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A bill to be entitled

2 An act relating to pari-mutuel permitholders; amending 3 s. 550.002, F.S.; revising the definition of the term 4 "full schedule of live racing or games"; revising and 5 providing definitions relating to various types of 6 horseracing; repealing s. 550.09515(7), F.S.; removing 7 expired provisions relating to tax on handle and 8 failure by a thoroughbred permitholder to operate all 9 performances; amending s. 550.3345, F.S.; providing 10 for a full schedule of live racing for a quarter horse 11 permit that is converted to a limited thoroughbred permit under specified provisions; creating s. 12 550.3347, F.S.; providing criteria, procedures, and 13 14 conditions for conversion of a quarter horse permit to 15 a thoroughbred permit; specifying certain conditions 16 for consideration in determining eligibility of the pari-mutuel facility for slot machine licensure; 17 amending s. 550.375, F.S., relating to operation of 18 19 certain harness tracks; removing provisions that 20 restrict the hours that races may be conducted; 21 removing exceptions to prohibitions on the location of 22 certain harness tracks; amending s. 550.5251, F.S.; removing certain restrictions on when thoroughbred 23 24 races and rebroadcasts of races are permitted; 25 creating s. 550.5257, F.S.; providing for advance 26 deposit wagering on thoroughbred races; defining the 27 term "advance deposit wagering"; requiring payment of a certain percentage of off-site wagers to the Florida 28 Page 1 of 13

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FLORIDA HOUSE OF REPRESENTATI

29 Thoroughbred Breeders' and Owners' Association to be 30 used for certain purposes; providing for sanctions for 31 failure to remit the required funds; amending s. 32 550.6308, F.S.; revising criteria and conditions for 33 issuance of an intertrack wagering license to a person 34 licensed to conduct public thoroughbred horse sales; 35 amending s. 849.086, F.S.; removing a provision that authorizes a pari-mutuel permitholder to amend its 36 37 application for license renewal to include renewal of 38 its cardroom license; revising criteria for renewal of 39 a cardroom license; providing for retroactive application; providing an effective date. 40 41 42 Be It Enacted by the Legislature of the State of Florida: 43 44 Section 1. Subsections (11) and (14) of section 550.002, 45 Florida Statutes, are amended to read: Definitions.-As used in this chapter, the term: 46 550.002 47 (11)"Full schedule of live racing or games" means, for a greyhound or jai alai permitholder, the conduct of a combination 48 49 of at least 100 live evening or matinee performances during the 50 preceding year; for a permitholder who has a converted permit or 51 filed an application on or before June 1, 1990, for a converted 52 permit, the conduct of a combination of at least 100 live 53 evening and matinee wagering performances during either of the 2 preceding years; for a jai alai permitholder who does not 54 55 operate slot machines in its pari-mutuel facility, who has 56 conducted at least 100 live performances per year for at least Page 2 of 13

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hb1397-00

57 10 years after December 31, 1992, and whose handle on live jai 58 alai games conducted at its pari-mutuel facility has been less than \$4 million per state fiscal year for at least 2 consecutive 59 60 years after June 30, 1992, the conduct of a combination of at 61 least 40 live evening or matinee performances during the 62 preceding year; for a jai alai permitholder who operates slot 63 machines in its pari-mutuel facility, the conduct of a 64 combination of at least 150 performances during the preceding 65 year; for a harness permitholder, the conduct of at least 100 66 live regular wagering performances during the preceding year; 67 for a quarter horse permitholder at its facility unless an alternative schedule of at least 20 live regular wagering 68 performances is agreed upon by the permitholder and either the 69 70 Florida Quarter Horse Racing Association or the horsemen's 71 association representing the majority of the quarter horse 72 owners and trainers at the facility and filed with the division 73 along with its annual date application, in the 2010-2011 fiscal 74 year, the conduct of at least 20 regular wagering performances, 75 in the 2011-2012 and 2012-2013 fiscal years, the conduct of at 76 least 30 live regular wagering performances, and for every 77 fiscal year after the 2012-2013 fiscal year, the conduct of at 78 least 40 live regular wagering performances; for a quarter horse 79 permitholder leasing another licensed racetrack, the conduct of 80 160 events at the leased facility; and for a thoroughbred permitholder, the conduct of at least 40 live regular wagering 81 82 performances during the preceding year. For a permitholder which 83 is restricted by statute to certain operating periods within the 84 year when other members of its same class of permit are Page 3 of 13

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85 authorized to operate throughout the year, the specified number 86 of live performances which constitute a full schedule of live 87 racing or games shall be adjusted pro rata in accordance with 88 the relationship between its authorized operating period and the 89 full calendar year and the resulting specified number of live performances shall constitute the full schedule of live games 90 91 for such permitholder and all other permitholders of the same 92 class within 100 air miles of such permitholder. A live 93 performance must consist of no fewer than eight races or games 94 conducted live for each of a minimum of three performances each 95 week at the permitholder's licensed facility under a single 96 admission charge, with performances conducted on at least 3 days 97 during each week of the permitholder's meet.

