issued in that county, provided the move does not cross 125 the county boundary and such location is approved under the 126 zoning regulations of the county or municipality in which the 127 permit is located, and upon such relocation may use the permit



128 for the conduct of pari-mutuel wagering and the operation of a 129 cardroom. The provisions of s. 550.6305(9)(d) and (f) shall apply to any permit converted under this subsection and shall 130 131 continue to apply to any permit which was previously included 132 under and subject to such provisions before a conversion 133 pursuant to this section occurred. 134 Section 6. Subsections (1) and (3) of section 550.0951, 135 Florida Statutes, are amended to read: 136 550.0951 Payment of daily license fee and taxes; 137 penalties.-138 (1) (a) DAILY LICENSE FEE. - Each person engaged in the 139 business of conducting horserace meets race meetings or jai alai 140 games under this chapter, hereinafter referred to as the 141 "permitholder," "licensee," or "permittee," shall pay to the 142 division, for the use of the division, a daily license fee on 143 each live or simulcast pari-mutuel event of \$100 for each horserace and \$80 for each dograce and \$40 for each jai alai 144 145 game conducted at a racetrack or fronton licensed under this 146 chapter. In addition to the tax exemption specified in s. 550.09514(1) of \$360,000 or \$500,000 per greyhound permitholder 147 148 per state fiscal year, each greyhound permitholder shall receive 149 in the current state fiscal year a tax credit equal to the 150 number of live greyhound races conducted in the previous state 151 fiscal year times the daily license fee specified for each 152 dograce in this subsection applicable for the previous state 153 fiscal year. This tax credit and the exemption in s. 154 550.09514(1) shall be applicable to any tax imposed by this 155 chapter or the daily license fees imposed by this chapter except 156 during any charity or scholarship performances conducted

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157 pursuant to s. 550.0351. Each permitholder shall pay daily 158 license fees not to exceed \$500 per day on any simulcast races 159 or games on which such permitholder accepts wagers regardless of 160 the number of out-of-state events taken or the number of out-of-161 state locations from which such events are taken. This license 162 fee shall be deposited with the Chief Financial Officer to the 163 credit of the Pari-mutuel Wagering Trust Fund.

164 (b) Each permitholder that cannot utilize the full amount of the exemption of \$360,000 or \$500,000 provided in s. 165 166 550.09514(1) or the daily license fee credit provided in this 167 section may, after notifying the division in writing, elect once 168 per state fiscal year on a form provided by the division to 169 transfer such exemption or credit or any portion thereof to any 170 greyhound permitholder which acts as a host track to such 171 permitholder for the purpose of intertrack wagering. Once an 172 election to transfer such exemption or credit is filed with the 173 division, it shall not be rescinded. The division shall 174 disapprove the transfer when the amount of the exemption or 175 credit or portion thereof is unavailable to the transferring 176 permitholder or when the permitholder who is entitled to transfer the exemption or credit or who is entitled to receive 177 178 the exemption or credit owes taxes to the state pursuant to a deficiency letter or administrative complaint issued by the 179 180 division. Upon approval of the transfer by the division, the 181 transferred tax exemption or credit shall be effective for the 182 first performance of the next payment period as specified in 183 subsection (5). The exemption or credit transferred to such host 184 track may be applied by such host track against any taxes 185 imposed by this chapter or daily license fees imposed by this

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186 chapter. The greyhound permitholder host track to which such 187 exemption or credit is transferred shall reimburse such permitholder the exact monetary value of such transferred 188 189 exemption or credit as actually applied against the taxes and 190 daily license fees of the host track. The division shall ensure 191 that all transfers of exemption or credit are made in accordance 192 with this subsection and shall have the authority to adopt rules 193 to ensure the implementation of this section. 194 (3) TAX ON HANDLE.-Each permitholder shall pay a tax on 195 contributions to pari-mutuel pools, the aggregate of which is 196 hereinafter referred to as "handle," on races or games conducted 197 by the permitholder. The tax is imposed daily and is based on 198 the total contributions to all pari-mutuel pools conducted 199 during the daily performance. If a permitholder conducts more 200 than one performance daily, the tax is imposed on each 201 performance separately. 202 (a) The tax on handle for guarter horse racing is 1.0 203 percent of the handle.

(b)1. The tax on handle for dogracing is <u>1.28</u> 5.5 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.

209 2. The tax on handle for jai alai is 7.1 percent of the 210 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, <u>1.28</u> 5.5 percent if the host track is a dog track to be remitted by the guest

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215 track, and 7.1 percent if the host track is a jai alai fronton. 216 The tax on handle for intertrack wagering is 0.5 percent if the host track and the guest track are thoroughbred permitholders or 217 218 if the quest track is located outside the market area of a 219 nongreyhound the host track and within the market area of a 220 thoroughbred permitholder currently conducting a live race meet. The tax on handle for intertrack wagering on rebroadcasts of 221 222 simulcast thoroughbred horseraces is 2.4 percent of the handle 223 and 1.5 percent of the handle for intertrack wagering on 224 rebroadcasts of simulcast harness horseraces. The tax shall be 225 deposited into the Pari-mutuel Wagering Trust Fund.

2. If the host facility is a jai alai permitholder, the tax 226 227 on handle for intertrack wagers is accepted by any dog track 228 located in an area of the state in which there are only three 229 permitholders, all of which are greyhound permitholders, located 230 in three contiguous counties, from any greyhound permitholder 231 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 232 233 or games received from the same class of permitholder located 234 within the same market area is 3.9 percent if the host facility 235 is a greyhound permitholder and, if the host facility is a jai 236 alai permitholder, the rate shall be 6.1 percent except that it 237 shall be 2.3 percent on handle at such time as the total tax on 2.38 intertrack handle paid to the division by the permitholder 239 during the current state fiscal year exceeds the total tax on 240 intertrack handle paid to the division by the permitholder 241 during the 1992-1993 state fiscal year.

(d) Notwithstanding any other provision of this chapter, inorder to protect the Florida jai alai industry, effective July

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244 1, 2000, a jai alai permitholder may not be taxed on live handle 245 at a rate higher than 2 percent.

Section 7. Section 550.09514, Florida Statutes, is amended to read:

550.09514 Greyhound dogracing taxes; purse requirements.-

249 (1) Wagering on greyhound racing is subject to a tax on 250 handle for live greyhound racing as specified in s. 550.0951(3). 251 However, each permitholder shall pay no tax on handle until such 2.52 time as this subsection has resulted in a tax savings per state 253 fiscal year of \$360,000. Thereafter, each permitholder shall pay 254 the tax as specified in s. 550.0951(3) on all handle for the 255 remainder of the permitholder's current race meet. For the three 256 permitholders that conducted a full schedule of live racing in 257 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 259 260 relating to tax exemptions shall not apply to any charity or scholarship performances conducted pursuant to s. 550.0351. 261

262 (1) (2) (a) The division shall determine for each greyhound 263 permitholder the annual purse percentage rate of live handle for 264 the state fiscal year 1993-1994 by dividing total purses paid on live handle by the permitholder, exclusive of payments made from 265 266 outside sources, during the 1993-1994 state fiscal year by the 2.67 permitholder's live handle for the 1993-1994 state fiscal year. 268 A greyhound Each permitholder conducting live racing during a 269 fiscal year shall pay as purses for such live races conducted 270 during its current race meet a percentage of its live handle not 271 less than the percentage determined under this paragraph, 272 exclusive of payments made by outside sources, for its 1993-1994

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273 state fiscal year.

274 (b) Except as otherwise set forth herein, in addition to 275 the minimum purse percentage required by paragraph (a), each 276 greyhound permitholder conducting live racing during a fiscal 277 year shall pay as purses an annual amount of \$60 for each live 278 race conducted equal to 75 percent of the daily license fees 279 paid by the greyhound each permitholder in for the preceding 280 1994-1995 fiscal year. This purse supplement shall be disbursed 2.81 weekly during the permitholder's race meet in an amount 282 determined by dividing the annual purse supplement by the number 283 of performances approved for the permitholder pursuant to its annual license and multiplying that amount by the number of 284 285 performances conducted each week. For the greyhound 286 permitholders in the county where there are two greyhound 287 permitholders located as specified in s. 550.615(6), such 288 permitholders shall pay in the aggregate an amount equal to 75 289 percent of the daily license fees paid by such permitholders for 290 the 1994-1995 fiscal year. These permitholders shall be jointly 291 and severally liable for such purse payments. The additional 292 purses provided by this paragraph must be used exclusively for 293 purses other than stakes and shall be disbursed weekly during 294 the permitholder's race meet. The division shall conduct audits 295 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

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302 in that week, at the same rate as it pays on live races, on 303 wagers accepted on greyhound races at a guest track which is not 304 conducting live racing and is located within the same market 305 area as the greyhound permitholder conducting at least three 306 live performances during any week.

307 2. Each host greyhound permitholder shall pay purses on its 308 simulcast and intertrack broadcasts of greyhound races to quest 309 facilities that are located outside its market area in an amount 310 equal to one quarter of an amount determined by subtracting the 311 transmission costs of sending the simulcast or intertrack 312 broadcasts from an amount determined by adding the fees received for greyhound simulcast races plus 3 percent of the greyhound 313 314 intertrack handle at quest facilities that are located outside 315 the market area of the host and that paid contractual fees to 316 the host for such broadcasts of greyhound races.

317 (d) The division shall require sufficient documentation 318 from each greyhound permitholder regarding purses paid on live 319 racing to assure that the annual purse percentage rates paid by 320 each greyhound permitholder conducting on the live races are not 321 reduced below those paid during the 1993-1994 state fiscal year. 322 The division shall require sufficient documentation from each 323 greyhound permitholder conducting live races to assure that the 324 purses paid by each permitholder on the greyhound intertrack and 325 simulcast broadcasts are in compliance with the requirements of 326 paragraph (c).

(e) In addition to the purse requirements of paragraphs
(a)-(c), each greyhound permitholder <u>conducting live races</u> 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



331 permitholder as a result of the reductions in tax rates provided by s. 6 of chapter 2000-354, Laws of Florida this act through 332 333 the amendments to s. 550.0951(3). With respect to intertrack 334 wagering when the host and quest tracks are greyhound 335 permitholders not within the same market area, an amount equal 336 to the tax reduction applicable to the quest track handle as a result of the reduction in tax rate provided by s. 6 of chapter 337 338 2000-354, Laws of Florida, this act through the amendment to s. 550.0951(3) shall be distributed to the guest track, one-third 339 340 of which amount shall be paid as purses at the quest track. 341 However, if the quest track is a greyhound permitholder within 342 the market area of the host or if the quest track is not a 343 greyhound permitholder, an amount equal to such tax reduction 344 applicable to the quest track handle shall be retained by the 345 host track, one-third of which amount shall be paid as purses at 346 the host track. These purse funds shall be disbursed in the week 347 received if the permitholder conducts at least one live 348 performance during that week. If the permitholder does not 349 conduct at least one live performance during the week in which 350 the purse funds are received, the purse funds shall be disbursed 351 weekly during the permitholder's next race meet in an amount 352 determined by dividing the purse amount by the number of 353 performances approved for the permitholder pursuant to its 354 annual license, and multiplying that amount by the number of 355 performances conducted each week. The division shall conduct 356 audits necessary to ensure compliance with this paragraph. 357

357 (f) Each greyhound permitholder <u>conducting live racing</u> 358 shall, during the permitholder's race meet, supply kennel 359 operators and the Division of Pari-Mutuel Wagering with a weekly



360 report showing purses paid on live greyhound races and all 361 greyhound intertrack and simulcast broadcasts, including both as 362 a guest and a host together with the handle or commission 363 calculations on which such purses were paid and the transmission 364 costs of sending the simulcast or intertrack broadcasts, so that 365 the kennel operators may determine statutory and contractual 366 compliance.

(q) Each greyhound permitholder conducting live racing 368 shall make direct payment of purses to the greyhound owners who 369 have filed with such permitholder appropriate federal taxpayer 370 identification information based on the percentage amount agreed 371 upon between the kennel operator and the greyhound owner.

372 (h) At the request of a majority of kennel operators under 373 contract with a greyhound permitholder conducting live racing, 374 the permitholder shall make deductions from purses paid to each 375 kennel operator electing such deduction and shall make a direct 376 payment of such deductions to the local association of greyhound 377 kennel operators formed by a majority of kennel operators under 378 contract with the permitholder. The amount of the deduction 379 shall be at least 1 percent of purses, as determined by the 380 local association of greyhound kennel operators. No Deductions 381 may not be taken pursuant to this paragraph without a kennel 382 operator's specific approval before or after the effective date 383 of this act.

(2)(3) For the purpose of this section, the term "live 384 385 handle" means the handle from wagers placed at the 386 permitholder's establishment on the live greyhound races 387 conducted at the permitholder's establishment.

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Section 8. Subsection (2) of section 550.1625, Florida

Florida Senate - 2014 Bill No. SB 742



389	Statutes, is amended to read:
390	550.1625 Dogracing; taxes.—
391	(2) A permitholder that conducts a dograce meet under this
392	chapter must pay the daily license fee, the admission tax , the
393	breaks tax, and the tax on pari-mutuel handle as provided in s.
394	550.0951 and is subject to all penalties and sanctions provided
395	in s. 550.0951(6).
396	Section 9. Section 550.1647, Florida Statutes, is repealed.
397	Section 10. Section 550.1648, Florida Statutes, is amended
398	to read:
399	550.1648 Greyhound adoptions
400	(1) <u>A</u> Each dogracing permitholder conducting live racing at
401	operating a dogracing facility in this state shall provide for a
402	greyhound adoption booth to be located at the facility.
403	(1) The greyhound adoption booth must be operated on
404	weekends by personnel or volunteers from a bona fide
405	organization that promotes or encourages the adoption of
406	greyhounds pursuant to s. 550.1647. Such bona fide organization,
407	as a condition of adoption, must provide sterilization of
408	greyhounds by a licensed veterinarian before relinquishing
409	custody of the greyhound to the adopter. The fee for
410	sterilization may be included in the cost of adoption. As used
411	in this section, the term "weekend" includes the hours during
412	which live greyhound racing is conducted on Friday, Saturday, or
413	Sunday, and the term "bona fide organization that promotes or
414	encourages the adoption of greyhounds" means an organization
415	that provides evidence of compliance with chapter 496 and
416	possesses a valid exemption from federal taxation issued by the
417	Internal Revenue Service. Information pamphlets and application



418 forms shall be provided to the public upon request.

419 (2) In addition, The kennel operator or owner shall notify 420 the permitholder that a greyhound is available for adoption and 421 the permitholder shall provide information concerning the 422 adoption of a greyhound in each race program and shall post 423 adoption information at conspicuous locations throughout the 424 dogracing facility. Any greyhound that is participating in a 425 race and that will be available for future adoption must be noted in the race program. The permitholder shall allow 42.6 427 greyhounds to be walked through the track facility to publicize 428 the greyhound adoption program.

