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Proposed Committee Substitute by the Committee on Regulated Industries

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A bill to be entitled

An act relating to pari-mutuel wagering; amending s. 550.01215, F.S.; deleting an exception to requirements for the Division of Pari-mutuel Wagering with respect to 5 issuing licenses; amending s. 550.0251, F.S.; requiring 6 the division to adopt rules governing the humane treatment 7 of racing animals at pari-mutuel facilities; amending s. 550.0951, F.S.; providing for monthly payments of the 8 9 daily license fee and taxes; amending s. 550.09511, F.S.; 10 deleting provisions requiring a biweekly period for the payment of jai alai taxes; amending s. 550.09514, F.S.; 11 deleting provisions requiring a biweekly period for the 12 13 payment of greyhound dogracing taxes; amending s. 550.105, F.S.; revising provisions requiring certain persons to 14 15 purchase a 3-year occupational license; providing for 16 license fees to be set by rule of the division; defining 17 the term "convicted" for purposes of licensing provisions; providing for the validity of a temporary occupational 18 license; deleting certain signature requirements; amending 19 s. 550.2415, F.S.; requiring that the division adopt rules 20 for the welfare of racing animals; providing that a 21 22 penalty imposed by the division does not prohibit criminal 23 prosecution for cruelty to animals; amending s. 550.5251, 2.4 F.S.; deleting the annual thoroughbred race dates for 25 specified permitholders; establishing racing dates for 26 thoroughbred meets; deleting provisions requiring summer 27 thoroughbred horse racing permits; deleting expired permit

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28	provisions for the 2001-2002 thoroughbred licenses;
29	deleting expired provisions relating to failure to operate
30	all thoroughbred performances; amending s. 551.106, F.S.;
31	providing for monthly payments of the tax on slot machine
32	revenues; repealing s. 550.3605, F.S., relating to a
33	requirement for a permit in order to use electronic
34	transmitting equipment at a pari-mutuel facility;
35	repealing s. 550.71, F.S., relating to the operation of
36	chapter 96-364, Laws of Florida; amending ss. 772.102 and
37	895.02, F.S., relating to civil and criminal penalty
38	provisions; conforming cross-references; providing an
39	effective date.
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41	Be It Enacted by the Legislature of the State of Florida:
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43	Section 1. Subsection (3) of section 550.01215, Florida
44	Statutes, is amended to read:
45	550.01215 License application; periods of operation; bond,
46	conversion of permit
47	(3) Except as provided in s. 550.5251 for thoroughbred
48	racing, The division shall issue each license no later than March
49	15. Each permitholder shall operate all performances at the date
50	and time specified on its license. The division shall have the
51	authority to approve minor changes in racing dates after a
52	license has been issued. The division may approve changes in
53	racing dates after a license has been issued when there is no
54	objection from any operating permitholder located within 50 miles
55	of the permitholder requesting the changes in operating dates. In
56	the event of an objection, the division shall approve or
57	disapprove the change in operating dates based upon the impact on
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58 operating permitholders located within 50 miles of the 59 permitholder requesting the change in operating dates. In making 60 the determination to change racing dates, the division shall take 61 into consideration the impact of such changes on state revenues.

62 Section 2. Subsection (11) of section 550.0251, Florida 63 Statutes, is amended to read:

550.0251 The powers and duties of the Division of Parimutuel Wagering of the Department of Business and Professional Regulation.--The division shall administer this chapter and regulate the pari-mutuel industry under this chapter and the rules adopted pursuant thereto, and:

69 (11) The division shall supervise and regulate the welfare 70 of racing animals at pari-mutuel facilities. <u>The division shall</u> 71 <u>adopt rules for the humane treatment of racing animals at pari-</u> 72 <u>mutuel facilities. The division shall inspect any area at a pari-</u> 73 <u>mutuel facility where racing animals are housed or maintained,</u> 74 <u>including any areas where food, medications, or other supplies</u> 75 are kept.

