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

Amendment No. ____

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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11	Senator Casas moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 5, lines 5-24, delete those lines
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16	and insert:
17	Section 4. Notwithstanding subsection (5) of section
18	550.09515, Florida Statutes, as created by section 1 of
19	chapter 93-123, Laws of Florida, and notwithstanding section
20	26 of chapter 96-364, Laws of Florida, section 550.09515,
21	Florida Statutes, shall not stand repealed on July 1, 1998,
22	but is revived and reenacted to read:
23	550.09515 Thoroughbred horse taxes; abandoned interest
24	in a permit for nonpayment of taxes
25	(1) Pari-mutuel wagering at thoroughbred horse
26	racetracks in this state is an important business enterprise,
27	and taxes derived therefrom constitute a part of the tax
28	structure which funds operation of the state. Thoroughbred
29	horse permitholders should pay their fair share of these taxes
30	to the state. This business interest should not be taxed to
31	such an extent as to cause any racetrack which is operated
	1 h1747c-39k6b

under sound business principles to be forced out of business. 1 2 Due to the need to protect the public health, safety, and 3 welfare, the gaming laws of the state provide for the 4 thoroughbred horse industry to be highly regulated and taxed. The state recognizes that there exist identifiable differences 5 between thoroughbred horse permitholders based upon their б 7 ability to operate under such regulation and tax system and at different periods during the year. 8

9 (2)(a) Notwithstanding the provisions of s.
10 550.0951(3)(a), the tax on handle for live thoroughbred horse
11 performances shall be subject to the following:

12 1. The tax on handle per performance for live
 13 thoroughbred performances is 2.25 percent of handle for
 14 performances conducted during the period beginning on January
 15 3 and ending March 16; .70 percent of handle for performances
 16 conducted during the period beginning March 17 and ending May
 17 22; and 1.5 percent of handle for performances conducted
 18 during the period beginning May 23 and ending January 2.

19 2. If any thoroughbred permitholder conducts 20 performances during more than one time period or if 21 performances are conducted during more than one period at any 22 facility, the tax on handle per performance is double the sum 23 of the tax percentages for the periods in which performances 24 are being conducted, except:

a. Pursuant to s. 550.01215, two permitholders, by
mutual written agreement, may agree to the operation by one of
them in the other permitholder's tax period for up to 3 days,
if the 3 days are either the first 3 days or the last 3 days
of the racing period in which the permitholders intend to
operate.

b. If, on March 31 of any year, there is no

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1 permitholder holding a license for operating any one of the 2 three race periods set forth in this section or if the 3 permitholder who is licensed to operate in any period fails to 4 operate for 10 consecutive days, a permitholder already 5 licensed to operate in another period may apply for and be 6 issued a license to operate the period in question, in 7 addition to the period already licensed.

8 c. Two permitholders who operated in different periods 9 in the preceding fiscal year may, by mutual written agreement, 10 switch periods for the current racing season, even if it 11 results in either permitholder or the facility of a 12 permitholder being operated in two different periods.

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However, any thoroughbred permitholder whose total handle on live performances during the 1991-1992 state fiscal year was not greater than \$34 million is authorized to conduct live performances at any time of the year and shall pay 0.5 percent on live handle per performance.

3. For the period beginning on April 1 and ending May 19 23 during the state fiscal year 1992-1993, any permitholder 20 21 which has operated less than 51 racing days in the last 18 months may operate said period and pay 1.25 percent tax on 22 live handle per performance. In the event this provision 23 24 takes effect after April 1, 1993, it shall be construed to apply retroactively from April 1, 1993, through May 23, 1993. 25 In the event any licenses have been issued to any 26 4.