429 (2) In addition to the charity days authorized under s. 430 550.0351, a greyhound permitholder may fund the greyhound 431 adoption program by holding a charity racing day designated as 432 "Greyhound Adopt-A-Pet Day." All profits derived from the 433 operation of the charity day must be placed into a fund used to 434 support activities at the racing facility which promote the adoption of greyhounds. The division may adopt rules for 435 436 administering the fund. Proceeds from the charity day authorized 437 in this subsection may not be used as a source of funds for the 438 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.

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Section 11. Subsection (1) of section 550.26165, Florida



447 448 Statutes, is amended to read: 550.26165 Breeders' awards.-

449 (1) The purpose of this section is to encourage the 450 agricultural activity of breeding and training racehorses in 451 this state. Moneys dedicated in this chapter for use as 452 breeders' awards and stallion awards are to be used for awards 453 to breeders of registered Florida-bred horses winning horseraces 454 and for similar awards to the owners of stallions who sired Florida-bred horses winning stakes races, if the stallions are 455 456 registered as Florida stallions standing in this state. Such 457 awards shall be given at a uniform rate to all winners of the awards, shall not be greater than 20 percent of the announced 458 459 gross purse, and shall not be less than 15 percent of the 460 announced gross purse if funds are available. In addition, no 461 less than 17 percent nor more than 40 percent, as determined by 462 the Florida Thoroughbred Breeders' Association, of the moneys 463 dedicated in this chapter for use as breeders' awards and 464 stallion awards for thoroughbreds shall be returned pro rata to 465 the permitholders that generated the moneys for special racing 466 awards to be distributed by the permitholders to owners of 467 thoroughbred horses participating in prescribed thoroughbred 468 stakes races, nonstakes races, or both, all in accordance with a 469 written agreement establishing the rate, procedure, and 470 eligibility requirements for such awards entered into by the 471 permitholder, the Florida Thoroughbred Breeders' Association, and the Florida Horsemen's Benevolent and Protective 472 473 Association, Inc., except that the plan for the distribution by 474 any permitholder located in the area described in s. 550.615(8) s. 550.615(9) shall be agreed upon by that permitholder, the 475

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476 Florida Thoroughbred Breeders' Association, and the association 477 representing a majority of the thoroughbred racehorse owners and 478 trainers at that location. Awards for thoroughbred races are to 479 be paid through the Florida Thoroughbred Breeders' Association, 480 and awards for standardbred races are to be paid through the 481 Florida Standardbred Breeders and Owners Association. Among 482 other sources specified in this chapter, moneys for thoroughbred 483 breeders' awards will come from the 0.955 percent of handle for thoroughbred races conducted, received, broadcast, or simulcast 484 485 under this chapter as provided in s. 550.2625(3). The moneys for 486 quarter horse and harness breeders' awards will come from the 487 breaks and uncashed tickets on live quarter horse and harness 488 racing performances and 1 percent of handle on intertrack 489 wagering. The funds for these breeders' awards shall be paid to 490 the respective breeders' associations by the permitholders 491 conducting the races.

Section 12. 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.-

496 (6) (a) A maximum of 20 percent of the total number of races 497 on which wagers are accepted by a greyhound permitholder not 498 located as specified in s. 550.615(6) may be received from 499 locations outside this state. A horseracing or a jai alai 500 permitholder may not conduct fewer than eight live races or 501 games on any authorized race day except as provided in this 502 subsection. A thoroughbred permitholder may not conduct fewer 503 than eight live races on any race day without the written 504 approval of the Florida Thoroughbred Breeders' Association and

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505 the Florida Horsemen's Benevolent and Protective Association, 506 Inc., unless it is determined by the department that another entity represents a majority of the thoroughbred racehorse 507 508 owners and trainers in the state. A harness permitholder may 509 conduct fewer than eight live races on any authorized race day, 510 except that such permitholder must conduct a full schedule of 511 live racing during its race meet consisting of at least eight 512 live races per authorized race day for at least 100 days. Any 513 harness horse permitholder that during the preceding racing 514 season conducted a full schedule of live racing may, at any time 515 during its current race meet, receive full-card broadcasts of 516 harness horse races conducted at harness racetracks outside this 517 state at the harness track of the permitholder and accept wagers 518 on such harness races. With specific authorization from the 519 division for special racing events, a permitholder may conduct 520 fewer than eight live races or games when the permitholder also 521 broadcasts out-of-state races or games. The division may not 522 grant more than two such exceptions a year for a permitholder in 523 any 12-month period, and those two exceptions may not be 524 consecutive.

525 Section 13. Subsections (2), (7), (8), and (9) and present 526 subsection (10) of section 550.615, Florida Statutes, are 527 amended, and a new subsection (10) is added to that section, to 528 read:

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550.615 Intertrack wagering.-

530 (2) <u>A Any</u> track or fronton licensed under this chapter 531 which <u>conducted a full schedule of live racing or games</u> in the 532 preceding year conducted a full schedule of live racing is 533 qualified to, at any time, receive broadcasts of any class of

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534 pari-mutuel race or game and accept wagers on such races or 535 games conducted by any class of permitholders licensed under this chapter. 536

(7) In any county of the state where there are only two permits, one for dogracing and one for jai alai, no intertrack wager may be taken during the period of time when a permitholder is not licensed to conduct live races or games without the written consent of the other permitholder that is conducting live races or games. However, if neither permitholder is 543 conducting live races or games, either permitholder may accept 544 intertrack wagers on horseraces or on the same class of races or 545 games, or on both horseraces and the same class of races or 546 games as is authorized by its permit.

547 (7) (8) In any three contiguous counties of the state where 548 there are only three permitholders, all of which are greyhound 549 permitholders, If a greyhound any permitholder leases the 550 facility of another greyhound permitholder for the purpose of 551 conducting all or any portion of the conduct of its live race 552 meet pursuant to s. 550.475, such lessee may conduct intertrack 553 wagering at its pre-lease permitted facility throughout the 554 entire year, including while its race live meet is being conducted at the leased facility, if such permitholder has 555 556 conducted a full schedule of live racing during the preceding 557 fiscal year at its pre-lease permitted facility or at a leased 558 facility, or combination thereof.

559 (8) (9) In any two contiguous counties of the state in which 560 there are located only four active permits, one for thoroughbred 561 horse racing, two for greyhound dogracing, and one for jai alai 562 games, no intertrack wager may be accepted on the same class of

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563 live races or games of any permitholder without the written 564 consent of such operating permitholders conducting the same class of live races or games if the guest track is within the 565 566 market area of such operating permitholder.

(9) (10) All costs of receiving the transmission of the broadcasts shall be borne by the quest track; and all costs of sending the broadcasts shall be borne by the host track.

(10) A greyhound permitholder that did not conduct live racing at its facility in the preceding fiscal year is authorized to accept wagers on live races conducted at out-ofstate greyhound tracks only on the days that such permitholder is accepting all wagers on all races conducted by each greyhound permitholder conducting live racing in this state whose simulcast signal is made available to such permitholder.

Section 14. 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-ofstate horse track pursuant to s. 550.3551(5) may broadcast such out-of-state races to any quest track and accept wagers thereon in the same manner as is provided in s. 550.3551.

(q)1. Any thoroughbred permitholder which accepts wagers on 587 a simulcast signal must make the signal available to any permitholder that is eligible to conduct intertrack wagering 589 under the provisions of ss. 550.615-550.6345.

590 2. Any thoroughbred permitholder which accepts wagers on a simulcast signal received after 6 p.m. must make such signal 591



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.

598 3. Any thoroughbred permitholder which accepts wagers on a 599 simulcast signal received after 6 p.m. must make such signal 600 available to any permitholder that is eligible to conduct 601 intertrack wagering under the provisions of ss. 550.615-602 550.6345, including any permitholder located as specified in s. 603 550.615(9). Such guest permitholders are authorized to accept 604 wagers on such simulcast signals for a number of performances 605 not to exceed that which constitutes a full schedule of live 606 races for a quarter horse permitholder pursuant to s. 607 550.002(11), notwithstanding any other provision of this chapter to the contrary, except that the restrictions provided in s. 608 609 550.615(9)(a) apply to wagers on such simulcast signals.

611 No thoroughbred permitholder shall be required to continue to 612 rebroadcast a simulcast signal to any in-state permitholder if 613 the average per performance gross receipts returned to the host 614 permitholder over the preceding 30-day period were less than \$100. Subject to the provisions of s. 550.615(4), as a condition 615 616 of receiving rebroadcasts of thoroughbred simulcast signals 617 under this paragraph, a quest permitholder must accept 618 intertrack wagers on all live races conducted by all then-619 operating thoroughbred permitholders.

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Section 15. Subsection (4) of section 551.102, Florida



621 Statutes, is amended to read:

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551.102 Definitions.-As used in this chapter, the term: (4) "Eligible facility" means any licensed pari-mutuel facility located in Miami-Dade County or Broward County existing at the time of adoption of s. 23, Art. X of the State Constitution that has conducted live racing or games during calendar years 2002 and 2003 and has been approved by a majority of voters in a countywide referendum to have slot machines at such facility in the respective county; any licensed pari-mutuel facility located within a county as defined in s. 125.011, provided such facility has conducted a full schedule of live racing for 2 consecutive calendar years immediately preceding its application for a slot machine license, pays the required license fee, and meets the other requirements of this chapter; or any licensed pari-mutuel facility in any other county in 636 which a majority of voters have approved slot machines at such 637 facilities in a countywide referendum held pursuant to a 638 statutory or constitutional authorization after the effective 639 date of this section in the respective county, provided such 640 facility has conducted a full schedule of live racing for 2 641 consecutive calendar years immediately preceding its application 642 for a slot machine license, pays the required licensed fee, and 643 meets the other requirements of this chapter. 644

Section 16. Paragraph (c) of subsection (4) of section 645 551.104, Florida Statutes, is amended to read:

551.104 License to conduct slot machine gaming.-

647 (4) As a condition of licensure and to maintain continued 648 authority for the conduct of slot machine gaming, the slot machine licensee shall: 649

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650 (c) Conduct no fewer than a full schedule of live racing or games as defined in s. 550.002(11), except for greyhound 651 652 permitholders, which do not have a live racing requirement for 653 the purpose of maintaining licensure under this chapter. A 654 permitholder's responsibility to conduct such number of live 655 races or games shall be reduced by the number of races or games 656 that could not be conducted due to the direct result of fire, 657 war, hurricane, or other disaster or event beyond the control of 658 the permitholder.

Section 17. 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 <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 668 669 within the current live gaming facility or in an existing 670 building that must be contiguous and connected to the live 671 gaming facility or, for greyhound permitholders, the location 672 where live races are or were previously conducted. If a 673 designated slot machine gaming area is to be located in a 674 building that is to be constructed, that new building must be 675 contiguous and connected to the live gaming facility.

676 Section 18. Paragraphs (a) and (b) of subsection (5) and 677 paragraph (d) of subsection (13) of section 849.086, Florida 678 Statutes, are amended to read:

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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<u>.</u> and 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. Notwithstanding any law to the contrary, a greyhound permitholder is not required to conduct a minimum number of requested or conducted live performances in order to receive, maintain, or renew a cardroom license.

(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

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708 either the state fiscal year in which its initial cardroom 709 license was issued or the state fiscal year immediately prior thereto if the permitholder ran at least a full schedule of live 710 711 racing or games in the prior year. If the application is for a 712 harness permitholder cardroom, the applicant must have requested 713 authorization to conduct a minimum of 140 live performances 714 during the state fiscal year immediately prior thereto. If more 715 than one permitholder is operating at a facility, each 716 permitholder must have applied for a license to conduct a full 717 schedule of live racing. Notwithstanding any law to the 718 contrary, a greyhound permitholder is not required to conduct a 719 minimum number of requested or conducted live performances in 720 order to receive, maintain, or renew a cardroom license. 721 However, as a condition of cardroom licensure, a greyhound 722 permitholder must conduct intertrack wagering on greyhound 723 signals, to the extent available, on each day of cardroom 724 operation.

(13) TAXES AND OTHER PAYMENTS.-

(d)1. Each greyhound <u>permitholder conducting live racing</u> 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 <u>current or</u> next ensuing pari-mutuel meet.

732 2. Each thoroughbred and harness horse racing permitholder 733 that operates a cardroom facility shall use at least 50 percent 734 of such permitholder's cardroom monthly net proceeds as follows: 735 47 percent to supplement purses and 3 percent to supplement 736 breeders' awards during the permitholder's next ensuing racing

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737 meet. 3. A No cardroom license or renewal thereof may not shall 738 739 be issued to an applicant holding a permit under chapter 550 to 740 conduct pari-mutuel wagering meets of quarter horse racing 741 unless the applicant has on file with the division a binding 742 written agreement between the applicant and the Florida Quarter 743 Horse Racing Association or the association representing a 744 majority of the horse owners and trainers at the applicant's 745 eligible facility, governing the payment of purses on live 746 quarter horse races conducted at the licensee's pari-mutuel 747 facility. The agreement governing purses may direct the payment 748 of such purses from revenues generated by any wagering or gaming 749 the applicant is authorized to conduct under Florida law. All 750 purses shall be subject to the terms of chapter 550. 751 Section 19. This act shall take effect July 1, 2014. 752 753 754 And the title is amended as follows: 755 Delete lines 2 - 8 756 and insert: 757 An act relating to greyhound dogracing; amending s. 758 550.2415, F.S.; requiring the Division of Pari-mutuel 759 Wagering within the Department of Business and 760 Professional Regulation to maintain records of 761 greyhounds injured while racing; providing for the 762 content of such records; providing fines for making 763 false statements on an injury form; amending s. 764 550.002, F.S.; redefining the term "full schedule of live racing or games"; amending s. 550.01215, F.S.; 765

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766 extending the date by which a greyhound permitholder 767 may amend or relinquish its license; amending s. 768 550.0351, F.S.; deleting the requirement that the 769 Division of Pari-mutuel Wagering authorize a dogracing 770 permitholder to conduct charity or scholarship days; 771 removing the authority of a dogracing permitholder to 772 use its facility for "hound dog derbies" or "mutt derbies"; amending s. 550.054, F.S.; removing the 773 774 requirement that a holder of a permit that was 775 converted from jai alai to greyhound apply for and 776 conduct a full schedule of live racing; amending s. 777 550.0951, F.S.; removing the requirement that a 778 greyhound permitholder pay a daily license fee on each 779 event; removing a requirement that a greyhound 780 permitholder receive a certain tax credit; removing 781 the authority of a greyhound permitholder to elect to 782 transfer certain exemptions or credits; reducing the 783 tax on handle for dogracing; conforming provisions to 784 changes made by the act; reducing the tax rate on 785 handle, and specifying one tax rate on handle, for 786 intertrack wagering if the host track is a dog track; amending s. 550.09514, F.S.; removing certain 787 788 provisions that prohibit tax on handle until a 789 specified amount of tax savings have resulted; 790 revising purse requirements of a greyhound 791 permitholder that conducts live racing; amending s. 792 550.1625, F.S.; removing the requirement that a 793 greyhound permitholder pay the daily license fee or 794 the breaks tax; repealing s. 550.1647, F.S., relating