76 Section 3. Paragraph (b) of subsection (1) and subsection 77 (5) of section 550.0951, Florida Statutes, are amended to read: 78 550.0951 Payment of daily license fee and taxes;

79 penalties.--

(1)

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(b) Each permitholder that cannot utilize the full amount of the exemption of \$360,000 or \$500,000 provided in s. 550.09514(1) or the daily license fee credit provided in this section may, after notifying the division in writing, elect once per state fiscal year on a form provided by the division to transfer such exemption or credit or any portion thereof to any greyhound permitholder which acts as a host track to such



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permitholder for the purpose of intertrack wagering. Once an 88 89 election to transfer such exemption or credit is filed with the division, it shall not be rescinded. The division shall 90 disapprove the transfer when the amount of the exemption or 91 92 credit or portion thereof is unavailable to the transferring 93 permitholder or when the permitholder who is entitled to transfer 94 the exemption or credit or who is entitled to receive the 95 exemption or credit owes taxes to the state pursuant to a 96 deficiency letter or administrative complaint issued by the 97 division. Upon approval of the transfer by the division, the 98 transferred tax exemption or credit shall be effective for the 99 first performance of the next payment biweekly pay period as specified in subsection (5). The exemption or credit transferred 100 101 to such host track may be applied by such host track against any 102 taxes imposed by this chapter or daily license fees imposed by 103 this chapter. The greyhound permitholder host track to which such 104 exemption or credit is transferred shall reimburse such 105 permitholder the exact monetary value of such transferred 106 exemption or credit as actually applied against the taxes and 107 daily license fees of the host track. The division shall ensure 108 that all transfers of exemption or credit are made in accordance 109 with this subsection and shall have the authority to adopt rules 110 to ensure the implementation of this section.

(5) PAYMENT AND DISPOSITION OF FEES AND TAXES.--Payments Payment for the admission tax, tax on handle, and the breaks tax imposed by this section shall be paid to the division. The division shall deposit these sums with the Chief Financial Officer, to the credit of the Pari-mutuel Wagering Trust Fund, hereby established. The permitholder shall remit to the division payment for the daily license fee, the admission tax, and the tax



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118 on handle, and the breaks tax. Such payments shall be remitted by 119 3 p.m. on the 5th day of each calendar month Wednesday of each week for taxes imposed and collected for the preceding calendar 120 121 month week ending on Sunday. If the 5th day of the calendar month falls on a weekend, payments shall be remitted by 3 p.m. the 122 123 first Monday following the weekend. Permitholders shall file a 124 report under oath by the 5th day of each calendar month for all 125 taxes remitted during the preceding calendar month. Such payments 126 shall be accompanied by a report under oath showing the total of 127 all admissions, the pari-mutuel wagering activities for the preceding calendar month, and such other information as may be 128 129 prescribed by the division. 130 Section 4. Paragraph (e) of subsection (2) and paragraph 131 (b) of subsection (3) of section 550.09511, Florida Statutes, are amended to read: 132 550.09511 Jai alai taxes; abandoned interest in a permit 133 134 for nonpayment of taxes.--135 (2) Notwithstanding the provisions of s. 550.0951(3)(b), 136 wagering on live jai alai performances shall be subject to the 137 following taxes: The payment of taxes pursuant to paragraphs (b), (c), 138 (e) 139 and (d) shall be calculated and commence beginning the day after 140 the biweekly period in which the permitholder is first entitled 141 to the reduced rate specified in this section and the report of 142 taxes required by s. 550.0951(5) is submitted to the division. 143 (3) 144 The payment of taxes pursuant to paragraph (a) shall be (b)

145 calculated and commence beginning the day after the biweekly 146 period in which the permitholder is first entitled to the reduced 147 rate specified in this subsection.