27 thoroughbred permitholders for racing dates prior to April 26, 28 1993, then, notwithstanding the provisions of s. 550.525(2), 29 amendments may be filed to the racing dates up to May 1, 1993. 30 (b) For purposes of this section, the term "handle" 31 shall have the same meaning as in s. 550.0951, and shall not

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include handle from intertrack wagering. 1

2 (3)(a) The permit of a thoroughbred horse permitholder who does not pay tax on handle for live thoroughbred horse 3 4 performances for a full schedule of live races during any 2 consecutive state fiscal years shall be void and shall escheat 5 to and become the property of the state unless such failure to 6 7 operate and pay tax on handle was the direct result of fire, 8 strike, war, or other disaster or event beyond the ability of 9 the permitholder to control. Financial hardship to the 10 permitholder shall not, in and of itself, constitute just 11 cause for failure to operate and pay tax on handle.

12 (b) In order to maximize the tax revenues to the 13 state, the division shall reissue an escheated thoroughbred 14 horse permit to a qualified applicant pursuant to the 15 provisions of this chapter as for the issuance of an initial 16 permit. However, the provisions of this chapter relating to 17 referendum requirements for a pari-mutuel permit shall not 18 apply to the reissuance of an escheated thoroughbred horse permit. As specified in the application and upon approval by 19 20 the division of an application for the permit, the new 21 permitholder shall be authorized to operate a thoroughbred 22 horse facility anywhere in the same county in which the escheated permit was authorized to be operated, 23 24 notwithstanding the provisions of s. 550.054(2) relating to mileage limitations. 25 (4) In the event that a court of competent 26 27 jurisdiction determines any of the provisions of this section to be unconstitutional, it is the intent of the Legislature 28 that the provisions contained in this section shall be null

30 and void and that the provisions of s. 550.0951 shall apply to 31 all thoroughbred horse permitholders beginning on the date of

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such judicial determination. To this end, the Legislature
 declares that it would not have enacted any of the provisions
 of this section individually and, to that end, expressly finds
 them not to be severable.

Section 5. Notwithstanding section 26 of chapter
96-364, Laws of Florida, subsection (2) of section 550.2625,
Florida Statutes, shall not stand repealed on July 1, 1998,
but is revived, reenacted, and amended to read:

9 550.2625 Horseracing; minimum purse requirement,
10 Florida breeders' and owners' awards.--

11 (2) Each permitholder conducting a horserace meet is 12 required to pay from the takeout withheld on pari-mutuel pools 13 a sum for purses in accordance with the type of race 14 performed.

15 (a) A permitholder conducting a thoroughbred horse 16 race meet under this chapter must pay from the takeout 17 withheld a sum not less than 7.5 percent of all contributions to pari-mutuel pools conducted during the race meet as purses. 18 In addition to the 7.5 percent minimum purse payment, 19 20 permitholders conducting live thoroughbred performances shall be required to pay as additional purses .375 percent of live 21 handle for performances conducted during the period beginning 22 on January 3 and ending March 16; .225 percent for 23 24 performances conducted during the period beginning March 17 25 and ending May 22; and .6 percent for performances conducted during the period beginning May 23 and ending January 2. 26 27 Except that any thoroughbred permitholder whose total handle on live performances during the 1991-1992 state fiscal year 28 was not greater than \$34 million is not subject to this 29 30 additional purse payment. A permitholder authorized to conduct 31 thoroughbred racing may withhold from the handle an additional

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amount equal to 1 percent on exotic wagering for use as owners' awards, and may withhold from the handle an amount equal to 2 percent on exotic wagering for use as overnight purses. No permitholder may withhold in excess of 20 percent from the handle without withholding the amounts set forth in this subsection.

7 (b)1. A permitholder conducting a harness horse race 8 meet under this chapter must pay to the purse pool from the 9 takeout withheld a purse requirement that totals an amount not 10 less than 8 percent of all contributions to pari-mutuel pools 11 conducted during the race meet. An amount not less than 7.5 12 percent of the total handle shall be paid from this purse pool 13 as purses.