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795 to greyhound permitholders, unclaimed tickets, and 796 breaks; amending s. 550.1648, F.S.; requiring a 797 greyhound permitholder that conducts live racing to 798 provide a greyhound adoption booth at its facility; 799 conforming a cross-reference to changes made by the 800 act; defining the term "bona fide organization that 801 promotes or encourages the adoption of greyhounds"; 802 requiring sterilization of greyhounds before adoption; 803 removing provisions relating to charity racing days; amending s. 550.26165, F.S.; conforming a cross-804 805 reference to changes made by the act; amending s. 806 550.3551, F.S.; removing a provision that limits the 807 number of out-of-state races on which wagers are 808 accepted by a greyhound permitholder; removing a 809 greyhound permitholder from a live racing requirement; 810 amending s. 550.615, F.S.; revising provisions 811 relating to intertrack wagering on dogracing; amending 812 s. 550.6305, F.S.; clarifying cross-references; amending s. 551.102, F.S.; redefining the term 813 814 "eligible facility"; amending s. 551.104, F.S.; 815 specifying that a greyhound permitholder is not 816 required to conduct a full schedule of live racing to 817 maintain a license to conduct slot machine gaming; amending s. 551.114, F.S.; authorizing a greyhound 818 819 permitholder to locate its slot machine gaming area in 820 certain locations; amending s. 849.086, F.S.; 821 specifying that a greyhound permitholder is not 822 required to conduct a minimum number of live racing in 823 order to receive, maintain, or renew a cardroom

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824 license; requiring a greyhound permitholder to conduct 825 intertrack wagering on greyhound signals to operate a 826 cardroom; providing an

LEGISLATIVE ACTION

Senate

House

The Committee on Gaming (Montford) recommended the following: Senate Amendment to Amendment (576668) (with title amendment) Delete lines 28 - 41 and insert: for a quarter horse permitholder at its facility, a full <u>schedule of live events is</u> 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 horsemen's association representing the

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majority of the quarter horse owners and trainers at the



12	facility and filed with the division along with its annual date
13	application, in the 2010-2011 fiscal year, the conduct of at
14	least 20 regular wagering performances, in the 2011-2012 and
15	2012-2013 fiscal years, the conduct of at least 30 live regular
16	wagering performances, and for every fiscal year after the 2012-
17	2013 fiscal year, the conduct of at least 40 live regular
18	wagering performances; for a quarter horse permitholder leasing
19	another licensed racetrack, the conduct of 160 events at the
20	leased facility; and for a thoroughbred
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23	And the title is amended as follows:
24	Delete line 757
25	and insert:
26	An act relating to pari-mutuel wagering; amending s.

LEGISLATIVE ACTION .

Senate

House

Senate Amendment to Amendment (576668) (with title amendment)

The Committee on Gaming (Sachs) recommended the following:

Delete lines 576 - 720

and insert:

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intertrack wagering signal is made available to such

permitholder.

Section 14. Paragraph (g) of subsection (9) of section 550.6305, Florida Statutes, is amended to read:

550.6305 Intertrack wagering; guest track payments;

11 accounting rules.-

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(9) A host track that has contracted with an out-of-state horse track to broadcast live races conducted at such out-ofstate 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.

21 2. Any thoroughbred permitholder which accepts wagers on a 22 simulcast signal received after 6 p.m. must make such signal 23 available to any permitholder that is eligible to conduct 24 intertrack wagering under the provisions of ss. 550.615-25 550.6345, including any permitholder located as specified in s. 26 550.615(6). Such guest permitholders are authorized to accept 27 wagers on such simulcast signal, notwithstanding any other 28 provision of this chapter to the contrary.

29 3. Any thoroughbred permitholder which accepts wagers on a 30 simulcast signal received after 6 p.m. must make such signal 31 available to any permitholder that is eligible to conduct 32 intertrack wagering under the provisions of ss. 550.615-33 550.6345, including any permitholder located as specified in s. 34 550.615(9). Such guest permitholders are authorized to accept wagers on such simulcast signals for a number of performances 35 36 not to exceed that which constitutes a full schedule of live 37 races for a quarter horse permitholder pursuant to s. 38 550.002(11), notwithstanding any other provision of this chapter 39 to the contrary, except that the restrictions provided in s. 550.615(9)(a) apply to wagers on such simulcast signals. 40



42 No thoroughbred permitholder shall be required to continue to 43 rebroadcast a simulcast signal to any in-state permitholder if 44 the average per performance gross receipts returned to the host permitholder over the preceding 30-day period were less than 45 46 \$100. Subject to the provisions of s. 550.615(4), as a condition of receiving rebroadcasts of thoroughbred simulcast signals 47 under this paragraph, a quest permitholder must accept 48 49 intertrack wagers on all live races conducted by all then-50 operating thoroughbred permitholders.

Section 15. 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), except for greyhound permitholders, which do not have a live racing requirement for the purpose of maintaining licensure under this chapter. 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.

66 Section 16. Subsections (2) and (4) of section 551.114,67 Florida Statutes, are amended to read:

551.114 Slot machine gaming areas.-

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(2) The slot machine licensee shall display pari-mutuel

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70 races or games within the designated slot machine gaming areas 71 and offer patrons within the designated slot machine gaming 72 areas the ability to engage in pari-mutuel wagering on <u>any</u> live, 73 intertrack, and simulcast races conducted or offered to patrons 74 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 or, for greyhound permitholders, the location where live races were authorized to be conducted during the <u>2013-2014 state fiscal year</u>. 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.

Section 17. 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.

91 (a) Only those persons holding a valid cardroom license 92 issued by the division may operate a cardroom. A cardroom 93 license may only be issued to a licensed pari-mutuel 94 permitholder. and An authorized cardroom may only be operated at 95 the same facility at which the permitholder is authorized under 96 its valid pari-mutuel wagering permit to conduct pari-mutuel 97 wagering activities. An initial cardroom license shall be issued to a pari-mutuel permitholder only after its facilities are in 98

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99 place and after it conducts its first day of live racing or 100 games or, for a greyhound permitholder, only after it has 101 conducted a full schedule of live racing in each of the 102 preceding 10 years or after it was converted pursuant to s. 103 550.054(14).

104 (b) After the initial cardroom license is granted, the 105 application for the annual license renewal shall be made in 106 conjunction with the applicant's annual application for its 107 pari-mutuel license. If a permitholder has operated a cardroom 108 during any of the 3 previous fiscal years and fails to include a 109 renewal request for the operation of the cardroom in its annual 110 application for license renewal, the permitholder may amend its 111 annual application to include operation of the cardroom. In 112 order for a cardroom license to be renewed the applicant must 113 have requested, as part of its pari-mutuel annual license 114 application, to conduct at least 90 percent of the total number 115 of live performances conducted by such permitholder during 116 either the state fiscal year in which its initial cardroom 117 license was issued or the state fiscal year immediately prior 118 thereto if the permitholder ran at least a full schedule of live 119 racing or games in the prior year. If the application is for a 120 harness permitholder cardroom, the applicant must have requested 121 authorization to conduct a minimum of 140 live performances 122 during the state fiscal year immediately prior thereto. If more 123 than one permitholder is operating at a facility, each 124 permitholder must have applied for a license to conduct a full 125 schedule of live racing. Notwithstanding any law to the 126 contrary, a greyhound permitholder is not required to conduct a 127 minimum number of requested or conducted live performances in

Page 5 of 6

584-03902A-14



128	order to maintain or renew a cardroom license.
129	
130	======================================
131	And the title is amended as follows:
132	Delete lines 813 - 823
133	and insert:
134	amending s. 551.104, F.S.; specifying that a greyhound
135	permitholder is not required to conduct a full
136	schedule of live racing to maintain a license to
137	conduct slot machine gaming; amending s. 551.114,
138	F.S.; authorizing a greyhound permitholder to locate
139	its slot machine gaming area in certain locations;
140	amending s. 849.086, F.S.; specifying conditions under
141	which a greyhound permitholder may receive an initial
142	cardroom license; specifying that a greyhound
143	permitholder is not required to conduct a minimum
144	number of live races in order to maintain or renew a
145	cardroom

Page 6 of 6

584-03902A-14

394362

LEGISLATIVE ACTION •

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Senate

House

The Committee on Gaming (Clemens) recommended the following:

Senate Amendment to Amendment (576668) (with title amendment)

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Delete lines 620 - 643.

6 7 And the title is amended as follows: Delete lines 813 - 814 8 9 and insert: 10 amending s. 551.104, F.S.;

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LEGISLATIVE ACTION

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Senate

House

The	Committe	ee on	Gaming	(Margolis)	recommended	the	following:
	Senate	Ameno	dment to	Amendment	(576668)		
	Delete	line	672				

where live races were authorized to be conducted during the

and insert:

6

2013-2014 state fiscal year. If a

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LEGISLATIVE ACTION

Senate

House

The Committee on Gaming (Latvala) recommended the following:

Senate Amendment (with directory and title amendments)

Between lines 50 and 51

insert:

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(7) Under no circumstances may any Medication may not be administered closer than 24 hours <u>before</u> prior to the officially scheduled post time of a race except as provided for in this section.

(a) <u>Furosemide is the only medication that may be</u>
 <u>administered within 24 hours before the officially scheduled</u>
 post time. However, furosemide may not be administered within 4

646294

12	hours before the officially scheduled race time. The division
13	shall adopt rules setting conditions for the use of furosemide
14	to treat exercise-induced pulmonary hemorrhage.
15	(b) The division shall adopt rules setting conditions for
16	the use of prednisolone sodium succinate, but under no
17	circumstances may furosemide or prednisolone sodium succinate be
18	administered closer than 4 hours prior to the officially
19	scheduled post time for the race.
20	(c) Before January 1, 2015, the division shall adopt rules
21	that establish the definitions of prohibited substances and the
22	setting conditions for the use of controlled therapeutic
23	medications. Controlled therapeutic medications may include only
24	the specific medications and concentrations allowed in
25	biological samples that have been approved by the Association of
26	Racing Commissioners International, Inc., as controlled
27	therapeutic medications phenylbutazone and synthetic
28	corticosteroids; in no case, except as provided in paragraph
29	(b), shall these substances be given closer than 24 hours prior
30	to the officially scheduled post time of a race. Oral
31	corticosteroids are prohibited except when prescribed by a
32	licensed veterinarian and reported to the division on forms
33	prescribed by the division.
34	<u>(c)</u> (d) Nothing in This section <u>does not</u> shall be
35	interpreted to prohibit the use of vitamins, minerals, or
36	naturally occurring substances <u>if they do not exceed</u> so long as
37	none exceeds the normal physiological concentration in a race-
38	day specimen.
39	(e) The division may, by rule, establish acceptable levels
40	of permitted medications and shall select the appropriate



biological specimens by which the administration of permitted 41 42 medication is monitored. 43 (8) (a) Under no circumstances may any medication be administered within 24 hours before the officially scheduled 44 45 post time of the race except as provided in this section. (b) As an exception to this section, if the division first 46 47 determines that the use of furosemide, phenylbutazone, or prednisolone sodium succinate in horses is in the best interest 48 of racing, the division may adopt rules allowing such use. Any 49 50 rules allowing the use of furosemide, phenylbutazone, or 51 prednisolone sodium succinate in racing must set the conditions 52 for such use. Under no circumstances may a rule be adopted which 53 allows the administration of furosemide or prednisolone sodium 54 succinate within 4 hours before the officially scheduled post 55 time for the race. Under no circumstances may a rule be adopted 56 which allows the administration of phenylbutazone or any other 57 synthetic corticosteroid within 24 hours before the officially 58 scheduled post time for the race. Any administration of 59 synthetic corticosteroids is limited to parenteral routes. Oral 60 administration of synthetic corticosteroids is expressly 61 prohibited. If this paragraph is unconstitutional, it is severable from the remainder of this section. 62 63 (c) The division shall, by rule, establish acceptable 64 levels of permitted medications and shall select the appropriate 65 biological specimen by which the administration of permitted 66 medications is monitored.

(8) (9) (a) The division may conduct a postmortem examination of any animal that is injured at a permitted racetrack while in training or in competition and that subsequently expires or is

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68



70 destroyed. The division may conduct a postmortem examination of 71 any animal that expires while housed at a permitted racetrack, 72 association compound, or licensed kennel or farm. Trainers and 73 owners <u>must</u> shall be requested to comply with this paragraph as 74 a condition of licensure.

(b) The division may take possession of the animal upon death for postmortem examination. The division may submit blood, urine, other bodily fluid specimens, or other tissue specimens collected during a postmortem examination for testing by the division laboratory or its designee. Upon completion of the postmortem examination, the carcass must be returned to the owner or disposed of at the owner's option.

(9) (10) The presence of a prohibited substance in an animal, found by the division laboratory in a bodily fluid specimen collected after the race or during the postmortem examination of the animal, which breaks down during a race constitutes a violation of this section.

(10) (11) The cost of postmortem examinations, testing, and disposal must be borne by the division.

(11) (12) The division shall adopt rules, laboratory standards, and penalties to implement this section. The rules may include a classification system for prohibited substances and a corresponding penalty schedule for violations.

(12)(13) Except as specifically modified by statute or by rules of the division, The most recent Uniform Classification Guidelines for Foreign Substances, revised February 14, 1995, as promulgated by the Association of Racing Commissioners International, Inc., is hereby adopted by reference as the uniform classification system for class IV and V medications.

Page 4 of 6

646294

99 (14) The division shall utilize only the thin layer 100 chromatography (TLC) screening process to test for the presence 101 of class IV and V medications in samples taken from racehorses except when thresholds of a class IV or class V medication have 102 103 been established and are enforced by rule. Once a sample has 104 been identified as suspicious for a class IV or class V 105 medication by the TLC screening process, the sample will be sent 106 for confirmation by and through additional testing methods. All 107 other medications not classified by rule as a class IV or class 108 V agent shall be subject to all forms of testing available to 109 the division. 110 (15) The division may implement by rule medication levels 111 recommended by the University of Florida College of Veterinary

112 Medicine developed pursuant to an agreement between the Division 113 of Pari-mutuel Wagering and the University of Florida College of Veterinary Medicine. The University of Florida College of 114 115 Veterinary Medicine may provide written notification to the division that it has completed research or review on a 116 117 particular drug pursuant to the agreement and when the College 118 of Veterinary Medicine has completed a final report of its 119 findings, conclusions, and recommendations to the division.