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148 Section 5. Subsection (1) of section 550.09514, Florida 149 Statutes, is amended to read:

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550.09514 Greyhound dogracing taxes; purse requirements .--151 Wagering on greyhound racing is subject to a tax on (1) 152 handle for live greyhound racing as specified in s. 550.0951(3). 153 However, each permitholder shall pay no tax on handle until such 154 time as this subsection has resulted in a tax savings per state 155 fiscal year of \$360,000. Thereafter, each permitholder shall pay 156 the tax as specified in s. 550.0951(3) on all handle for the 157 remainder of the permitholder's current race meet, and the tax 158 must be calculated and commence beginning the day after the 159 biweekly period in which the permitholder reaches the maximum tax 160 savings per state fiscal year provided in this section. For the three permitholders that conducted a full schedule of live racing 161 162 in 1995, and are closest to another state that authorizes 163 greyhound pari-mutuel wagering, the maximum tax savings per state 164 fiscal year shall be \$500,000. The provisions of this subsection 165 relating to tax exemptions shall not apply to any charity or scholarship performances conducted pursuant to s. 550.0351. 166

167 Section 6. Subsection (1), paragraph (a) of subsection (2), paragraph (d) of subsection (5), and subsections (6) and (10) of 168 169 section 550.105, Florida Statutes, are amended, present paragraph 170 (e) of subsection (5) of that section is redesignated as 171 paragraph (f), and a new paragraph (e) is added to that 172 subsection, to read:

173 550.105 Occupational licenses of racetrack employees; fees; 174 denial, suspension, and revocation of license; penalties and 175 fines.--

176 (1) (a) Each person connected with a racetrack or jai alai 177 fronton, as specified in paragraph (2)(a), shall purchase from



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178 the division an annual occupational license, which license is 179 valid from May 1 until June 30 of the following year. All moneys collected pursuant to this section each fiscal year shall be 180 181 deposited into the Pari-mutuel Wagering Trust Fund. Any person 182 may, at her or his option and pursuant to the rules adopted by the division, purchase an occupational license valid for a period 183 184 of 3 years if the purchaser of the license pays the full 185 occupational license fee for each of the years for which the 186 license is purchased at the time the 3-year license is requested. 187 The occupational license shall be valid during its specified term 188 at any pari-mutuel facility.

189 (b) Pursuant to rules adopted by the division, any person 190 may apply for and, if qualified, be issued an occupational 191 license valid for a period of 3 years upon payment of the 192 occupational license fee. The occupational license is valid 193 during its specified term at any licensed pari-mutuel facility.

194 (c) The occupational license fee for initial application 195 and annual renewal shall be determined by rule of the division, 196 but may not exceed \$10 for a general license, \$40 for a 197 professional individual occupational license, and \$50 for a 198 business occupational license.

199 (2) (a) The following licenses shall be issued to persons or 200 entities with access to the backside, racing animals, jai alai players' room, jockeys' room, drivers' room, totalisator room, 201 202 the mutuels, or money room, or to persons who, by virtue of the 203 position they hold, might be granted access to these areas or to 204 any other person or entity in one of the following categories and 205 with scheduled annual fees as follows:

Business licenses: any business such as a vendor, 206 1. 207 contractual concessionaire, contract kennel, business owning

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208 racing animals, trust or estate, totalisator company, stable 209 name, or other fictitious name: \$50.

2. Professional occupational licenses: professional persons 210 211 with access to the backside of a racetrack or players' quarters 212 in jai alai such as trainers, officials, veterinarians, doctors, 213 nurses, EMT's, jockeys and apprentices, drivers, jai alai 214 players, owners, trustees, or any management or officer or 215 director or shareholder or any other professional-level person 216 who might have access to the jockeys' room, the drivers' room, 217 the backside, racing animals, kennel compound, or managers or 218 supervisors requiring access to mutuels machines, the money room, 219 or totalisator equipment: \$40.

220 3. General occupational licenses: general employees with access to the jockeys' room, the drivers' room, racing animals, 221 222 the backside of a racetrack or players' quarters in jai alai, 223 such as grooms, kennel helpers, leadouts, pelota makers, cesta 224 makers, or ball boys, or a practitioner of any other occupation 225 who would have access to the animals, the backside, or the kennel 226 compound, or who would provide the security or maintenance of 227 these areas, or mutuel employees, totalisator employees, money-228 room employees, or any employee with access to mutuels machines, 229 the money room, or totalisator equipment or who would provide the 230 security or maintenance of these areas: \$10.