98 (14)"Horserace" or "horseracing" means a head-to-head 99 contest between two or more thoroughbred horses, quarter horses, 100 or standardbred horses racing with each other in the same event 101 on a flat oval track at least one-half mile in circumference, 102 with banked turns and a connecting straight chute at least 440 103 yards in length, which does not require a horse to change its 104 course in response to any obstacles on the racing surface and is 105 further defined as follows:

106 <u>(a) "Harness race" or "harness racing" means a contest</u> 107 <u>between two or more standardbred horses pulling a two-wheeled</u> 108 <u>cart called a sulky dispatched from a regulation, moving barrier</u> 109 <u>and guided by a standardbred race driver who is licensed by the</u> 110 <u>state and the United States Trotting Association. Standardbred</u> 111 <u>racing also includes monte racing, in which a standardbred monte</u> 112 <u>race rider, who is licensed by the state and the United States</u>

Page 4 of 13

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113 Trotting Association, competes while astride the horse rather 114 than as a driver. 115 (b) "Quarter horse race" or "quarter horse racing" means a 116 contest between two or more quarter horses registered with the 117 American Quarter Horse Association, at distances and under 118 conditions that qualify those races for race recognition by the 119 American Quarter Horse Association, dispatched from a regulation 120 starting gate and mounted by jockeys who are licensed by the 121 state. 122 (C) "Thoroughbred race" or "thoroughbred racing" means a 123 contest on such a track at least 5 furlongs in circumference, 124 between two or more thoroughbreds dispatched from a regulation 125 starting gate and mounted by state-licensed jockeys. 126 127 The term "horseracing" does not include steeplechases or hurdle 128 races, nor does it include barrel racing, timed events, pole 129 bending, or any other rodeo or gymkhana-style events "Harness 130 racing" means a type of horseracing which is limited to 131 standardbred horses using a pacing or trotting gait in which 132 each horse pulls a two-wheeled cart called a sulky guided by a 133 driver. 134 Section 2. Subsection (7) of section 550.09515, Florida 135 Statutes, is repealed. 136 Section 3. Subsection (3) of section 550.3345, Florida 137 Statutes, is amended to read: 550.3345 Conversion of quarter horse permit to a limited 138 139 thoroughbred permit.-140 (3) Unless otherwise provided in this section, after Page 5 of 13

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FLORIDA HOUSE OF REPR	ESENT	ΓΑΤΙΥΕS
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141 conversion, the permit and the not-for-profit corporation shall 142 be treated under the laws of this state as a thoroughbred permit 143 and as a thoroughbred permitholder, respectively, with the 144 exception of s. 550.09515(3); however, notwithstanding s. 145 550.002(11), a full schedule of live racing for a thoroughbred 146 permitholder under this section means the conduct of at least 147 five live regular wagering performances during the preceding 148 year. Section 4. Section 550.3347, Florida Statutes, is created 149 150 to read: 550.3347 Conversion of quarter horse permit to a 151 152 thoroughbred permit.-153 (1) In recognition of the important and long-standing 154 economic contribution of the thoroughbred horse breeding 155 industry to this state and the state's vested interest in 156 promoting the continued viability of this agricultural activity, 157 the state intends to provide a limited opportunity for the 158 conversion of a quarter horse racing permit to a permit 159 authorizing the holder to conduct pari-mutuel wagering meets of 160 thoroughbred racing. 161 Notwithstanding any other provision of law, the holder (2) 162 of a quarter horse racing permit issued under this chapter to 163 conduct pari-mutuel wagering, whose pari-mutuel facility is located in a county with a population of at least 2 million, may 164 165 apply to the division to convert the quarter horse racing permit 166 to a permit authorizing the holder to conduct pari-mutuel 167 wagering meets of thoroughbred racing. The conversion to a 168 thoroughbred racing permit is not subject to the mileage