120 <u>(13) (16)</u> The testing medium for phenylbutazone in horses 121 shall be serum, and the division may collect up to six full 15-122 milliliter blood tubes for each horse being sampled.

124 ===== D I R E C T O R Y C L A U S E A M E N D M E N T ====== 125 And the directory clause is amended as follows: 126 Delete lines 13 - 14 127 and insert:



128	Section 1. Paragraph (f) is added to subsection (6) of section
129	550.2415, Florida Statutes, and subsections (7) through (16) of
130	that section are amended, to read:
131	
132	=========== T I T L E A M E N D M E N T =================================
133	And the title is amended as follows:
134	Delete line 8
135	and insert:
136	false statements on an injury form; revising the
137	rulemaking authority of the division; revising the
138	authorized use of certain medications and testing
139	methods; providing an

876268

LEGISLATIVE ACTION

Senate

House

Senate Substitute for Amendment (646294) (with directory and title amendments)

The Committee on Gaming (Latvala) recommended the following:

Between lines 50 and 51

insert:

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(7) (a) In order to protect the safety and welfare of racing animals and the integrity of the races in which they participate, the division shall adopt rules establishing the conditions of use and maximum concentrations of drugs, medications, and naturally occurring substances identified in the most recent Controlled Therapeutic Medication Schedule



12	adopted by the Association of Racing Commissioners
13	International, Inc., (ARCI) on or before April 30, 2014.
14	Controlled therapeutic medications may include only the specific
15	medications and concentrations allowed in biological samples
16	that have been approved by ARCI as controlled therapeutic
17	medications. The division shall adopt laboratory-screening
18	limits approved by ARCI for drugs and medications that are not
19	included as controlled therapeutic medications.
20	(b) The division rules must designate the appropriate
21	biological specimens by which the administration of medications,
22	drugs, and naturally occurring substances are monitored and the
23	testing methodologies for screening and confirmation.
24	(c) The division rules must include a classification system
25	for medications and drugs and a corresponding penalty schedule
26	for violations, which must incorporate the Uniform
27	Classification Guidelines for Foreign Substances, revised
28	December 2013, as promulgated by ARCI. The rules must specify
29	those drugs that are considered prohibited substances, whose
30	presence in a sample in prescribed concentrations may result in
31	summary suspension pursuant to paragraph (3)(b).
32	(d) The rules must include conditions for the use of
33	furosemide to treat exercise-induced pulmonary hemorrhage.
34	(e) The division shall adopt the rules described in this
35	subsection before January 1, 2015. The division shall initiate
36	rulemaking to consider the adoption of any subsequent amendments
37	to the Controlled Therapeutic Medication Schedule adopted by
38	ARCI within 180 days after any such amendments Under no
39	circumstances may any medication be administered closer than 24
40	hours prior to the officially scheduled post time of a race



except as provided for in this section. 41 42 (a) The division shall adopt rules setting conditions for 43 the use of furosemide to treat exercise-induced pulmonary 44 hemorrhage. (b) The division shall adopt rules setting conditions for 45 the use of prednisolone sodium succinate, but under no 46 circumstances may furosemide or prednisolone sodium succinate be 47 administered closer than 4 hours prior to the officially 48 49 scheduled post time for the race. 50 (c) The division shall adopt rules setting conditions for the use of phenylbutazone and synthetic corticosteroids; in no 51 52 case, except as provided in paragraph (b), shall these 53 substances be given closer than 24 hours prior to the officially 54 scheduled post time of a race. Oral corticosteroids are 55 prohibited except when prescribed by a licensed veterinarian and 56 reported to the division on forms prescribed by the division. 57 (f) (d) Nothing in this section shall be interpreted to prohibit the use of vitamins, minerals, or naturally occurring 58 59 substances so long as none exceeds the normal physiological 60 concentration in a race-day specimen. (e) The division may, by rule, establish acceptable levels 61 62 of permitted medications and shall select the appropriate 63 biological specimens by which the administration of permitted medication is monitored. 64 65 (8) (a) The only medication authorized to be administered 66 within 24 hours before the officially scheduled post time of a 67 race is furosemide, but under no circumstances may furosemide be 68 administered within 4 hours before the officially scheduled post 69 time of a race.

876268

70 (b) The testing medium for phenylbutazone in horses shall 71 be serum, and the division may collect up to six full 15-72 milliliter blood tubes for each horse being sampled. 73 (8) (a) Under no circumstances may any medication be 74 administered within 24 hours before the officially scheduled 75 post time of the race except as provided in this section. 76 (b) As an exception to this section, if the division first 77 determines that the use of furosemide, phenylbutazone, or 78 prednisolone sodium succinate in horses is in the best interest 79 of racing, the division may adopt rules allowing such use. Any 80 rules allowing the use of furosemide, phenylbutazone, or 81 prednisolone sodium succinate in racing must set the conditions 82 for such use. Under no circumstances may a rule be adopted which 83 allows the administration of furosemide or prednisolone sodium 84 succinate within 4 hours before the officially scheduled post 85 time for the race. Under no circumstances may a rule be adopted 86 which allows the administration of phenylbutazone or any other synthetic corticosteroid within 24 hours before the officially 87 88 scheduled post time for the race. Any administration of 89 synthetic corticosteroids is limited to parenteral routes. Oral administration of synthetic corticosteroids is expressly 90 91 prohibited. If this paragraph is unconstitutional, it is 92 severable from the remainder of this section. (c) The division shall, by rule, establish acceptable 93 94

94 levels of permitted medications and shall select the appropriate 95 biological specimen by which the administration of permitted 96 medications is monitored.

97 (9) (a) The division may conduct a postmortem examination of98 any animal that is injured at a permitted racetrack while in



99 training or in competition and that subsequently expires or is 100 destroyed. The division may conduct a postmortem examination of 101 any animal that expires while housed at a permitted racetrack, 102 association compound, or licensed kennel or farm. Trainers and 103 owners shall be requested to comply with this paragraph as a 104 condition of licensure.

(b) The division may take possession of the animal upon death for postmortem examination. The division may submit blood, urine, other bodily fluid specimens, or other tissue specimens collected during a postmortem examination for testing by the division laboratory or its designee. Upon completion of the postmortem examination, the carcass must be returned to the owner or disposed of at the owner's option.

(10) The presence of a prohibited substance in an animal, found by the division laboratory in a bodily fluid specimen collected <u>after the race or</u> during the postmortem examination of the animal, which breaks down during a race constitutes a violation of this section.

(11) The cost of postmortem examinations, testing, and disposal must be borne by the division.

(12) The division shall adopt rules to implement this section. The rules may include a classification system for prohibited substances and a corresponding penalty schedule for violations.

(13) Except as specifically modified by statute or by rules
 of the division, the Uniform Classification Guidelines for
 Foreign Substances, revised February 14, 1995, as promulgated by
 the Association of Racing Commissioners International, Inc., is
 hereby adopted by reference as the uniform classification system



128 for class IV and V medications. 129 (14) The division shall utilize only the thin layer chromatography (TLC) screening process to test for the presence 130 131 of class IV and V medications in samples taken from racehorses 132 except when thresholds of a class IV or class V medication have 133 been established and are enforced by rule. Once a sample has 134 been identified as suspicious for a class IV or class V 135 medication by the TLC screening process, the sample will be sent 136 for confirmation by and through additional testing methods. All 137 other medications not classified by rule as a class IV or class 138 V agent shall be subject to all forms of testing available to 139 the division. 140 (15) The division may implement by rule medication levels 141 recommended by the University of Florida College of Veterinary 142 Medicine developed pursuant to an agreement between the Division of Pari-mutuel Wagering and the University of Florida College of 143 144 Veterinary Medicine. The University of Florida College of Veterinary Medicine may provide written notification to the 145 146 division that it has completed research or review on a 147 particular drug pursuant to the agreement and when the College of Veterinary Medicine has completed a final report of its 148 findings, conclusions, and recommendations to the division. 149 150 (16) The testing medium for phenylbutazone in horses shall 151 be serum, and the division may collect up to six full 15-152 milliliter blood tubes for each horse being sampled. 153 154 ===== DIRECTORY CLAUSE AMENDMENT ====== 155 And the directory clause is amended as follows: 156 Delete lines 13 - 14

584-03943-14

COMMITTEE AMENDMENT

Florida Senate - 2014 Bill No. SB 742

157	and insert:
158	Section 1. Paragraph (f) is added to subsection (6) of
159	section 550.2415, Florida Statutes, and subsections (7) through
160	(16) of that section are amended, to read:
161	
162	======================================
163	And the title is amended as follows:
164	Delete lines 2 - 8
165	and insert:
166	An act relating to racing animals; amending s.
167	550.2415, F.S.; requiring the Division of Pari-mutuel
168	Wagering within the Department of Business and
169	Professional Regulation to maintain records of
170	greyhounds injured while racing; providing for the
171	content of such records; providing fines for making
172	false statements on an injury form; revising the
173	rulemaking authority of the division; revising the
174	authorized use of certain medications and testing
175	methods; providing an

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LEGISLATIVE ACTION

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Senate

House

The Committee on Gaming (Montford) recommended the following:
Senate Amendment (with title amendment)
Between lines 12 and 13
insert:
Section 1. Subsections (7) and (8) are added to section
550.01215, Florida Statutes, to read:
550.01215 License application; periods of operation; bond,
conversion of permit
(7) In recognition of the economic importance of the horse
racing industry to this state and its positive impact on
tourism, employment, and economic development, and in order to

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12	maximize tax revenues to the state and fully use existing horse
13	racing venues, the holder of an active quarter horse permit who
14	has conducted a full schedule of live quarter horse performances
15	for at least 2 consecutive state fiscal years may apply to the
16	division for the issuance of a thoroughbred racing permit for
17	the conduct of thoroughbred racing at the same facility, and the
18	permit shall be issued to a qualified applicant notwithstanding
19	<u>s. 550.054.</u>
20	(8) A permitholder who holds both a thoroughbred permit and
21	a quarter horse permit may apply annually under the provisions
22	of this chapter to operate a race meet under either permit, or
23	both permits. If such permitholder operates live racing annually
24	under either horse racing permit, the permitholder does not lose
25	its right to retain the other permit under this chapter.
26	
27	========== T I T L E A M E N D M E N T =================================
28	And the title is amended as follows:
29	Delete line 2
30	and insert:
31	An act relating to pari-mutuel wagering; amending s.
32	550.01215, F.S.; authorizing certain quarter horse
33	permitholders to apply to the division for the
34	issuance of a thoroughbred racing permit; authorizing
35	a permitholder who holds both a thoroughbred permit
36	and a quarter horse permit to apply to operate a race
37	meet under both permits or one permit; amending

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LEGISLATIVE ACTION

Senate

House

The Committee on Gaming (Dean) recommended the following:

Senate Amendment to Amendment (607554) (with title amendment)

Between lines 25 and 26

insert:

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10 11 Section 2. Section 550.6308, Florida Statutes, is amended to read:

550.6308 Limited intertrack wagering license.—In recognition of the economic importance of the thoroughbred breeding industry to this state, its positive impact on tourism, and of the importance of a permanent thoroughbred sales facility

780164

12 a key focal point for the activities of the industry, a as 13 limited license to conduct intertrack wagering is established to 14 ensure the continued viability and public interest in 15 thoroughbred breeding in Florida.

16 (1) (a) Upon application to the division on or before 17 January 31 of each year, a any person who that is licensed to 18 conduct public sales of thoroughbred horses under pursuant to s. 19 535.01 and who, that has conducted at least 15 days of 20 thoroughbred horse sales for at least 8 days at a permanent 21 sales facility in this state for at least 3 consecutive years, 22 and that has conducted at least 1 day of nonwagering thoroughbred racing in this state, with a purse structure of at 23 24 least \$250,000 per year for 2 consecutive years before such 25 application, shall be issued a license under this section, 26 subject to the conditions set forth in this section, to conduct 27 intertrack wagering at such a permanent sales facility. during 28 the following periods:

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(a) Up to 21 days in connection with thoroughbred sales;

(b) Only one license may be issued under this subsection Between November 1 and May 8;

(c) Between May 9 and October 31 at such times and on such 32 33 days as any thoroughbred, jai alai, or a greyhound permitholder in the same county is not conducting live performances; provided 35 that any such permitholder may waive this requirement, in whole 36 or in part, and allow the licensee under this section to conduct 37 intertrack wagering during one or more of the permitholder's 38 live performances; and

39 (d) During the weekend of the Kentucky Derby, the 40 Preakness, the Belmont, and a Breeders' Cup Meet that is



41 conducted before November 1 and after May 8. 42 No more than one such license may be issued, and no such license 43 44 may be issued for a facility located within 50 miles of any thoroughbred permitholder's track. 45 46 (2) If more than one application is submitted for such 47 license, the division shall issue determine which applicant 48 shall be granted the license. In making its determination, the division shall grant the license to the applicant demonstrating 49 superior capabilities, as measured by the length of time the 50 51 applicant has been conducting thoroughbred horse sales within 52 this state or elsewhere, the applicant's total volume of 53 thoroughbred horse sales, within this state or elsewhere, the 54 length of time the applicant has maintained a permanent 55 thoroughbred sales facility in this state, and the quality of 56 the facility. 57 (3) An The applicant must comply with the provisions of ss. 550.125 and 550.1815. 58 59

(4) Intertrack wagering under this section may be conducted only on thoroughbred horse racing, except that intertrack 61 wagering may be conducted on any class of pari-mutuel race or game conducted by any class of permitholders licensed under this chapter if all thoroughbred, jai alai, and greyhound permitholders in the same county as the licensee under this 65 section give their consent. (5) The applicant that receives a license licensee shall be

66 67 considered a guest track under this chapter. The licensee shall 68 pay 2.5 percent of the total contributions to the daily pari-69 mutuel pool on wagers accepted at the licensee's facility on

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70	greyhound races or jai alai games to the thoroughbred
71	permitholder that is conducting live races for purses to be paid
72	during its current racing meet. If more than one thoroughbred
73	permitholder is conducting live races on a day during which the
74	licensee is conducting intertrack wagering on greyhound races or
75	jai alai games, the licensee shall allocate these funds between
76	the operating thoroughbred permitholders on a pro rata basis
77	based on the total live handle at the operating permitholders'
78	facilities.
79	
80	=========== T I T L E A M E N D M E N T =================================
81	And the title is amended as follows:
82	Delete line 37
83	and insert:
84	meet under both permits or one permit; amending s.
85	550.6308, F.S.; revising requirements for licensure to
86	conduct intertrack wagering under a limited
87	circumstance; amending

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LEGISLATIVE ACTION

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Senate

House

The Committee on Gaming (Sachs) recommended the following:
Senate Amendment (with title amendment)
Delete lines 18 - 50
and insert:
(f)1. A greyhound racing permitholder shall file reports by
the 14th day of each calendar month on forms adopted by the
department showing any known major injury incurred by a racing
greyhound while it is racing at a licensed pari-mutuel facility,
including injuries incurred in official schooling races, during
the prior month. As used in this paragraph, the term "major