The individuals and entities that are licensed under this paragraph require heightened state scrutiny, including the submission by the individual licensees or persons associated with the entities described in this chapter of fingerprints for a Federal Bureau of Investigation criminal records check. (5)

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238 (d) If an occupational license will expire by division rule 239 during the period of a suspension the division intends to impose, or if a license would have expired but for pending administrative 240 241 charges and the occupational licensee is found to be in violation 242 of any of the charges, the license may be revoked and a time 243 period of license ineligibility may be declared. The division may 244 bring administrative charges against any person not holding a current license for violations of statutes or rules which 245 246 occurred while such person held an occupational license, and the 247 division may declare such person ineligible to hold a license for 248 a period of time. The division may impose a civil fine of up to 249 \$1,000 for each violation of this chapter or the rules of the division in addition to or in lieu of any other penalty provided 250 251 for in this section. In addition to any other penalty provided by 252 law, the division may exclude from all pari-mutuel facilities in 253 this state, for a period not to exceed the period of suspension, 254 revocation, or ineligibility, any person whose occupational 255 license application has been denied by the division, who has been 256 declared ineligible to hold an occupational license, or whose 257 occupational license has been suspended or revoked by the 258 division.

(e) For purposes of this subsection, the term "convicted" means having been found guilty, with or without adjudication of guilt, as a result of a jury verdict, nonjury trial, or entry of a plea of guilty or nolo contendere.

(6) In order to promote the orderly presentation of parimutuel meets authorized in this chapter, the division may issue a temporary occupational license. The division shall adopt rules to implement this subsection. However, <u>a</u> no temporary occupational license is shall be valid only until such time as the licensee's

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268 <u>application is granted or denied by the division</u> for more than 30 269 days, and no more than one temporary license may be issued for 270 any person in any year.

271 (10) Upon application for an occupational license, the 272 division may require the applicant's full legal name; any 273 nickname, alias, or maiden name for the applicant; name of the 274 applicant's spouse; the applicant's date of birth, residence 275 address, mailing address, residence address and business phone 276 number, and social security number; disclosure of any felony or 277 any conviction involving bookmaking, illegal gambling, or cruelty 278 to animals; disclosure of any past or present enforcement or 279 actions by any racing or gaming agency against the applicant; and 280 any information the division determines is necessary to establish the identity of the applicant or to establish that the applicant 281 282 is of good moral character. Fingerprints shall be taken in a 283 manner approved by the division and then shall be submitted to the Federal Bureau of Investigation, or to the association of 284 285 state officials regulating pari-mutuel wagering pursuant to the Federal Pari-mutuel Licensing Simplification Act of 1988. The 286 287 cost of processing fingerprints shall be borne by the applicant 288 and paid to the association of state officials regulating pari-289 mutuel wagering from the trust fund to which the processing fees 290 are deposited. The division shall require each applicant for an 291 occupational license to have the applicant's signature witnessed 292 and notarized or signed in the presence of a division official. 293 The division, by rule, may require additional information from 294 licensees which is reasonably necessary to regulate the industry. 295 The division may, by rule, exempt certain occupations or groups 296 of persons from the fingerprinting requirements.