Page 6 of 13

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2012

169	limitation under s. 550.054(2) or the ratification election
170	under s. 550.0651. Upon receipt of the request for such
171	conversion, the division shall timely issue a converted permit.
172	(3) Racing under the permit may take place only at the
173	location for which the original quarter horse racing permit was
174	issued. After conversion, the permit and its holder shall be
175	treated under the laws of this state as a thoroughbred permit
176	and a thoroughbred permitholder, respectively. Live racing
177	conducted at the pari-mutuel facility under the quarter horse
178	racing permit and the converted permit shall be considered
179	together when determining the eligibility of the facility for
180	slot machine licensure under chapter 551.
181	Section 5. Section 550.375, Florida Statutes, is amended
182	to read:
183	550.375 Operation of certain harness tracks
184	(1) The Legislature finds that the operation of harness
185	tracks and legalized pari-mutuel and mutuel betting at harness
186	tracks in this state will become a substantial business
187	compatible with the best interests of the state, and the taxes
188	derived therefrom will constitute an important and integral part
189	of the tax structure of the state and counties. The Legislature
190	further finds that the operation of harness tracks within the
191	state will establish and encourage the acquisition and
192	maintenance of breeding farms for the breeding of standardbred
193	horses used in harness races, and that this exhibition sport
194	will attract a large tourist business to the state.
195	(2) Any permittee or licensee authorized under this
196	section to transfer the location of its permit may conduct
I	Page 7 of 13

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197 harness racing only between the hours of 7 p.m. and 2 a.m. A 198 permit so transferred applies only to the locations provided in 199 this section. The provisions of this chapter which prohibit the 200 location and operation of a licensed harness track permittee and 201 licensee within 100 air miles of the location of a racetrack 202 authorized to conduct racing under this chapter and which 203 prohibit the division from granting any permit to a harness 204 track at a location in the area in which there are three horse 205 tracks located within 100 air miles thereof do not apply to a 206 licensed harness track that is required by the terms of this 207 section to race between the hours of 7 p.m. and 2 a.m.

208 <u>(2)(3)</u> A permit may not be issued by the division for the 209 operation of a harness track within 75 air miles of a location 210 of a harness track licensed and operating under this chapter.

211 <u>(3)(4)</u> The permitholder conducting a harness horse race 212 meet must pay the daily license fee, the admission tax, the tax 213 on breaks, and the tax on pari-mutuel handle provided in s. 214 550.0951 and is subject to all penalties and sanctions provided 215 in s. 550.0951(6).

216 (4) (5) Each licensed harness track in the state must 217 schedule an average of one race per racing day in which horses 218 bred in this state and duly registered as standardbred harness 219 horses have preference as entries over non-Florida-bred horses. 220 All licensed harness tracks must write the conditions for such 221 races in which Florida-bred horses are preferred so as to assure 222 that all Florida-bred horses available for racing at such tracks 223 are given full opportunity to perform in the class races for which they are qualified, and the opportunity of performing must 224

Page 8 of 13

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225 be afforded to each class of horses in the proportion that the 226 number of horses in this class bears to the total number of 227 Florida-bred horses available. However, a track is not required 228 to write conditions for a race to accommodate a class of horses 229 for which a race would otherwise not be scheduled at such track 230 during its meeting.

231 <u>(5)(6)</u> If a permit has been transferred from a county 232 under this section, no other transfer is permitted from such 233 county.

234 Section 6. Subsection (2) of section 550.5251, Florida 235 Statutes, is amended to read:

236 550.5251 Florida thoroughbred racing; certain permits; 237 operating days.—

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

245 Section 7. Section 550.5257, Florida Statutes, is created 246 to read:

247	550.5257 Advance deposit wagering on thoroughbred races.—
248	(1) For purposes of this section, the term "advance
249	deposit wagering" means a betting system in which a person may
250	establish an account and place a pari-mutuel wager on a
251	thoroughbred race using the funds deposited in or credited to
252	that account.

Page 9 of 13

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253 (2) If a particular advance deposit wagering system allows 254 a person physically located in this state to initiate a pari-255 mutuel wager on any in-state or out-of-state thoroughbred race, 256 using a telephone, the Internet, or other means, a permitholder 257 may make broadcasts of thoroughbred races conducted at its 258 facility available on that system only if the permitholder and 259 the system provider agree to be jointly and severally responsible for remitting, subject to audit by the division, 260 0.955 percent of every such pari-mutuel wager initiated by a 261 262 person physically located in this state on any in-state or out-263 of-state thoroughbred race for the purpose of paying breeders', 264 stallion, and special racing awards. Within 30 days after the 265 wager, such funds shall be remitted to the Florida Thoroughbred 266 Breeders' and Owners' Association for the payment of awards, 267 subject to ss. 550.26165 and 550.2625. 268 (3) If the permitholder or system provider fails to remit 269 the required funds or to comply with its other obligations under 270 this section, the permitholder must immediately terminate all 271 broadcasts of its thoroughbred races on the provider's system. 272 The division may also impose on the permitholder any of the 273 sanctions described in s. 550.0251(10). Section 8. Subsection (1) of section 550.6308, Florida 274 275 Statutes, is amended to read: 276 550.6308 Limited intertrack wagering license.-In 277 recognition of the economic importance of the thoroughbred breeding industry to this state, its positive impact on tourism, 278 279 and of the importance of a permanent thoroughbred sales facility 280 as a key focal point for the activities of the industry, a Page 10 of 13

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281 limited license to conduct intertrack wagering is established to 282 ensure the continued viability and public interest in 283 thoroughbred breeding in Florida.