11 injury" means a physical act or event causing harm to the

420982

12	greyhound and impairing the greyhound's ability to race for a
13	period of 1 month.
14	2. The report must be signed by the racetrack veterinarian
15	and contain the following information: the type and bodily
16	location of the injury; the cause of injury; the track or
17	facility where the injury occurred; the date and estimated time
18	of the incident; the greyhound's registered name and tattoo
19	numbers; the reporting person's name and telephone number; the
20	kennel operator, address, and telephone number; the microchip
21	manufacturer and number, if any; and the trainer's name and
22	telephone number.
23	3. The division shall maintain the reports required by this
24	paragraph for a period of 7 years. The reports must be readily
25	available to the public upon oral or written request to the
26	division.
27	
28	=========== T I T L E A M E N D M E N T =================================
29	And the title is amended as follows:
30	Delete lines 3 - 8
31	and insert:
32	s. 550.2415, F.S.; requiring a greyhound racing
33	permitholder to file certain injury reports; defining
34	the term "major injury"; requiring a racetrack
35	veterinarian to sign the reports; providing the
36	content of the reports; requiring the Division of
37	Pari-mutuel Wagering within the Department of Business
38	and Professional Regulation to maintain the reports
39	for a specified period; requiring the reports to be
40	readily available upon request by the public;
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Page 2 of 3

584-03936-14



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Page 3 of 3

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SB 742

SB 742

	By Senator Sobel			
	33-00777-14	2014742	I.	33-00777-14 2014742_
1	A bill to be entitled		30	e. If the injury occurred while the greyhound was racing,
2	An act relating to greyhound racing injuries; amer	2	31	the racetrack where the injury occurred and the distance, grade,
3	s. 550.2415, F.S.; requiring the Division of Pari-		32	race, and post position of the greyhound when the injury
4	mutuel Wagering within the Department of Business	and	33	occurred.
5	Professional Regulation to maintain records of		34	f. The weather conditions, time, and track condition when
6	greyhounds injured while racing; providing for the	e	35	the injury occurred.
7	content of such records; providing fines for makir	ıg	36	g. The specific type and bodily location of injury, the
8	false statements on an injury form; providing an		37	cause of the injury, and the estimated recovery time from the
9	effective date.		38	injury.
10			39	2. All injury forms shall be completed and signed under
11	Be It Enacted by the Legislature of the State of Floric	da:	40	oath or affirmation under penalty of perjury by the racetrack
12			41	veterinarian, whose signature must be witnessed by a designated
13	Section 1. Paragraph (f) is added to subsection (6	5) of	42	representative of the division.
14	section 550.2415, Florida Statutes, to read:		43	3. Injury records created and maintained under this
15	550.2415 Racing of animals under certain condition	ns	44	paragraph shall be maintained by the division for a period of 7
16	prohibited; penalties; exceptions		45	years and shall be made readily available to the public upon
17	(6)		46	oral or written request to the division.
18	(f)1. The division shall maintain records regardir	ng	47	4. Knowingly making a false statement on an injury form
19	injuries incurred by racing greyhounds while they are r	racing in	48	shall result in a fine not to exceed \$1,500. A second or
20	this state, including injuries incurred in schooling ra	aces. The	49	subsequent violation of this paragraph shall result in a fine of
21	records must include:		50	<u>at least \$3,000.</u>
22	a. The greyhound's registered name, right and left	ear ear	51	Section 2. This act shall take effect July 1, 2014.
23	tattoo numbers, and, if any, the microchip manufacturer	and and		
24	number.			
25	b. The name, business address, and telephone numbe	er of the		
26	greyhound owner and trainer and the kennel operator.			
27	c. The color, weight, and sex of the greyhound.			
28	d. The location where the injury took place, wheth	ner on a		
29	racetrack or in another area.			
		I	I	
	Page 1 of 2			Page 2 of 2

CODING: Words stricken are deletions; words underlined are additions.

CODING: Words stricken are deletions; words underlined are additions.

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KOON.LYNN

From:	SOBELELLEANOR
Sent:	Friday, February 28, 2014 6:07 PM
То:	RICHTER.GARRETT
Cc:	GUTHRIE.JOHN; KOON.LYNN
Subject:	Gaming Committee agenda request SB 742 - Greyhound Injury Reporting

February 28, 2014

Senator Garrett Richter, Chair Gaming 404 Senate Office Building 404 South Monroe Street Tallahassee, Florida 32399

Dear Chair Richter,

This letter is to request that **SB 742** relating to Greyhound Injury Reporting be placed on the agenda of the next scheduled meeting of the Gaming Committee.

The proposed legislation would require facilities that race greyhounds to report and provide documentation of any injury or death relating to greyhounds housed within their facility. Every three days, a racing greyhound dies in Florida. Further, Florida is one of only two states in the country that does not require this information to be provided by these facilities.

Thank you for your consideration of this request.

With Best Regards,

Illann Sobel

Eleanor Sobel State Senator, 33rd District

cc: Lynn Koon, Committee Administrative Assistant

COMMITTEE:GamingITEM:SB 742FINAL ACTION:Favorable with Committee SubstituteMEETING DATE:Tuesday, April 8, 2014TIME:1:00 —2:30 p.m.PLACE:110 Senate Office Building

			4/08/2014		4/08/2014		4/08/2014	:
FINAL	VOTE		Amendmer	Latvala		nt 899300	Amendment 332448	
						Latvala		Latvala
Yea	Nay	SENATORS	Yea	Nay	Yea	Nay	Yea	Nay
X		Abruzzo						
Х		Benacquisto						
X		Braynon						
Х		Clemens						
Х		Dean						
Х		Galvano						
Х		Gardiner						
Х		Latvala						
	Х	Lee						
Х		Margolis						
Х		Montford						
Х		Thrasher						
Х		Sachs, VICE CHAIR						
Х		Richter, CHAIR						
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Yea	Nay		Yea	Nay	Yea	Nay	Yea	Nay

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting

COMMITTEE:GamingITEM:SB 742FINAL ACTION:Favorable with Committee SubstituteMEETING DATE:Tuesday, April 8, 2014TIME:1:00 —2:30 p.m.PLACE:110 Senate Office Building

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	Amendme			Amendment 904392		Amendmei	nt 394362	
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TOTALS	Yea	Nay	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable UNF=Unfavorable -R=Reconsidered RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting

S-010 (10/10/09) Page 2 of 4

COMMITTEE: Gar	ning							
ITEM: SB								
FINAL ACTION: Fav MEETING DATE: Tue	orable with Committee sday, April 8, 2014	Substitute	•					
TIME: 1:00) —2:30 p.m.							
PLACE: 110	Senate Office Building	1						
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SENATORS	Margolis Yea	Nay	Yea	Nay	Yea	Nay	Yea	Nay
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Clemens								
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	Yea	Nay	Yea	Nay	Yea	Nay	Yea	Nay

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting

COMMITTEE: Gaming								
ITEM: SB 742 FINAL ACTION: Favorable wi	th Committee	Substitute						
MEETING DATE: Tuesday, Apr	ril 8. 2014	Substitute	;					
TIME: 1:00 —2:30 p	o.m.							
PLACE: 110 Senate 0	Office Building)	4/00/0044	10	4/00/0044		4/00/0044	
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			, anonanio		2:28 PM		Committee	Substitute
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SENATORS	Yea	Nay	Yea	Nay	Yea	Nay	Yea	Nay
Abruzzo								
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Richter, CHAIR								
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RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Name John Lockwood	$\begin{array}{c} & \begin{array}{c} & \begin{array}{c} & \begin{array}{c} & \begin{array}{c} & \begin{array}{c} & \end{array} \\ & \end{array} \end{array} \end{array} \\ & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \begin{array}{c} & \end{array} \end{array} \\ \\ & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \end{array} \end{array} \\ & \begin{array}{c} & \end{array} \end{array} \\ \\ & \end{array} \end{array} \\ \\ & \begin{array}{c} & \end{array} \end{array} \\ \\ & \end{array} \end{array} \\ \\ & \begin{array}{c} & \end{array} \end{array} \\ \\ & \begin{array}{c} & \end{array} \end{array} \\ \\ & \end{array} \end{array} \\ \\ \end{array} \end{array} \\ \\ \end{array} \\ \end{array} \\ \\ \end{array} \\ \end{array}$
Job Title	(<i>j uppictuble</i>)
Address	Phone
	_ E-mail
City State Zip Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes Ko Lobby	ist registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

S-001 (10/20/11)

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Laturala Medication Amendment	Bill Number 742
Name Matt Iuliano	(if applicable) Amendment Barcode 33244
Job Title EVP	(if applicable)
Address	Phone
City State Zin	E-mail
City State Zip Speaking: For Against Information	
Representing Jockey Club	
Appearing at request of Chair: Yes Yo	Lobbyist registered with Legislature: Ses Mo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

4-8-14

S-001 (10/20/11)

$\frac{4-8-14}{Meeting Date}$ (Deliver BOTH copies of this form to the Senator or Senate Profession	
Name Missy Timmins	Bill Number <u>742</u> (if applicable) Amendment Barcode
Job Title	(if applicable)
Address <u>2910 Karry Forest Pluy</u> TLH FL 32309	Phone 264-3225
$\frac{TLH}{City} \qquad \qquad For \qquad Against \qquad Information$	E-mail
Representing TAMPA BAY DOWNS	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: Yes No

THE FLORIDA SENATE

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This form is part of the public record for this meeting.

Understand (Deliver BOTH copies of this form to the Senator or Senate Professor) Meeting Date (Deliver BOTH copies of this form to the Senator or Senate Professor)	sional Staff conducting the meeting)
Topic Latvala Medication Amendment Name Marc Dunbar	Bill Number <u> </u>
Job Title	(if applicable)
Address $\frac{P. \partial \cdot Box}{Street}$ 351	Phone
Tallahassee, FL 32312 City State Zip	E-mail
Speaking: YFor Against Information	
Representing Stronach Group	
Appearing at request of Chair: Yes Yoo Lobby	vist registered with Legislature: 🏼 Yes 🗌 No
	ĺ

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(Deliver BOTH copies of this form to the Senator or	Senate Professional Staff conducting the meeting)
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_ 4	18/14
Ì	Meeting Date

Topic <u>Greyhumd</u> Welfire Name <u>Carey</u> Thei'l	Bill Number <u>58742</u>
Name Carly Theil	Amendment Barcode 899308
Job Title CX. director	(if applicable)
Address BPO BOX F	Phone 781-488-3526
Arlington, MA 02476 City State Zip	E-mail Carey & GHEYZ/EWG. org
Speaking: For Against Information	
Representing GREVIK USA	
Appearing at request of Chair: 🗌 Yes 🔀 No	Lobbyist registered with Legislature: 💢 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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S-001 (10/20/11)

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Greyhours Welfare	Bill Number SB742
Name Cary TheiL	Amendment Barcode 4 BA-332-148
Job Title IX divertor	(if applicable)
Address PD Box F	Phone 781-488-3526
Street Arlington MA 02476 City State Zip	E-mail (ang egy ZKUSa, org
Speaking: For Against Information	
Representing Com ZKUSA	
Appearing at request of Chair: Yes No	_obbyìst registered with Legislature: 🌠 Yes 🦳 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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S-001 (10/20/11)

THE FLORIDA SENATE

APPEARANCE RECORD



(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Carep Welfane Name Carep Theit	Bill Number 742 Amendment Barcode 3468 (if applicable) (if applicable)
Job Title IX divector	() approved
Address PO BOXF Street Arlington MA 02476	Phone 781488 3526
City State Zip	E-mail Cay & gry 2KUSG. Org
Speaking: For X Against Information	
Representing	
Appearing at request of Chair: Yes 🕅 No Lobbyi	st registered with Legislature: 🕎 Yes 🗔 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD



(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Cyhons Welfand	Bill Number 742
Name <u>Carey This</u>	Amendment Barçode 904 392
Job Title IX director	(if applicable)
Address POBOXF	Phone 781 488 3526
Street Arlington MA 62476 City State Zip	E-mail Cary egyz KUSG. org
Speaking: Speaking: Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: 📈 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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	•	Me	eting Da	te	

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Topic <u>Everyhounds</u>		Bill Number <u>142</u>
Name JACK LOVY		(if applicable) Amendment Barcode 516462
Job Title		Serverker Sicher (if applicable) ap 4139 2
Address <u>110 E. Lollege Ave</u>		Phone 850 00 Hours
Tallahassee	FL 3231	E-mail Jack-conf@paconsultants
Speaking: For Against	Information	
Representing Florida Grey	nound Association	3
Appearing at request of Chair: 🗌 Yes 🏼	Ź No Lobbyist	registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE

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APPEARANCE RECORD

$\frac{2}{Meeting/Date}$	
Topic <u>Greyhound Welfare</u> Name <u>Carey</u> Theil Job Title Executive director	Bill Number $\underline{SB}742$ Amendment Barcode $\underline{607554}^{(if applicable})_{(if applicable}$
Address <u>PO BOX F</u> <u>Street</u> <u>Avling ton MA 02476</u> <u>City</u> <u>City</u>	Phone 781-488-3526 E-mail Carey ggrey 2/ VIq. org
Speaking: For Against Information	
Appearing at request of Chair: Yes 🔀 No Lobbyis	t registered with Legislature: 🖌 Yes 🦳 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

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APPEARANCE RECORD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date

Topic Greyhound Welfare	Bill Number \underline{SB} 742
Name Cirey Theil	Amendment Barcode $180/64^{(if applicable)}$
Job Title CX- directur	(if applicable)
Address <u>BOBOXF</u>	Phone 781-788-3526
Street AV lington MA 02476 City State Zip	E-mail Can Pgrul 2/2054.019
Speaking: For Against Information	
Representing	
Appearing at request of Chair: 🗌 Yes 🔀 No Lobbyi	ist registered with Legislature: 🔀 Yes 🗌 No