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297 Section 7. Paragraphs (a) and (d) of subsection (6) of 298 section 550.2415, Florida Statutes, are amended to read: 299 550.2415 Racing of animals under certain conditions 300 prohibited; penalties; exceptions.--301 (6) (a) It is the intent of the Legislature that animals that participate in races in this state on which pari-mutuel 302 303 wagering is conducted and animals that are bred and trained in 304 this state for racing be treated humanely, both on and off 305 racetracks, throughout the lives of the animals. The division 306 shall adopt rules for the supervision and regulation of the 307 welfare of racing animals at pari-mutuel facilities. 308 Any act committed by a licensee which would constitute (d) A conviction of cruelty to animals as defined by s. 828.02 and 309 310 pursuant to s. 828.12 involving any a racing animal constitutes a 311 violation of this chapter. Imposition of a penalty by the 312 division for violation of this chapter or any rule adopted by the 313 division pursuant to this chapter shall not prohibit a criminal 314 prosecution for cruelty to animals. 315 Section 8. Section 550.5251, Florida Statutes, is amended 316 to read: 317 550.5251 Florida thoroughbred racing; certain permits; 318 operating days .--319 (1) Each thoroughbred permitholder under whose permit 320 thoroughbred racing was conducted in this state at any time 321 between January 1, 1987, and January 1, 1988, shall annually be 322 entitled to apply for and annually receive thoroughbred racing 323 days and dates as set forth in this section. As regards such 324 permitholders, the annual thoroughbred racing season shall be 325 from June 1 of any year through May 31 of the following year and 326 shall be known as the "Florida Thoroughbred Racing Season."



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327 (1) (2) Each permitholder referred to in subsection (1) 328 shall annually, during the period commencing December 15 of each 329 year and ending January 4 of the following year, file in writing 330 with the division its application to conduct one or more 331 thoroughbred racing meetings during the thoroughbred racing 332 season commencing on the following July June 1. Each application 333 shall specify the number and dates of all performances that the 334 permitholder intends to conduct during that thoroughbred racing 335 season. On or before March February 15 of each year, the division 336 shall issue a license authorizing each permitholder to conduct 337 performances on the dates specified in its application. Up to 338 February 28 March 31 of each year, each permitholder may request 339 and shall be granted changes in its authorized performances; but thereafter, as a condition precedent to the validity of its 340 341 license and its right to retain its permit, each permitholder 342 must operate the full number of days authorized on each of the 343 dates set forth in its license.

344 (3) Each thoroughbred permit referred to in subsection (1), including, but not limited to, any permit originally issued as a 345 346 summer thoroughbred horse racing permit, is hereby validated and 347 shall continue in full force and effect.

348 (2) (4) A thoroughbred racing permitholder may not begin any 349 race later than 7 p.m. Any thoroughbred permitholder in a county in which the authority for cardrooms has been approved by the 350 351 board of county commissioners may operate a cardroom and, when 352 conducting live races during its current race meet, may receive 353 and rebroadcast out-of-state races after the hour of 7 p.m. on 354 any day during which the permitholder conducts live races.

355 (3) (5) (a) Each licensed thoroughbred permitholder in this 356 state must run an average of one race per racing day in which

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357 horses bred in this state and duly registered with the Florida 358 Thoroughbred Breeders' Association have preference as entries 359 over non-Florida-bred horses. All licensed thoroughbred 360 racetracks shall write the conditions for such races in which Florida-bred horses are preferred so as to assure that all 361 362 Florida-bred horses available for racing at such tracks are given 363 full opportunity to run in the class of races for which they are 364 qualified. The opportunity of running must be afforded to each 365 class of horses in the proportion that the number of horses in 366 this class bears to the total number of Florida-bred horses 367 available. A track is not required to write conditions for a race 368 to accommodate a class of horses for which a race would otherwise 369 not be run at the track during its meeting.

370 (b) Each licensed thoroughbred permitholder in this state 371 may run one additional race per racing day composed exclusively 372 of Arabian horses registered with the Arabian Horse Registry of 373 America. Any licensed thoroughbred permitholder that elects to 374 run one additional race per racing day composed exclusively of 375 Arabian horses registered with the Arabian Horse Registry of 376 America is not required to provide stables for the Arabian horses 377 racing under this paragraph.

378 (c) Each licensed thoroughbred permitholder in this state 379 may run up to three additional races per racing day composed 380 exclusively of quarter horses registered with the American 381 Quarter Horse Association.