2. An amount not to exceed 0.5 percent of the total 14 15 handle on all harness horse races that are subject to the 16 purse requirement of subparagraph 1., must be available for 17 use to provide medical, dental, surgical, life, funeral, or disability insurance benefits for occupational licensees who 18 work at tracks in this state at which harness horse races are 19 20 conducted. Such insurance benefits must be paid from the purse pool specified in subparagraph 1. An annual plan for 21 payment of insurance benefits from the purse pool, including 22 qualifications for eligibility, must be submitted by the 23 24 Florida Standardbred Breeders and Owners Association for 25 approval to the division. An annual report of the implemented plan shall be submitted to the division. All records of the 26 27 Florida Standardbred Breeders and Owners Association concerning the administration of the plan must be available 28 for audit at the discretion of the division to determine that 29 30 the plan has been implemented and administered as authorized. 31 If the division finds that the Florida Standardbred Breeders

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1 and Owners Association has not complied with the provisions of 2 this section, the division may order the association to cease 3 and desist from administering the plan and shall appoint the 4 division as temporary administrator of the plan until the 5 division reestablishes administration of the plan with the 6 association.

7 (c) A permitholder conducting a quarter horse race
8 meet under this chapter shall pay from the takeout withheld a
9 sum not less than 6 percent of all contributions to
10 pari-mutuel pools conducted during the race meet as purses.

11 (d) The division shall adopt reasonable rules to 12 ensure the timely and accurate payment of all amounts withheld 13 by horserace permitholders regarding the distribution of 14 purses, owners' awards, and other amounts collected for 15 payment to owners and breeders. Each permitholder that fails 16 to pay out all moneys collected for payment to owners and 17 breeders shall, within 10 days after the end of the meet during which the permitholder underpaid purses, deposit an 18 amount equal to the underpayment into a separate 19 interest-bearing account to be distributed to owners and 20 breeders in accordance with division rules. 21

(e) An amount equal to 8.5 percent of the purse 22 account generated through intertrack wagering and interstate 23 24 simulcasting will be used for Florida Owners' Awards as set 25 forth in subsection (3). Any thoroughbred permitholder with an average blended takeout which does not exceed 20 percent 26 27 and with an average daily purse distribution excluding sponsorship, entry fees, and nominations exceeding \$225,000 is 28 29 exempt from the provisions of this <u>paragraph</u> subsection. 30 Section 6. Subsection (11) of section 550.615, Florida

31 Statutes, is amended to read:

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1 550.615 Intertrack wagering.--2 (11) Notwithstanding any other provision of this 3 section, any thoroughbred permitholder that conducts 4 performances during the period beginning May 23 and ending 5 January 2 or during the period beginning January 3 and ending 6 March 16 must make available any live pari-mutuel event 7 conducted and any simulcast pari-mutuel event received by such permitholder to any thoroughbred permitholder that conducts 8 9 performances during the period beginning March 17 and ending 10 May 22, and such guest permitholder is authorized to accept wagers on such signals. Notwithstanding s. 550.0951(3)(c), 11 12 the tax on wagers accepted by the guest permitholder on such 13 events shall be 2 percent. This subsection applies only to thoroughbred permitholders located in any area of the state 14 15 where there are three or more thoroughbred permitholders within 25 miles of each other. 16 17 Section 7. Section 26 of chapter 96-364, Laws of Florida, is repealed. 18 19 20 21 And the title is amended as follows: 22 On page 1, line 8, delete that line 23 24 25 and insert: 26 reviving and reenacting s. 550.09515, F.S., 27 relating to thoroughbred horse taxes; reviving and reenacting s. 550.2625, F.S., relating to 28 thoroughbred horse purses; amending s. 550.615, 29 30 F.S.; providing that certain permitholders are required or authorized to make broadcast 31

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1	signals available to other permitholders;
2	repealing s. 26 of chapter 96-364, Laws of
3	Florida; abrogating the expiration of
4	provisions certain amendments to s. 550.09515,
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