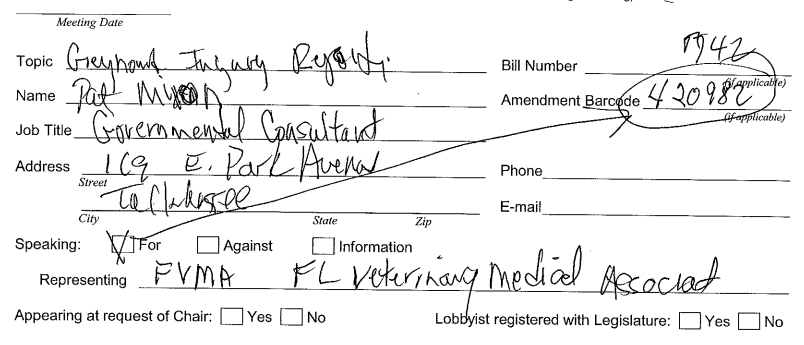
While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

rofessional Staff conducting the meeting)
Bill Number <u>58</u> 742 Amendment Barcode <u>64629</u> (^(jf applicable)
Amendment Barcode <u>076277</u> (if applicable) Phone781 - 488-3526
E-mail Curry grey 24 U.Sq. org
bbyist registered with Legislature: 🔀 Yes 🗔 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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$\frac{1}{8}$ (Deliver BOTH copies of this form to the Senator or Senate Profes) Meeting Date	ssional Staff conducting the meeting)
Topic <u>Greyhound Protection</u>	Bill Number 58 742
Name <u>Carry Theil</u>	(if applicable)
Name <u>Carry Theil</u> Job Title <u>et, director</u>	(if applicable)
Address Po But F	Phone 781-488-3526
Arlington MA 02476 City State Zip	E-mail (Grey ggrey OKUS9.009
Speaking: 🔀 For 🗌 Against 🗌 Information	
Representing GREVUK VSA	
Appearing at request of Chair: Yes X No Lobby	yist registered with Legislature: 🗡 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

U.S. (Deliver BOTH copies of this Meeting Date	form to the Senator or S	Senate Professiona	I Staff conducting the mee	eting)	
Topic <u>De-Coupling</u>			Bill Number	742	
Name Sava Johnson			Amendment Bar	code	(if applicable)
Job Title Legislative Assista	ut tothe	Presiden	£		(if applicable)
Address <u>4853 S. Orange Au</u> Street)e		Phone <u>850-5</u>	67-8143	
Ovtando	Florida	<u>32806</u> ^{Zip}	E-mail <u>Saraj</u>	@ f- Ifami	ly.org
Speaking: For Against	Information				
Representing Florida Family	Action		·		
Appearing at request of Chair: Yes	No	Lobbyist r	egistered with Le	gislature: 🗾 Y	es 🔄 No

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APPEARANCE RECORD

THE FLORIDA SENATE

$\frac{U + 8/14}{Meeting Date}$ (Deliver BOTH copies of this form to the Senator or Senator)	ate Professional Staff conducting the meeting)
Topic <u>Greyhond Wel-Fake</u> Name <u>Cakey</u> Theil	Bill Number 8 58 742 Amendment Barcode 876 268
Job Title GREY UK USA	
Address <u>10 Box</u> F Street <u>Av Wigton, MA</u> 02476	Phone 781-488-3526 E-mail Carey 0 91042KUSG.org
City State Zip Speaking: For X Against Information Representing GREVILK USA	
Representing $6REV/CEUSA$ Appearing at request of Chair: Yes 12 No	Lobbyist registered with Legislature: 🔀 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate	Professional Staff conducting the meeting)
Meeting Date	
Topic decoupting	Bill Number SB742
Name 1900 Book	(if applicable) Amendment Barcode
Job Title	(if applicable)
Address 104 West Jelleuson St	Phone 850 - 224 3427
Street TLH Fla 3230	E-mail
City State Zip Speaking: For Against Information Representing NAPLES - Fort Myeus	Kennel Club Enterprises
	obbyist registered with Legislature:

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

The Florida Senat Appearance Re (Deliver BOTH copies of this form to the Senator or Senate Profet Meeting Date	ECORD
Topic Greyhound Racing Injuries Name Jeff Kott Kamp Job Title	Bill Number $\underline{742}$ Amendment Barcode $\underline{576668}$ (if applicable)
Address	Phone E-mail
Representing Elovida Greyhound Associati	on Florida Casina Watch

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

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Meding Date	

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Topic Name Blanchard Job Title President Florida Greyheand Assoc,	Bill Number 742 Amendment Barcode (Speak) (ga) ust 57646 (fapplicable)
Address <u>190 6th ST</u>	Phone
City / State Zip	E-mail
Speaking: For Against Information	
RepresentingFGA / Mational Graphing	al Assoc.
Appearing at request of Chair: Yes No Lobb	byist registered with Legislature: See No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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Meeting Date	×
Topic <u>CREYHOUND RACING</u> Name <u>JOHN WEDEN</u> Job Title OWNEN	Bill Number $\underline{742}$ Amendment Barcode $\underline{576068}$
Address 21321 WANCHSTER RUN	Phone
<u>ESTENOFL 33928</u> City State Zip Speaking: Against Information	E-mail
Representing <u>GREY HUVNDS</u>	ist registered with Legislature: 🔲 Yes 🛄 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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ropic <u>Decoupling</u> Name <u>Mistal Carroll</u>	Bill Number <u>SB</u> 742- (<i>if applicable</i>) Amendment Barcode <u>576668</u>
Job Title Kennel operator Greehound trainer	(if applicable)
Address 1338 SW 119th Ave	Phone 954-342-9189
$\begin{array}{c} \text{Street} \\ \text{DUMPOKE PINES} \\ \text{City} \\ \text{Speaking:} \\ \hline \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	E-mail <u>Greyhound lover 2008</u> @ gmail. com
Representing Florida Greyhound Assoc. / Man	di Gras Greyhound Found
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature; Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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Meeting Date

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Decouptines Topic Bill Number 142 (if applicable) Name MONICH Amendment Barcode 576669 (if applicable) JOB TITLE GIEIHOUNSUPPORITRANCPORT Address 4766 COLESTREE Phone 5701-27.9-0501 PAUM BEARAFL. E-mail 121 g Ominmilukesa 334 Citv State Zip HOL Cis 🚺 Against Speaking: For Information jound Support transport 5010) 3 Representing Appearing at request of Chair: Yes No Lobbyist registered with Legislature: No Yes

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Adplicans	Bill Number <u>74</u> 2. (if applicable)
Name Davience 1270	Amendment Barcode 574448
Job Title President Daples/Fart Myers Greg	Arend thack Pelopticable)
	Phone 239-330-7895
City State Zip	E-mail farmers archards
Speaking: For Against Information	bega & comeast-net
Representing Cheyhands	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

THE FLORIDA SENATE	
APPEARANCE REC	ORD
Meeting Date	al Staff conducting the meeting)
Topic Gorg Hound Racing	Bill Number
Name John Alung	Amendment Barcode 576668
Job Title Graun John Fraun 19	(if applicable)
Address	Phone 786-223-4759
City State Zip	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: 🔄 Yes 🦳 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.



(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Торіс	Bill Number _58 7.42
Name James Abernathy	(if applicable) Amendment Barcode らつしほしのの
Job Title Clinkel Manager	(if applicable)
Address 5310 N. TUHLE	Phone
Street Savasota PL 3423 City State Zip	E-mail
Speaking: For Against Information	
Representing <u>finda Greenand</u>	Association
Appearing at request of Chair: Yes No	Lobbyist registered with Legislature: 🔄 Yes 🦳 No

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Topic	Bill Number <u>SB</u> 742
Name Chestal Ewart	(if applicable) Amendment Barcode 576668
Job Title Kennel owner Hrainer	(if applicable)
Address 5412 Casey Ed.	Phone
ELOVO FL 32437 City State Zi	E-mail
City State Zi, Speaking: For Against Information	p
Representing FLOVIDA Greynand	Association
Appearing at request of Chair: Yes No	Lobbyist registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.



(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Topic Name ANCEDBROCK	Bill Number <u>SCALEBIU</u> (<i>if applicable</i>) Amendment Barcode <u>570408</u>
Job Title BROCK'S ORELPOUND SUPPLY	(if applicable)
Address 5454 White Faver UN	Phone
SARASOTA, PL 34233. City State Zip	E-mail
Speaking: For Against Information	
Representing FLORIDA GREYNUNDASSC	C.> BROCK'S GRA HOUND SUPPLY
Appearing at request of Chair: Yes No	Lobbyist registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

THE FLORIDA SENATE	
$\frac{4 - 18 - 2014}{2014}$ (Deliver BOTH copies of this form to the Senator or Senate Profession	
Meeting Date Topic <u>Greyhannel Racing</u> Name <u>Chris Collins</u> Job Title Trainer	Bill Number 56046743 (if applicable) Amendment Barcode 516068 (if applicable)
Address 28120 Doverbood OF APT. #105	Phone
$\frac{Bonifa Springs}{City} FL 34135$ $\frac{34135}{State} Zip$ Speaking: For Against Information	E-mail
Representing Greyhand Representing Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic	Bill Number S.B. 742
Name Joseph Coletti	Amendment Barcode 51666
Job Title Grey hound TRAINER	(if applicable)
Address	Phone
City State Zip	E-mail
City State Zip Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobby	ist registered with Legislature:YesNo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

4-8-14	
Meeting Date	

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Topic Greyhound Decoupling	Bill Number SB742
Name Gladys Moore	(if applicable) Amendment Barcode <u>57 ほしし 8</u>
Job Title	(if applicable)
Address 10661 1st Walf N.	Phone 352-238-2399
SF Pete Fl 33716 City State Zip	E-mail gladysmagate, net
Speaking: 🗌 For 🔀 Against 🗌 Information	t
Representing FI. Greyhound Assoc + T	ampabacy Greyhound Assoc.
1 2(registered with Legislature: Yes XNo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

4-8-14 Topic Greyhound Decoupling Bill Number $\mathcal{IB}\mathcal{I}\mathcal{IA}$ (if applicable) Name _ Calvin Holland Sr. Amendment Barcode 576468 (if applicable) Job Title President TBGA+ V. Pres FLGA Phone 727-433-3834 Address <u>IOleCel 1st Way N.</u> Street Ste Pefersbarg E-mail Choll 92/392 and Com FI 33617 State For]_IAgainst Speaking: Information Representing Florida Greyhound Assoc, & Tampa Bay Greyhound Lobbyist registered with Legislature: Yes XNo Appearing at request of Chair: Yes X No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date Patrick Muran	742
Topic MARICK MARAN	Bill Number SBTTE
Name	Amendment Barcode 57668
Job Title_ OUNE	(if applicable)
Address 254 SE KropekgrAss Gler Street City Spankys El 326473 State Zip	Phone 380 454 -8784 E-mail BW3LSRAN, 5
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: 🔄 Yes 🔛 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic DeCoupling	Bill Number $SB792$ (if applicable)
Name Gary Will's	Amendment Barcode 576668
Job Title Kennel Owner	(if applicable)
Address 2003 Allandale Circle E	Phone 303-903-0477
Street JACKSONVILLE FL 32254 City State Zip	E-mail Sharon 3 wi @ Yohou Em
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	t registered with Legislature: 🔄 Yes 📃 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Name DONALD BUKK Jr. Job Title Kennel OLUNCKE Dog OWNM	Bill Number \underline{SB} 742 Amendment Barcode $\underline{574469}$ (<i>f applicable</i>)
Address <u>Street</u> <u>Owner</u> <u>Owner</u> <u>Owner</u> <u>Street</u> <u>F1</u> <u>City</u> <u>State</u> <u>Zip</u>	Phone 940 - 577 - 247 5 E-mail
Speaking: For Against Information	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Торіс	Bill Number 0742
Name Patti Kacer	Amendment Barcode 57669 (if applicable) (if applicable)
Job Title Adopter of Grey Konnt	
Address 28.52 Ravine Hill Dr.	Phone 908-670-9517
Middleburg FL 32068 City State Zip	E-mail pattik. fle comcast. net
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyis	st registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

Meeting Date

L S Control Contro Contro Control Contr	ional Staff conducting the meeting)
Topic NO ON DECOUPLING Name LANCE LAFTENIERE	Bill Number 74() (if applicable)
Job Title OWNES (Komel) Traines	Amendment Barcode 574668 (if applicable)
Address 25 Ponce de Leon Dr	$- Phone \frac{376 - 212 - 5511}{100}$
City State Zip	E-mail L'GMAQQELLEMAncon
Speaking: 🔄 For 🔀 Against 🔄 Information	
Representing Daytong Beach Kanel A	
Appearing at request of Chair: Yes No Lobbyi	ist registered with Legislature: 🚺 Yes 🔛 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Name TelllE Haynes	Bill Number 743 Amendment Barcode 51669 (if applicable)
Job Title	
Address 15720 N.W. 28CF	Phone 786-271-6952
Street MIAM FI 33054 City State Zip	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	t registered with Legislature: 🗌 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic	Bill Number 742
Name Mike Tice	(if applicable) Amendment Barcode 576668
Job Title	(if applicable)
Address 129 Cowan Drove	Phone
Address <u>129 Cowan Dreve</u> Street <u>Guneva, AL 36340</u> City State Zin	E-mail
City Image: City State Zip Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyi	st registered with Legislature: 🚺 Yes 🔝 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Name L Watern	Bill Number 742 (if applicable) Amendment Barcode 576608 (if applicable)
Job Title OWNER AJN Kennel + Duy OWNER	(ij appricaute)
Address 3878 SHMA1Thews R.J. Street Caryville Fl J2427 City State Zip	Phone
Speaking: For Against Information	
Appearing at request of Chair: Yes No Lobbyis	t registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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Ll	J	8	J	A STATISTICS IN CONTRACTOR OF THE OWNER OF THE		(Deliver BOTH o
		Meet	tin	gΪ	Date	

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Торіс			Bill Number 752	
Name LORI GARCIA			Amendment Barcode 57666	(if applicable)
Job Title				(if applicable)
Address			Phone	
			E-mail	
City	State	Zip		
Speaking: 🗌 For 🕅 Against	Information	1		
Representing				
Appearing at request of Chair: 🔄 Yes 📃	No	Lobbyist	registered with Legislature:	es 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE

APPEARANCE RECORD

4-8-14	(Deliver BOTH copies of this form to the Senator or Sena	ate Professional Staff conducting the meeting)
Meeting Date		
Topic		Bill Number <u>742</u> (if applicable)
Name Kutth	AN.N Braly	$\underbrace{(if applicable)}_{(if applicable)}$
Job Title	/	(<i>j</i> uppricuone)
Address		Phone
Street		E-mail
City	State Zi	p
Speaking: Fo	or 🔀 Against 🗌 Information	
Representing		
Appearing at request	of Chair: Yes No	Lobbyist registered with Legislature:YesNo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

4. S. (L) (Deliver BOTH copies of this form to the Senator or Senate Pro	fessional Staff conducting the meeting)
Meeting Date	
Topic Decouples Name Belinda Parker	$\begin{array}{c} & \begin{array}{c} & & & & & \\ & & & \\ & $
Job Title	·
Address	Phone
City State Zip	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No	bbyist registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

$\frac{4}{Meeting Date} \qquad \qquad$	
Topic Name EUdruh Scheider	Bill Number 742 (<i>if applicable</i>) Amendment Barcode 57669 (<i>if applicable</i>)
Job Title	
Address	Phone
Street Peters 6000 City State Zip	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No	obbyist registered with Legislature: 🗌 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