284 Upon application to the division on or before January (1)285 31 of each year, any person that is licensed to conduct public 286 sales of thoroughbred horses pursuant to s. 535.01, that has 287 conducted at least 8 15 days of thoroughbred horse sales at a 288 permanent sales facility in this state for at least 3 289 consecutive years, and that has conducted at least 1 day of 290 nonwagering thoroughbred racing in this state, with a purse structure of at least \$250,000 per year for 2 consecutive years 291 292 before such application, shall be issued a license, subject to 293 the conditions set forth in this section, to conduct intertrack 294 wagering at such a permanent sales facility during the following 295 periods:

- 296 297
- (a) Up to 21 days in connection with thoroughbred sales;
- (b) Between November 1 and May 8;

(c) Between May 9 and October 31 at such times and on such days as any thoroughbred, jai alai, or a greyhound permitholder in the same county is not conducting live performances; provided that any such permitholder may waive this requirement, in whole or in part, and allow the licensee under this section to conduct intertrack wagering during one or more of the permitholder's live performances; and

305 (d) During the weekend of the Kentucky Derby, the
306 Preakness, the Belmont, and a Breeders' Cup Meet that is
307 conducted before November 1 and after May 8.

308

Page 11 of 13

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309 No more than one such license may be issued, and no such license 310 may be issued for a facility located within 50 miles of any 311 track for which a thoroughbred permitholder has submitted a 312 timely and valid application for a license to conduct live pari-313 mutuel performances during the subject year, unless that 314 permitholder consents to issuance of the license under this 315 section thoroughbred permitholder's track. 316 Section 9. Paragraph (b) of subsection (5) of section 317 849.086, Florida Statutes, is amended to read: 318 849.086 Cardrooms authorized.-319 (5)LICENSE REQUIRED; APPLICATION; FEES.-No person may 320 operate a cardroom in this state unless such person holds a 321 valid cardroom license issued pursuant to this section. 322 (b) After the initial cardroom license is granted, the 323 application for the annual license renewal shall be made in 324 conjunction with the applicant's annual application for its 325 pari-mutuel license. If a permitholder has operated a cardroom 326 during any of the 3 previous fiscal years and fails to include a 327 renewal request for the operation of the cardroom in its annual 328 application for license renewal, the permitholder may amend its 329 annual application to include operation of the cardroom. In 330 order for a cardroom license to be renewed, the applicant must 331 be licensed to conduct a full schedule of live racing or games 332 in the year in which the renewal application is filed and must 333 have requested, as part of its accompanying pari-mutuel annual 334 license application: 1. Request, to conduct at least 90 percent of the total 335

336 number of live performances <u>the</u> conducted by such permitholder Page 12 of 13

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337	is licensed to conduct in the year in which the renewal
338	application is filed;
339	2. For a thoroughbred permitholder whose pari-mutuel
340	facility is located more than 35 miles from any other
341	thoroughbred permitholder's pari-mutuel facility, request at
342	least 80 percent of the total number of live performances the
343	permitholder is licensed to conduct in the year in which the
344	renewal application is filed; however, a permitholder electing
345	this option must, in the subject year and all subsequent years,
346	request a minimum of 60 live performances conducted on at least
347	<u>4 days during each week of the permitholder's meet; or during</u>
348	either the state fiscal year in which its initial cardroom
349	license was issued or the state fiscal year immediately prior
350	thereto if the permitholder ran at least a full schedule of live
351	racing or games in the prior year.
352	3. If the application is For a harness race permitholder
353	cardroom, request the applicant must have requested
354	authorization to conduct a minimum of 140 live performances
355	during the state fiscal year immediately prior thereto.
356	
357	If more than one permitholder is operating at a facility, each
358	permitholder must <u>comply with the requirements of this paragraph</u>
359	have applied for a license to conduct a full schedule of live
360	racing.
361	Section 10. This act shall take effect upon becoming a law
362	and shall apply to all pari-mutuel wagering permits and
363	licenses, and to all nonwagering permits and licenses, issued
364	before, on, or after the date this act becomes a law.
I	Page 13 of 13

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