

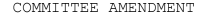
	CHAMBER ACTION
	Senate . House
	Comm: 3/RCS ·
	2/21/2008 .
	•
	•
1	The Committee on Finance and Tax (Geller) recommended the
2	following amendment:
3	
4	Senate Amendment
5	Delete line(s) 497-544
6	and insert:
7	(10)(a) An electronic gaming machine license or renewal may
8	not be issued to an applicant licensed under chapter 550,
9	Florida Statutes, to conduct live pari-mutuel wagering races or
10	games unless the applicant has on file with the division the
11	following binding written agreements governing the payment of
12	awards and purses on live races or games conducted at the
13	licensee's pari-mutuel facility:
14	1. For a thoroughbred licensee, an agreement governing the
15	payment of purses between the applicant and the Florida

Florida Senate - 2008 Bill No. CS for SB 1380



16	Horsemen's Benevolent and Protective Association, Inc., or the
17	association representing a majority of the thoroughbred owners
18	and trainers at the applicant's eligible facility located as
19	described in s. 550.615(9), and an agreement governing the
20	payment of awards between the applicant and the Florida
21	Thoroughbred Breeders' Association; or
22	2. For a harness licensee, an agreement governing the
23	payment of purses and awards between the applicant and the
24	Florida Standardbred Breeders and Owners Association; or
25	3. For a greyhound licensee, an agreement governing the
26	payment of purses between the applicant and the Florida
27	Greyhound Association, Inc., or
28	4. For a quarter horse licensee, an agreement governing the
29	payment of purses between the applicant and the Florida Quarter
30	Horse Racing Association, and an agreement governing the payment
31	of awards between the applicant and the Florida Quarter Horse
32	Breeders and Owners Association; or
33	5. For a jai alai licensee, an agreement governing the
34	payment of player awards between the applicant and the
35	International Jai Alai Players Association or a binding written
36	agreement approved by a majority of the jai alai players at the
37	applicant's eligible facility at which the applicant has a
38	permit issued after January 1, 2000 to conduct jai alai.
39	(b) The agreements may direct the payment of purses and
40	awards from revenues generated by any wagering or games the
41	applicant is authorized to conduct under state law. All purses
42	and awards are subject to the terms of chapter 550, Florida
43	Statutes. All sums for breeders', stallion, and special racing

Florida Senate - 2008 Bill No. CS for SB 1380



548410

- 44 awards shall be remitted monthly to the respective breeders
- 45 association for the payment of awards, subject to the
- 46 administrative fees authorized under ch. 550, Florida Statutes.

2/21/2008 5:02:00 PM