THE FLORIDA SENATE

APPEARANCE RECORD

$\frac{(4-08-14)}{Meeting Date}$	al Staff conducting the meeting)
Topic Name Job Title	Bill Number 742 Amendment Barcode 57448 (if applicable) (if applicable)
Address <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u> <u>Street</u>	Phone
Speaking: For Against Information	
Appearing at request of Chair: Yes No Lobbyis	t registered with Legislature: 🔄 Yes 📃 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date

Topic _	DECOUPLING			Bill Number	742	(if applicable)
Name _	DEBORAH SMITH			Amendment Barco	ode 57666	
Job Title	GREYHOUND TRAINER) OWNER	2			(g uppressure)
Address	7218 WEST 444 AVE	900° 1 90°		Phone 365-9	12-0774	
	Street HIALEAH City	FL State	330/4 Zip	E-mail <u>GREYHA</u>	UND. DSI4@6	FMAIL.COM
Speaking		Informat	1			
Repr	esenting <u>GREYHOUND</u> AS	SO CIATION				
Appearin	ng at request of Chair: 🚺 Yes 🗌] No	Lobbyist	registered with Leg	gislature: 🔲 Y	es 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

April 2019 Deliver BOTH copies of this form to the Senator or Senate Professio Meeting Date	nal Staff conducting the meeting)
Topic	Bill Number 742
Name Colleen Hareson	Amendment Barcode 57600 (if applicable)
Job Title	-
Address	Phone
Street Street State Zip	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyis	st registered with Legislature: 🔲 Yes 📃 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

4 - 8 · 2014 (Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting) Meeting Date

Topic			_ Bill Number742	
Name DENNIS SMIT			Amendment Barcode 576	(if applicable) $\bigcup \bigcup \bigcup$ (if applicable) (if applicable)
Job Title GREYLOON -	RMANER			(y uppricable)
Address 7218 W 4711	5 MB		Phone	
		33014	_ E-mail	",
City	State	Zip		
	ist 🔄 Infor		•	
Representing	WELL RA	Conf		
Appearing at request of Chair:	es 🗌 No	Lobby	vist registered with Legislature:	Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Decoupling	Bill Number 742 (if applicable)
Name Bill A. Elliott	Amendment Barcode 51460
Job Title Greyhound Owner	(if applicable)
Address ROB29 NHiWAY281	Phone 402746 3712
Red Cloud Ne 68970 City State Zip	E-mail
Speaking: For Against Information	
Representing FLOVIDA Chephound A	SSN
Appearing at request of Chair: Yes XNo Lobby	ist registered with Legislature: 🗌 Yes 🔀 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

4 8 14 (Deliver BOTH copies of this form to the Senator or Senate Profes Meeting Date Meeting Date	ssional Staff conducting the meeting)
Торіс	Bill Number74分 (if applicable)
Name Joy A. Mayne	Amendment Barcode 576669
Job Title Kennel assistant	(if applicable)
Address 316 W. 5th St.	Phone (904) 713-1205
Street Jacksonville, FL 32206 City State Zip	E-mailhoneyporkchop@aol.com
City State Zip Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobb	yist registered with Legislature:YesNo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

478 - 14 (Deliver BOTH copies of this form to the Senator or Senate Prof	essional Staff conducting the meeting)
Meeting Date	
Topic DE Couplinbe	Bill Number <u>フ</u> みス ((<i>f applicable</i>)
Name Charles F. MCCIE) AN	Amendment Barcode <u>574668</u>
Job Title TRAINER	(if applicable)
Address 2600 5th St wast	Phone
Street JAX FL 32254	E-mail
City State Zip	
Speaking: For X Against Information	
Representing	
Appearing at request of Chair: Yes No	obyist registered with Legislature: 🗌 Yes 📃 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

L1 G1 L4 (Deliver BOTH copies of this form to the Senator or Senate Profession Meeting Date (Deliver BOTH copies of this form to the Senator or Senate Profession)	onal Staff conducting the meeting)
Topic Decempting	Bill Number 742
Name Steve Kubid4	
Job Title duner Champions Racing Team inc.	
Address 19590 76 st	Phone 305 528 3954
Street IVC CAK FI 32060 City State Zip	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyi	ist registered with Legislature: 🔲 Yes 📃 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

		•
Meeting	Date	

 $() \leftarrow |$

Topic	Bill Number742
Name Melaney McKinnics	Amendment Barcode 57669
Job Title	
Address 5926 Picketville Rd	Phone 909-403-8439
Street Jackson Ville FL 3225 City State Zip	<u>4</u> E-mail <u>Melaney Mckinnie @gnail.cn</u>
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No	bbyist registered with Legislature: 🗌 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

THE FLORIDA SENATE APPEARANCE RECORD (Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting) ng Date **Bill Number** Topic (if applicable) Amendment Barcode 576468 (if applicable) Job Title -_____ Phone_ Address FL 34135 E-mailSQY NGS State Zip Citv Against Information Speaking: For Representing Lobbyist registered with Legislature: Yes Appearing at request of Chair: Yes No No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

$\frac{1 - 8 - 14}{Meeting Date}$ (Deliver BOTH copies of this form to the Senator or Senate Professional	al Staff conducting the meeting)
Topic	Bill Number 53742 (if applicable)
Name Connik Wihkler	Amendment Barcode 576668
Job Title Greyhound Towner /Kemelowner (pogue	
Address 702 Viriging Terrace	Phone 386-569-6369
Street Ormund Beach Fl 32174 City State Zip	E-mail
Speaking: For 🔀 Against 🗌 Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature:YesNo

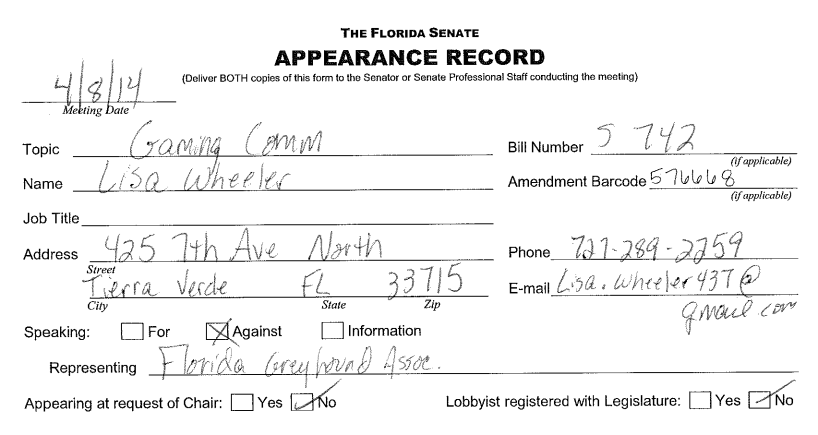
While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

4-8-14 Meeting Date

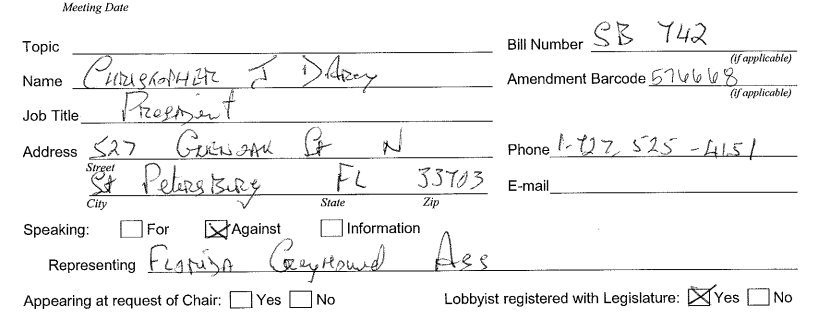
Торіс	Bill Number <u>513742</u>
Name LaDonna Miller	Amendment Barcode 57649 (if applicable) (if applicable) (if applicable)
Job Title Greyhound Trainer	
Address 1170 Fore stadod St	Phone 386-882-7786
Duytona Beach 51 32119	E-mail businessladana Flo Q Gmail.com
Speaking: For Against Information	Grich Car
Representing	
Appearing at request of Chair: Yes No Lobbyis	t registered with Legislature: 🔄 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.



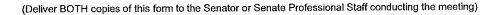
While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

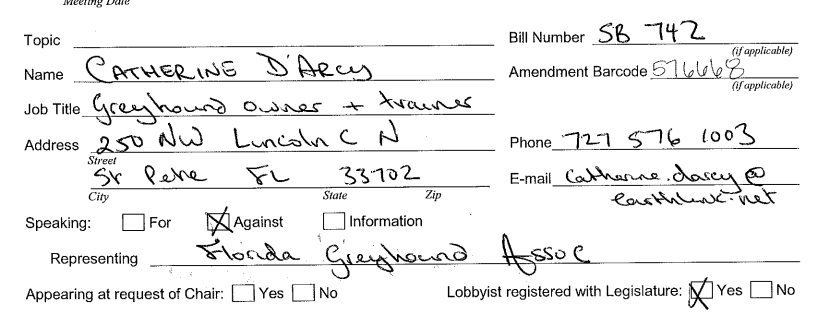
(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)



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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Name Kanfruth Abernafly Job Title Owner-Drainer	Bill Number $\underline{742}$ (if applicable) Amendment Barcode $\underline{57449}$ (if applicable) (if applicable)
Address <u>JJS JN246</u> Av. NH 817 <u>Street</u> <u>St. Refersburg FL 33+16</u> <u>City</u> <u>State</u> Zip	Phone 727-744-6512 E-mail Kay-uthfor hothail.co.
Speaking: For Against Information	
	registered with Legislature:YesNo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

<u>4/2/14</u> (Deliver BOTH copies of this form to the Senator or Senate Profession Meeting Date	al Staff conducting the meeting)
Topic <u>Decoupling</u> Name <u>Sean Farmer</u>	Bill Number \underline{SB} 792 Amendment Barcode $\underline{570008}$ (<i>if applicable</i>) (<i>if applicable</i>)
Job Title Assistant Trainor	
Address 6674 17th WayN, Roberts	Phone 561-215-6956
Street <u>St Petersburg</u> FL 33702 City State Zip	E-mail
Speaking: For X Against Information	
Representing FLorida Gryhound Associat	lion.
Appearing at request of Chair: Yes No Lobbyis	t registered with Legislature: Yes No

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

	Bill Number 742
Name (MVIStopher Grieß	$\frac{(if applicable)}{Amendment Barcode 57608}$
Job Title GREYHOUND TRAINER	(if applicable)
Address	Phone
	E-mail
City State Zip	
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lob	byist registered with Legislature: 🔄 Yes 🔄 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Guleyhound Driouph Name ANNI/ Viles	Bill Number $\underline{742}$ (<i>if applicable</i>) Amendment Barcode $\underline{574(98)}$ (<i>if applicable</i>)
Job Title Owner Tugin Tyskuith	Kel
Address 951 Dos Thack Nd	Phone <u>351-979-3706</u>
Street <u> <u> <u> </u> <u> </u></u></u>	E-mail duhounday Oyuloo, lin
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: Yes No

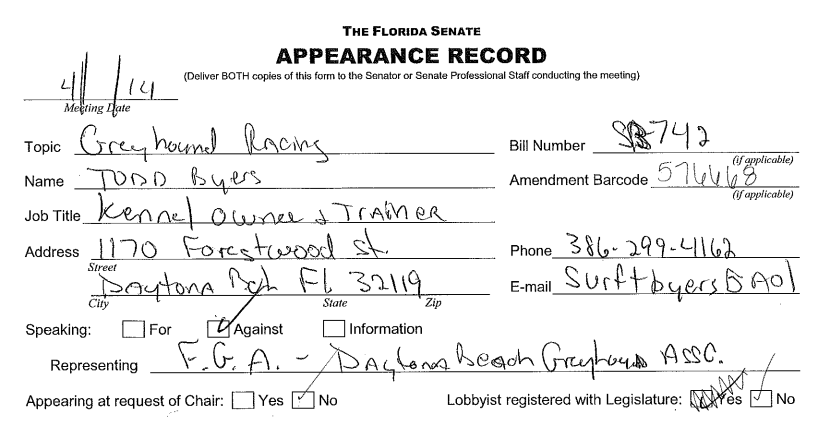
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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date

Topic	Bill Number 142
Name <u>MARGARET ROBAN</u> BRidges Job Title President ROBAN Kennels The	Amendment Barcode 576468 (if applicable) (if applicable) (if applicable)
Address 2836 SCI CR 138	Phone (386) 454-3090
Street <u>F</u> <u>City</u> <u>FL</u> <u>32035</u> <u>City</u> <u>State</u> <u>Zip</u>	E-mail D ROBAN @ WINdstead
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	t registered with Legislature: 🔄 Yes 📃 No

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting) 9-8-14 Meeting Date SB Bill Number Topic (if applicable) Amendment Barcode 5744 Alves Name <u>Case</u> (if applicable) Job Title KEUNEL OWNER Address 853 PINE Forest Trail Phone 386 898 1942 West Street 32127 E-mail casey - alves @ yAhoo.con Port Orange FL State Zip Against For Information Speaking: Representing Greyhound Raeing, DAYTONA BEACH Greyhoud Association Lobbyist registered with Legislature: Appearing at request of Chair: Yes | No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Name Shalon Willis	Bill Number <u>SB747</u> (if applicable) Amendment Barcode <u>5744</u>
	(if applicable)
Job Title Kennel Owner	
Address 2003 Filandole Circle E	Phone 623 810 5859
SIAP FL 32254	E-mailSharon 3 wi Qynho
City - State Zip V	Com
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: 🗌 Yes 💢 No

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic GREYHOUND DECOUPLING	Bill Number <u>742</u> (if applicable)
Name TOM HOWARD	Amendment Barcode 516668
Job Title KENNEL OWNER	(if applicable)
Address <u>951</u> Dog TR, RD Street	Phone 508-345 2065
Street <u>PENSACOLA</u> <u>City</u> <u>State</u> <u>Zip</u>	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyis	st registered with Legislature: 🗌 Yes 🕅 No

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Decaupling	Bill Number
Townson M	(if applicable)
Name DEG RUDDEN	Amendment Barcode
Job Title GREYHOUND DWARN	(if applicable)
Address HIALEAH	Phone
Street 33014 City State Zip	E-mail
Speaking: For Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyis	t registered with Legislature: Ves 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Decoupling	Bill Number <u>SB142</u>
Name benerly Schotztean	(if applicable) Amendment Barcode
Job Title CEO- Nat GH Foundation	57 (a la la fil applicable)
Address 4420 Wandering Porch	Phone 352-212-5878
Street Abomosussa 71, 34457 City State Zip	E-mail topdage 4 gree hunds, ore
Speaking: For 🔀 Against Information	
Representing Nat CH Foundation	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: 🗌 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date	
Topic Injun Repub - Decemply Name Davia Steeting	$\begin{array}{c} & \text{Bill Number } \underline{742} \\ & \text{Amendment Barcode } \underline{57668} \\ & \text{(if applicable)} \end{array}$
Job Title	<u> </u>
Address Street alluhen FL. City State Zip	Phone 名でひ <u>6 6 8 3 8 3 9</u> E-mail
Speaking: 📝 For 🗌 Against 🗌 Information	
Representing	
Appearing at request of Chair: Yes Ko Lobb	yist registered with Legislature: 🚺 Yes 🛃 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

