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A bill to be entitled

2 An act relating to research funded by pari-mutuel wagering; amending s. 550.2415, F.S.; deleting provisions 3 4 for certain moneys to be used for research relating to the 5 medication of racing animals; deleting provisions relating to the Pharmacokinetic and Clearance Study Agreement by 6 and between the Department of Business and Professional 7 Regulation Division of Pari-mutuel Wagering and the 8 9 University of Florida College of Veterinary Medicine; 10 repealing s. 1011.93, F.S., relating to research and 11 development programs funded by moneys in the Pari-mutuel Wagering Trust Fund; providing an effective date. 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Subsections (7) through (17) of section 16 Section 1. 17 550.2415, Florida Statutes, are amended to read: 550.2415 Racing of animals under certain conditions 18 19 prohibited; penalties; exceptions.--20 (7) All moneys recovered for violations of this section shall be kept in a separate fund to be deposited into the Pari-21 mutuel Wagering Trust Fund and shall be used for research 22 relating to the medication of racing animals. Such recovered 23 24 moneys shall be supervised and used by the division to contract 25 with a reputable college or school of veterinary medicine or its 26 designee in accordance with this subsection. 27 (7) (8) Under no circumstances may any medication be administered closer than 24 hours prior to the officially 28

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29 scheduled post time of a race except as provided for in this 30 section.

(a) The division shall adopt rules setting conditions for
the use of furosemide to treat exercise-induced pulmonary
hemorrhage.

(b) The division shall adopt rules setting conditions for
the use of prednisolone sodium succinate, but under no
circumstances may furosemide or prednisolone sodium succinate be
administered closer than 4 hours prior to the officially
scheduled post time for the race.

(c) The division shall adopt rules setting conditions for the use of phenylbutazone and synthetic corticosteroids; in no case, except as provided in paragraph (b), shall these substances be given closer than 24 hours prior to the officially scheduled post time of a race. Oral corticosteroids are prohibited except when prescribed by a licensed veterinarian and reported to the division on forms prescribed by the division.

(d) Nothing in this section shall be interpreted to
prohibit the use of vitamins, minerals, or naturally occurring
substances so long as none exceeds the normal physiological
concentration in a <u>race-day</u> race day specimen.

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

54 <u>(8)</u>(9)(a) Under no circumstances may any medication be 55 administered within 24 hours before the officially scheduled 56 post time of the race except as provided in this section.

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57 As an exception to this section, if the division first (b) 58 determines that the use of furosemide, phenylbutazone, or 59 prednisolone sodium succinate in horses is in the best interest 60 of racing, the division may adopt rules allowing such use. Any rules allowing the use of furosemide, phenylbutazone, or 61 prednisolone sodium succinate in racing must set the conditions 62 for such use. Under no circumstances may a rule be adopted which 63 allows the administration of furosemide or prednisolone sodium 64 65 succinate within 4 hours before the officially scheduled post 66 time for the race. Under no circumstances may a rule be adopted 67 which allows the administration of phenylbutazone or any other synthetic corticosteroid within 24 hours before the officially 68 scheduled post time for the race. Any administration of 69 70 synthetic corticosteroids is limited to parenteral routes. Oral administration of synthetic corticosteroids is expressly 71 72 prohibited. If this paragraph is unconstitutional, it is 73 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.

78 <u>(9)(10)(a)</u> The division may conduct a postmortem 79 examination of any animal that is injured at a permitted 80 racetrack while in training or in competition and that 81 subsequently expires or is destroyed. The division may conduct a 82 postmortem examination of any animal that expires while housed 83 at a permitted racetrack, association compound, or licensed

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kennel or farm. Trainers and owners shall be requested to complywith 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
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.

93 (10)(11) The presence of a prohibited substance in an 94 animal, found by the division laboratory in a bodily fluid 95 specimen collected during the postmortem examination of the 96 animal, which breaks down during a race constitutes a violation 97 of this section.

98 <u>(11)(12)</u> The cost of postmortem examinations, testing, and 99 disposal must be borne by the division.

100 <u>(12)(13)</u> The division shall adopt rules to implement this 101 section. The rules may include a classification system for 102 prohibited substances and a corresponding penalty schedule for 103 violations.

104 <u>(13)</u> (14) Except as specifically modified by statute or by 105 rules of the division, the Uniform Classification Guidelines for 106 Foreign Substances, revised February 14, 1995, as promulgated by 107 the Association of Racing Commissioners International, Inc., is 108 hereby adopted by reference as the uniform classification system 109 for class IV and V medications.

110 <u>(14)</u> (15) The division shall utilize only the thin layer 111 chromatography (TLC) screening process to test for the presence

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112 of class IV and V medications in samples taken from racehorses except when thresholds of a class IV or class V medication have 113 114 been established and are enforced by rule. Once a sample has 115 been identified as suspicious for a class IV or class V 116 medication by the TLC screening process, the sample will be sent for confirmation by and through additional testing methods. All 117 other medications not classified by rule as a class IV or class 118 V agent shall be subject to all forms of testing available to 119 the division. 120

121 (16) The division shall implement by rule medication 122 levels finalized by the University of Florida developed pursuant 123 to the Pharmacokinetic and Clearance Study Agreement by and between the Florida Department of Business and Professional 124 125 Regulation Division of Pari mutuel Wagering and the University of Florida College of Veterinary Medicine. Research on a drug 126 127 level is finalized when the University of Florida College of 128 Veterinary Medicine provides written notification to the 129 division that it has completed its research on a particular drug pursuant to the agreement and when the College of Veterinary 130 131 Medicine provides a final report of its findings, conclusions, 132 and recommendations to the division.

133 (15) (17) The testing medium for phenylbutazone in horses
134 shall be serum, and the division may collect up to six full 15135 milliliter blood tubes for each horse being sampled.

- 136 137
- Section 2. <u>Section 1011.93</u>, Florida Statutes, is repealed. Section 3. This act shall take effect upon becoming a law.

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