382 (6) Notwithstanding the provisions of subsection (2), a 383 thoroughbred permitholder who fails to operate all performances 384 on its 2001-2002 license does not lose its right to retain its 385 permit. Such thoroughbred permitholder is eligible for issuance 386 of an annual license pursuant to s. 550.0115 for subsequent

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387	thoroughbred racing seasons. The division shall take no
388	disciplinary action against such thoroughbred permitholder for
389	failure to operate all licensed performances for the 2001-2002
390	license pursuant to this section or s. 550.01215. This section
391	may not be interpreted to prohibit the division from taking
392	disciplinary action against a thoroughbred permitholder for
393	failure to pay taxes on performances operated pursuant to its
394	2001-2002 license. This subsection expires July 1, 2003.
395	(7) A thoroughbred permitholder shall file an amendment
396	with the division no later than July 1, 2002, that indicates that
397	it will not be able to operate the performances scheduled on its
398	2002-2003 license without imposition of any penalty for failure
399	to operate all licensed performances provided in this chapter.
400	This subsection expires July 1, 2003.
401	Section 9. Subsection (3) of section 551.106, Florida
402	Statutes, is amended to read:
403	551.106 License fee; tax rate; penalties
404	(3) PAYMENT AND DISPOSITION OF TAXESPayment for the tax
405	on slot machine revenues imposed by this section shall be paid to
406	the division. The division shall deposit these sums with the
407	Chief Financial Officer, to the credit of the Pari-mutuel
408	Wagering Trust Fund. The slot machine licensee shall remit to the
409	division payment for the tax on slot machine revenues. Such
410	payments shall be remitted by 3 p.m. on the 5th day of each
411	
	calendar month Wednesday of each week for taxes imposed and
412	<u> </u>
412 413	calendar month Wednesday of each week for taxes imposed and
	calendar month Wednesday of each week for taxes imposed and collected for the preceding calendar month week ending on Sunday.
413	<u>calendar month</u> Wednesday of each week for taxes imposed and collected for the preceding <u>calendar month</u> week ending on Sunday. If the 5th day of the calendar month falls on a weekend, payments
413 414	<u>calendar month</u> Wednesday of each week for taxes imposed and collected for the preceding <u>calendar month</u> week ending on Sunday. If the 5th day of the calendar month falls on a weekend, payments shall be remitted by 3 p.m. the first Monday following the



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417	during the preceding calendar month. Such payments shall be
418	accompanied by a report under oath showing all slot machine
419	gaming activities for the preceding calendar month and such other
420	information as may be prescribed by the division.
421	Section 10. Section 550.3605, Florida Statutes, is
422	repealed.
423	Section 11. Section 550.71, Florida Statutes, is repealed.
424	Section 12. Paragraph (a) of subsection (1) and paragraph
425	(a) of subsection (2) of section 772.102, Florida Statutes, are
426	amended to read:
427	772.102 DefinitionsAs used in this chapter, the term:
428	(1) "Criminal activity" means to commit, to attempt to
429	commit, to conspire to commit, or to solicit, coerce, or
430	intimidate another person to commit:
431	(a) Any crime that is chargeable by indictment or
432	information under the following provisions:
433	1. Section 210.18, relating to evasion of payment of
434	cigarette taxes.
435	2. Section 414.39, relating to public assistance fraud.
436	3. Section 440.105 or s. 440.106, relating to workers'
437	compensation.
438	4. Part IV of chapter 501, relating to telemarketing.
439	5. Chapter 517, relating to securities transactions.
440	6. Section 550.235 <u>or</u> , s. 550.3551, or s. 550.3605,
441	relating to dogracing and horseracing.
442	7. Chapter 550, relating to jai alai frontons.
443	8. Chapter 552, relating to the manufacture, distribution,
444	and use of explosives.
445	9. Chapter 562, relating to beverage law enforcement.