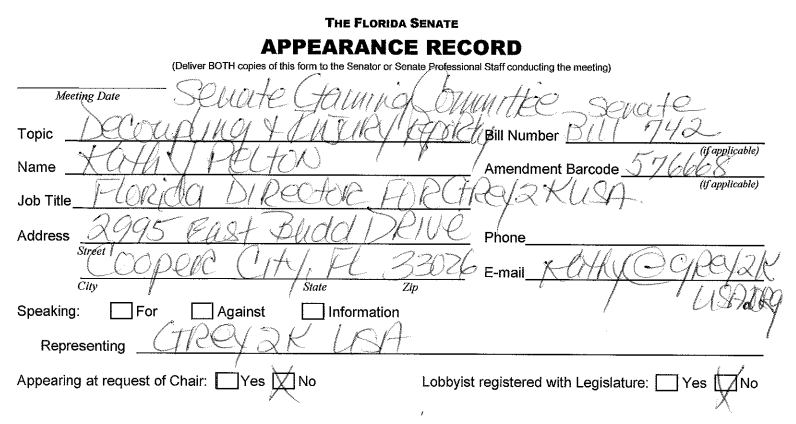
<u> </u>	(Deliver BOTH copies of the second se	his form to the Sena	ator or Senate Profession	al Staff conduct	ing the meeting)		
Topic <u>Greyhou</u> Name <u>Carey</u>	nd Wel-Fax Theil director	2			per <u>58</u> ent Barcode_	74Z S76668 (if applicab)	
Job Title ext . Address fo	BOX F			Phone	781-	48-3526	
$\frac{A \vee \sum_{City}}{Speaking}$	g fro N	<u>MA</u> <u>State</u> Inform	$\underbrace{OZ_{ip}}_{Zip}$	E-mail	Carry D	greyzkusa.or	1
Representing		71					•
Appearing at request of		KI NO	Lobbyist	t registered	l with Legislat	ure: 🔀 Yes 🗔 N	lo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

4 - 5 - 2014 (Deliver BOTH copies of this form to the Senator or Senate Professional	al Staff conducting the meeting)
Meeting Date	·
Topic GH Decoupling + Injury Reporting	Bill Number <u>742</u>
Name Elaine Swain	Amendment Barcode <u>576668</u>
Job Title retired	(if applicable)
Address 1006 Buena Vista Dr	Phone 850-567-2542
Street <u>Tallahussee</u> , FL 32304 City State Zin	E-mailelaruth 39 @ Comcast.
City State Zip	net
Speaking: X For Against Information	
Representing myself	
Appearing at request of Chair: Yes X No Lobbyist	registered with Legislature: 🔲 Yes 💟 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE **APPEARANCE RECORD** (Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting) 8-2014 Meeting Date \$ Injury Repor FCOUPLING Bill Number 742 Topic (if applicable) Charles W. Swain Amendment Barcode 57666 (if applicable) Job Title Ketited 1006 Bueng Phone 850 - 567, 254 Address Street E-mail eWSWain 37 @ comcast. 32304 City State **K**For Speaking: Information Against Public interest Representing Appearing at request of Chair: Yes No Lobbyist registered with Legislature: Yes XNo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE

APPEARANCE RECORD

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4814 "	Deliver BOTH copies of this form to the Senator or Senate	e Professional Staff conducting the meeting)
Meeting Date		
Topic <u>GREYhou</u>	nd /Tujvey Reportin	(if applicable)
NameAURA	-Beven	Amendment Barcode <u>576668</u>
Job Title Southern	Regional Derector	(if applicable)
Address 1624 (7)	ETROPOLITON GRALE - P	Phone 850-668-0787
and the second sec	ASSEC T 3230- State Zip	3 E-mail levanahsusians
Speaking: For	Against Information	
Representing	ne HUMANE Society	of the US
Appearing at request of C	Chair: Yes No	Lobbyist registered with Legislature: 🔄 Yes 🏼 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

	THE FLORIDA SENATE	
	EARANCE RECOR m to the Senator or Senate Professional Staf	
Topic Gryhoup Injung Repa Name ERIKA LECKINGTON	An	Il Number 742 nendment Barcode 576668 (if applicable)
Job Title DIRECTOR MERCEN		
Address 448 BEAVER CLEEK WAY	<u>1</u> Ph	none <u> </u>
	State Zip	mail ERIKA, LECKINGTON
Speaking: For Against	Information	
Representing TALLAHASSEE A	NIMAL SERVICES	
Appearing at request of Chair: Yes Y	ó Lobbyist reg	istered with Legislature: Yes 4No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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U/S/14 (Deliver BOTH copies of this form to the Senator or Senate Profession Meeting Date (Deliver BOTH copies of this form to the Senator or Senate Profession)	nal Staff conducting the meeting)
Topic Greyhand Injury Reparting Name <u>Caitlin Powell</u> Job Title Law Student	Bill Number $\underline{SB742}$ Amendment Barcode $\underline{57665}$ (if applicable)
Address <u>400 Hayder Rd #237</u> <u>Street</u> <u>Tallahassee Fl 32304</u> <u>City</u> <u>State</u> Zip	Phone <u>813 418 1289</u> E-mail <u>CmpOSceny, Asu, ed</u>
Speaking: \Box For \Box Against \Box Information Representing $\underline{\leq}$	
	t registered with Legislature: Yes VNo

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE APPEARANCE RECORD (Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting) Topic Greyhound racing injury reporting Bill Number Senate Bill 742 Name Chrigtine Clolinger Amendment Barcode 57668 (if applicable) Job Title Student 5+ " Address Phone A VVal allahassee 32303 E-mail Calle State Speaking: For Against Information Representing Student Animal Legal Defense Appearing at request of Chair: Yes No Lobbyist registered with Legislature: Yes INNo

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(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meet	ting)
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4/8/14

Meeting Date

Topic Greyhourd Injury Reporting + Decoupling	Bill Number 58 742
Name Kelly R. Faircloth	(if applicable) Amendment Barcode <u>57666</u>
Job Title	(if applicable)
Address 2707 W. Wilder Avenu	Phone 813-601-1209
City State Zip	E-mail KFaircloth 20020 yaloo. con
Speaking: For Against Information	
Representing Grayhound Resauc + Adoptions of	Tompa Bay INC. (GREAT)
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: Yes 4No

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4/8/2014 Colliver BOTH copies of this form to the Senator or Senate Professional	
Topic GREYHOUND THISUBY REPORTING DECOUPLING	Bill Number <u>SB 742</u> (if applicable)
Name Dor Goldstein	Amendment Barcode <u>576668</u> (if applicable)
Job Title	
Address 12321 BRAMFIELD DR	Phone 813-361-7146
RIVERVIEW FL 33579 City State Zip	E-mail DGOLDSTETN10 TAMPABAY.RA, Com
Speaking: For Against Information	
Representing <u>GREYHOUND</u> RESCUE AND ADOPTIC	NS OF TAMPA BOY, Inc. (GREAT)
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: Yes No

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THE FLORIDA SENATE

APPEARANCE RECORD

$\frac{4 \sqrt{8 / 14}}{Meeting Date}$ (Deliver BOTH copies of this form to the Senator or Senate Professional	al Staff conducting the meeting)
TOPIC DECOUPLING & INJURY REPORTING	(if applicable)
Name MARLYN VARNBERG	Amendment Barcode 576668
Job Title PRESIDENT	(if applicable)
Address <u>1470 NE 140 ST</u> Street	Phone 352-671-5333
	E-mail <u>mvarnbergeembargmail</u> .
Speaking: K For Against Information	
Representing <u>GREYHOUND</u> ADOPTIONS	OF FLORIDA
Appearing at request of Chair: Yes X No Lobbyist	registered with Legislature: 🔲 Yes 🔀 No

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4/8/14	
Meeting Date	

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

É INJURY REPORTING DECRUPUNG Bill Number SR 742 Topic (if applicable) KUSS NDERSON Name Amendment Barcode \$7666 R (if applicable) RESENTATIVE Job Title 38716 SILLEN RD Address Phone 352-391-5641 Street 32159 E-mail TRIXIEGREY 12@ AOL, COM State Zin For Speaking: Against Information GRETHOUND DOPTIONS OF FLORIDA Representing Appearing at request of Chair: Yes No Lobbyist registered with Legislature: U Yes No

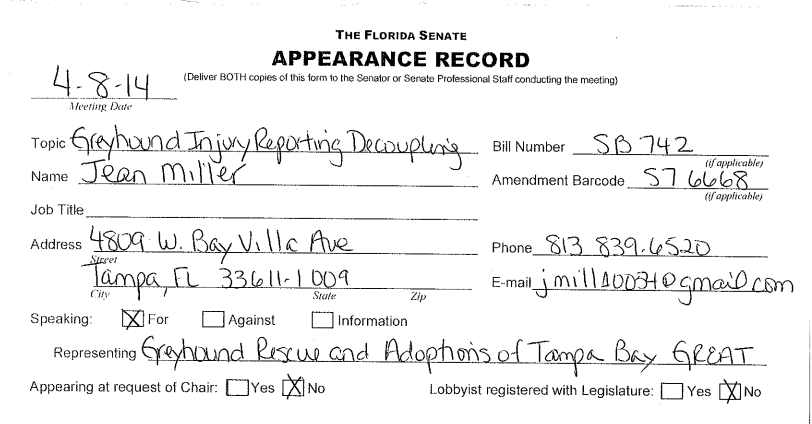
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THE FLORIDA SENATE	
APPEARANCE REC Under BOTH copies of this form to the Senator or Senate Profession Meeting Date	
Topic Decoupling & injury reporting	Bill Number SB 742
Name Joan Carnahan	Amendment Barcode <u>576668</u>
Job Title Representative	(if applicable)
Address 764 Hoathrow AVR	Phone <u>Cell: 2073516968</u>
Lady Lake F-1. 32159 City State Zip	E-mail JCar 75 e gmail, con
Speaking: 🔀 For 🗌 Against 🗌 Information	
Representing <u>Greyhound Adoptions of</u>	FLr
Appearing at request of Chair: Yes No Lobbyis	t registered with Legislature: 🔲 Yes 🏹 No

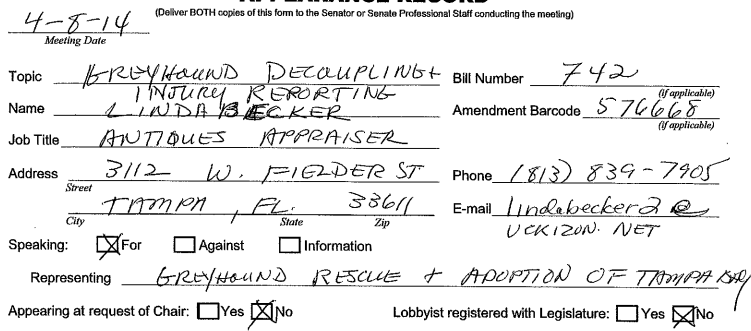
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THE FLORIDA SENATE APPEARANCE RECORD

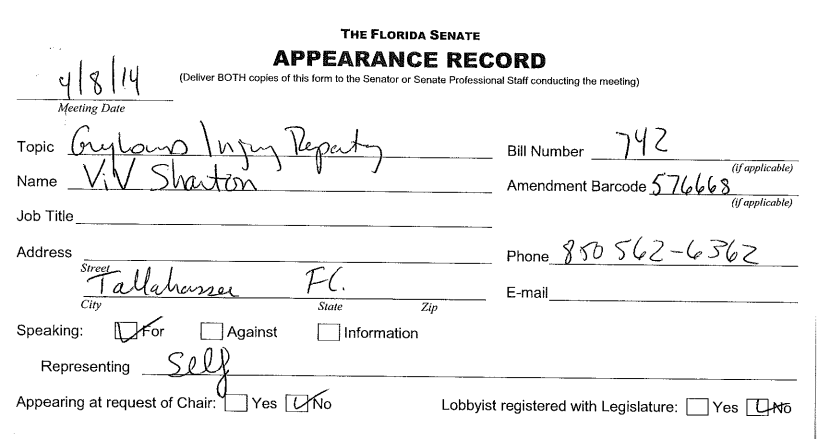
(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting Date

TOPIC DECOUPLING & INJURY REPORTING	Bill Number SENATE BILL 792
Name DIANE SCHEIDLE	Amendment Barcode 576269
Job Title 2611 W. SUNSEE DR HOUSE	a)(FE) (if applicable)
Address E 2611 W. SUNSET DR	Phone_ P13 - 240 - 3221
TAMPA FL 33629 City State Zip	E-mail DLSCHENDLE@ABLCON
Speaking: Eor Against Information	
Representing	
Appearing at request of Chair: Yes No Lobbyist	registered with Legislature: 🔲 Yes 🕅

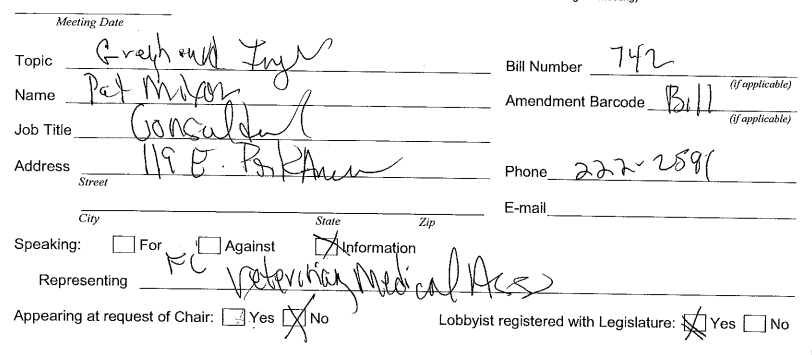
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<u>H</u> (Deliver BOTH copies <u>Meeting Date</u>	of this form to the S	Senator or Senate Profess	ional Staff conducting the meeting)	
Topic <u>Greyhounds</u>			_ Bill Number _142	(if applicable)
Name JACK-LOV			Amendment Barcode	(if applicable)
Job Title			_	
Address INE. WILEGE AVE.			Phone 850 \$ 8 10 6	5
Address <u>HUE. WILEGE AVE.</u> Street Tallahassee	9	3230	E-mail Jack Cory@	paconsultants
City Speaking: For Against	<i>State</i> t Info	<i>Zip</i> ormation		. wh
Representing				
Appearing at request of Chair: 🗌 Yes	3 🕅 No	Lobby	vist registered with Legislature:	Yes No

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