HB 1103 2009

A bill to be entitled An act relating to pari-mutuel wagering; amending s. 550.26165, F.S.; providing for certain flexibility in the awards programs of the Florida Thoroughbred Breeders' Association in order to attract thoroughbred breeding and training operations; prohibiting the association from giving certain awards under certain circumstances; amending s. 550.2625, F.S.; clarifying provisions relating to owners' awards; amending s. 550.5251, F.S.; providing an exception to requirements relating to required races for thoroughbred permitholders; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Subsection (5) is added to section 550.26165,

Florida Statutes, to read:

550.26165 Breeders' awards.--

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- (5) (a) The awards programs in this chapter, which are intended to encourage thoroughbred breeding and training operations to locate in this state, must be responsive to rapidly changing incentive programs in other states. To attract such operations, it is appropriate to provide greater flexibility to thoroughbred industry participants in this state so that they may design competitive awards programs.
- (b) Notwithstanding any other provision of law to the contrary, the Florida Thoroughbred Breeders' Association, as part of its annual plan, may:

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1. Pay breeders' awards on horses finishing in first, second, or third place in thoroughbred horse races; pay breeders' awards that are greater than 20 percent and less than 15 percent of the announced gross purse; and vary the rates for breeders' awards, based upon the place of finish, class of race, state or country in which the race took place, and the state in which the stallion siring the horse was standing when the horse was conceived;

- 2. Pay stallion awards on horses finishing in first, second, or third place in thoroughbred horse races; pay stallion awards that are greater than 20 percent and less than 15 percent of the announced gross purse; reduce or eliminate stallion awards to enhance breeders' awards or awards under subparagraph 3; and vary the rates for stallion awards, based upon the place of finish, class of race, and state or country in which the race took place; and
- 3. Pay awards from the funds dedicated for breeders' awards and stallion awards to owners of registered Florida-bred horses finishing in first, second, or third place in thoroughbred horse races in this state, without regard to any awards paid pursuant to s. 550.2625(6).
- (c) Breeders' awards or stallion awards under this chapter may not be paid on thoroughbred horse races taking place in other states or countries unless agreed to in writing by all thoroughbred permitholders in this state, the Florida

 Thoroughbred Breeders' Association, and the Florida Horsemen's Benevolent and Protective Association, Inc.
 - Section 2. Paragraph (e) is added to subsection (6) of

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section 550.2625, Florida Statutes, to read:

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

(6)

- (e) This subsection governs owners' awards paid on thoroughbred horse races only in this state, unless a written agreement is filed with the division establishing the rate, procedures, and eligibility requirements for owners' awards, including place of finish, class of race, maximum purse, and maximum award, and the agreement is entered into by the permitholder, the Florida Thoroughbred Breeders' Association, and the association representing a majority of the racehorse owners and trainers at the permitholder's location.
- Section 3. Paragraph (a) of subsection (5) of section 550.5251, Florida Statutes, is amended to read:
- 550.5251 Florida thoroughbred racing; certain permits; operating days.--
- (5)(a) Each licensed thoroughbred permitholder in this state must run an average of one race per racing day in which horses bred in this state and duly registered with the Florida Thoroughbred Breeders' Association have preference as entries over non-Florida-bred horses, unless otherwise agreed to in writing by the permitholder, the Florida Thoroughbred Breeders' Association, and the association representing a majority of the thoroughbred racehorse owners and trainers at that location. All licensed thoroughbred racetracks shall write the conditions for such races in which Florida-bred horses are preferred so as to assure that all Florida-bred horses available for racing at such

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tracks are given full opportunity to run in the class of races for which they are qualified. The opportunity of running must be afforded to each class of horses in the proportion that the number of horses in this class bears to the total number of Florida-bred horses available. A track is not required to write conditions for a race to accommodate a class of horses for which a race would otherwise not be run at the track during its meet meeting.

Section 4. This act shall take effect July 1, 2009.