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446	10. Section 624.401, relating to transacting insurance
447	without a certificate of authority, s. 624.437(4)(c)1., relating
448	to operating an unauthorized multiple-employer welfare
449	arrangement, or s. 626.902(1)(b), relating to representing or
450	aiding an unauthorized insurer.
451	11. Chapter 687, relating to interest and usurious
452	practices.
453	12. Section 721.08, s. 721.09, or s. 721.13, relating to
454	real estate timeshare plans.
455	13. Chapter 782, relating to homicide.
456	14. Chapter 784, relating to assault and battery.
457	15. Chapter 787, relating to kidnapping or human
458	trafficking.
459	16. Chapter 790, relating to weapons and firearms.
460	17. Section 796.03, s. 796.04, s. 796.045, s. 796.05, or s.
461	796.07, relating to prostitution.
462	18. Chapter 806, relating to arson.
463	19. Section 810.02(2)(c), relating to specified burglary of
464	a dwelling or structure.
465	20. Chapter 812, relating to theft, robbery, and related
466	crimes.
467	21. Chapter 815, relating to computer-related crimes.
468	22. Chapter 817, relating to fraudulent practices, false
469	pretenses, fraud generally, and credit card crimes.
470	23. Section 827.071, relating to commercial sexual
471	exploitation of children.
472	24. Chapter 831, relating to forgery and counterfeiting.
473	25. Chapter 832, relating to issuance of worthless checks
474	and drafts.
475	26. Section 836.05, relating to extortion.
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Bill No. <u>SB 590</u>



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476 27. Chapter 837, relating to perjury. 477 Chapter 838, relating to bribery and misuse of public 28. 478 office. 479 29. Chapter 843, relating to obstruction of justice. 480 30. Section 847.011, s. 847.012, s. 847.013, s. 847.06, or 481 s. 847.07, relating to obscene literature and profanity. 482 31. Section 849.09, s. 849.14, s. 849.15, s. 849.23, or s. 483 849.25, relating to gambling. 484 32. Chapter 893, relating to drug abuse prevention and 485 control. Section 914.22 or s. 914.23, relating to witnesses, 486 33. 487 victims, or informants. 488 34. Section 918.12 or s. 918.13, relating to tampering with 489 jurors and evidence. 490 (2) "Unlawful debt" means any money or other thing of value 491 constituting principal or interest of a debt that is legally 492 unenforceable in this state in whole or in part because the debt 493 was incurred or contracted: (a) In violation of any one of the following provisions of 494 495 law: Section 550.235 or, s. 550.3551, or s. 550.3605, 496 1. 497 relating to dogracing and horseracing. 498 2. Chapter 550, relating to jai alai frontons. 3. Section 687.071, relating to criminal usury, loan 499 500 sharking, and shylocking. 501 4. Section 849.09, s. 849.14, s. 849.15, s. 849.23, or s. 502 849.25, relating to gambling. 503 Section 13. Paragraph (a) of subsection (1) and paragraph 504 (a) of subsection (2) of section 895.02, Florida Statutes, are 505 amended to read:

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506	895.02 DefinitionsAs used in ss. 895.01-895.08, the
507	term:
508	(1) "Racketeering activity" means to commit, to attempt to
509	commit, to conspire to commit, or to solicit, coerce, or
510	intimidate another person to commit:
511	(a) Any crime that is chargeable by indictment or
512	information under the following provisions of the Florida
513	Statutes:
514	1. Section 210.18, relating to evasion of payment of
515	cigarette taxes.
516	2. Section 403.727(3)(b), relating to environmental
517	control.
518	3. Section 409.920 or s. 409.9201, relating to Medicaid
519	fraud.
520	4. Section 414.39, relating to public assistance fraud.
521	5. Section 440.105 or s. 440.106, relating to workers'
522	compensation.
523	6. Section 443.071(4), relating to creation of a fictitious
524	employer scheme to commit unemployment compensation fraud.
525	7. Section 465.0161, relating to distribution of medicinal
526	drugs without a permit as an Internet pharmacy.
527	8. Sections 499.0051, 499.0052, 499.00535, 499.00545, and
528	499.0691, relating to crimes involving contraband and adulterated
529	drugs.
530	9. Part IV of chapter 501, relating to telemarketing.
531	10. Chapter 517, relating to sale of securities and
532	investor protection.
533	11. Section 550.235 <u>or</u> , s. 550.3551, or s. 550.3605,
534	relating to dogracing and horseracing.
535	12. Chapter 550, relating to jai alai frontons.

