Bill No. <u>HB 1747, 2nd Eng.</u>

Amendment No. 3

	CHAMBER ACTION Senate House
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11	The Committee on Ways and Means recommended the following
12	amendment:
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14	Senate Amendment (with title amendment)
15	On page 5, between lines 4 and 5,
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17	insert:
18	Section 4. Section 550.6308, Florida Statutes, is
19	created to read:
20	550.6308 Limited intertrack wagering licenseIn
21	recognition of the economic importance of the thoroughbred
22	breeding industry to this state, its positive impact on
23	tourism, and of the importance of a permanent thoroughbred
24	sales facility as a key focal point for the activities of the
25	industry, a limited license to conduct intertrack wagering is
26	established to ensure the continued viability and public
27	interest in thoroughbred breeding in Florida.
28	(1) Upon application to the division on or before
29	January 31 of each year, any person that is licensed to
30	conduct public sales of thoroughbred horses pursuant to s.
31	535.01, that has conducted at least 15 days of thoroughbred
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horse sales at a permanent sales facility in this state for at
    least 3 consecutive years, and that has conducted at least 1
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    day of nonwagering thoroughbred racing in this state, with a
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   purse structure of at least $250,000 per year for 2
    consecutive years before such application, shall be issued a
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    license to conduct intertrack wagering for thoroughbred racing
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    for up to 21 days in connection with thoroughbred sales, to
    conduct intertrack wagering at such permanent sales facility
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   between November 1 and May 8, to conduct intertrack wagering
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    at such permanent sales facility between May 9 and October 31
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    at such times and on such days as any thoroughbred, jai alai,
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    or a greyhound permitholder in the same county is not
    conducting live performances, and to conduct intertrack
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    wagering under the provisions of this subsection during the
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   weekend of the Kentucky Derby, the Preakness, the Belmont, and
    a Breeders' Cup Meet that is conducted before November 1 and
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    after May 8, subject to conditions set forth in this section
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   but no more than one such license may be issued and no such
    license may be issued for a facility located within 50 miles
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    of any thoroughbred permitholder's track.
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          (2) If more than one application is submitted for such
    license, the division shall determine which applicant shall be
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    granted the license. In making its determination, the division
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24
    shall grant the license to the applicant demonstrating
    superior capabilities, as measured by the length of time the
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    applicant has been conducting thoroughbred sales within this
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    state or elsewhere, the applicant's total volume of
    thoroughbred horse sales, within this state or elsewhere, the
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29
    length of time the applicant has maintained a permanent
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    thoroughbred sales facility in this state, and the quality of
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the facility.

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         (3) The applicant must comply with the provisions of
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    ss. 550.125 and 550.1815.
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         (4) Intertrack wagering under this section may be
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    conducted only on thoroughbred horse racing.
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    (Redesignate subsequent sections.)
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   ======= T I T L E A M E N D M E N T =========
10
   And the title is amended as follows:
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          On page 1, line 7, after the semicolon
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    insert:
14
          creating s. 550.6308, F.S.; providing for
          issuance of a limited intertrack wagering
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          license;
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