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536	13. Section 551.109, relating to slot machine gaming.
537	14. Chapter 552, relating to the manufacture, distribution,
538	and use of explosives.
539	15. Chapter 560, relating to money transmitters, if the
540	violation is punishable as a felony.
541	16. Chapter 562, relating to beverage law enforcement.
542	17. Section 624.401, relating to transacting insurance
543	without a certificate of authority, s. 624.437(4)(c)1., relating
544	to operating an unauthorized multiple-employer welfare
545	arrangement, or s. 626.902(1)(b), relating to representing or
546	aiding an unauthorized insurer.
547	18. Section 655.50, relating to reports of currency
548	transactions, when such violation is punishable as a felony.
549	19. Chapter 687, relating to interest and usurious
550	practices.
551	20. Section 721.08, s. 721.09, or s. 721.13, relating to
552	real estate timeshare plans.
553	21. Chapter 782, relating to homicide.
554	22. Chapter 784, relating to assault and battery.
555	23. Chapter 787, relating to kidnapping or human
556	trafficking.
557	24. Chapter 790, relating to weapons and firearms.
558	25. Section 796.03, s. 796.035, s. 796.04, s. 796.045, s.
559	796.05, or s. 796.07, relating to prostitution and sex
560	trafficking.
561	26. Chapter 806, relating to arson.
562	27. Section 810.02(2)(c), relating to specified burglary of
563	a dwelling or structure.
564	28. Chapter 812, relating to theft, robbery, and related
565	crimes.
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566	29. Chapter 815, relating to computer-related crimes.
567	30. Chapter 817, relating to fraudulent practices, false
568	pretenses, fraud generally, and credit card crimes.
569	31. Chapter 825, relating to abuse, neglect, or
570	exploitation of an elderly person or disabled adult.
571	32. Section 827.071, relating to commercial sexual
572	exploitation of children.
573	33. Chapter 831, relating to forgery and counterfeiting.
574	34. Chapter 832, relating to issuance of worthless checks
575	and drafts.
576	35. Section 836.05, relating to extortion.
577	36. Chapter 837, relating to perjury.
578	37. Chapter 838, relating to bribery and misuse of public
579	office.
580	38. Chapter 843, relating to obstruction of justice.
581	39. Section 847.011, s. 847.012, s. 847.013, s. 847.06, or
582	s. 847.07, relating to obscene literature and profanity.
583	40. Section 849.09, s. 849.14, s. 849.15, s. 849.23, or s.
584	849.25, relating to gambling.
585	41. Chapter 874, relating to criminal street gangs.
586	42. Chapter 893, relating to drug abuse prevention and
587	control.
588	43. Chapter 896, relating to offenses related to financial
589	transactions.
590	44. Sections 914.22 and 914.23, relating to tampering with
591	a witness, victim, or informant, and retaliation against a
592	witness, victim, or informant.
593	45. Sections 918.12 and 918.13, relating to tampering with
594	jurors and evidence.

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595	(2) "Unlawful debt" means any money or other thing of value
596	constituting principal or interest of a debt that is legally
597	unenforceable in this state in whole or in part because the debt
598	was incurred or contracted:
599	(a) In violation of any one of the following provisions of
600	law:
601	1. Section 550.235 <u>or</u> , s. 550.3551, or s. 550.3605,
602	relating to dogracing and horseracing.
603	2. Chapter 550, relating to jai alai frontons.
604	3. Section 551.109, relating to slot machine gaming.
605	4. Chapter 687, relating to interest and usury.
606	5. Section 849.09, s. 849.14, s. 849.15, s. 849.23, or s.
607	849.25, relating to gambling.
608	Section 14. This act shall take effect July 1, 2008.