A bill to be entitled 1 2 An act relating to racing animals; providing a short 3 title; amending s. 550.2415, F.S.; revising the 4 prohibition on the use of medication or drugs on 5 animals; revising the penalties for such use; 6 prohibiting the Division of Pari-mutuel Wagering 7 within the Department of Business and Professional 8 Regulation from granting a license or permit to 9 applicants with a prior conviction of animal cruelty; 10 requiring the division to immediately revoke a license 11 or permit of a person found guilty of animal cruelty 12 subsequent to obtaining the license or permit; prohibiting the division from granting a license or 13 permit to applicants with a prior conviction of 14 15 aggravated assault or battery or child abuse; revising 16 procedures for testing animals for medication or 17 drugs; requiring certain laboratories to participate in a quality assurance program; requiring the 18 19 administrator of such program to report results and findings; requiring the division to maintain records 20 21 of greyhounds injured while racing; providing for the 22 content of such records; establishing a fine for making false statements on injury records; requiring 23 24 the division to adopt rules; providing an effective 25 date. 26

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. This act may be cited as the "Greyhound Safety Act."

Section 2. Paragraph (a) of subsection (1) and subsections (3) through (5) of section 550.2415, Florida Statutes, are amended, and paragraphs (f), (g), and (h) are added to subsection (6) of that section, to read:

550.2415 Racing of animals under certain conditions prohibited; penalties; exceptions.—

The racing of an animal that has been impermissibly medicated or drugged with any drug, medication, stimulant, depressant, hypnotic, narcotic, local anesthetic, or drugmasking agent is prohibited. It is a violation of this section for a person to impermissibly medicate or drug an animal resulting administer or cause to be administered any drug, medication, stimulant, depressant, hypnotic, narcotic, local anesthetic, or drug-masking agent to an animal which will result in a positive test for a prohibited such substance based on samples taken from the animal immediately prior to or immediately after the racing of that animal. Test results and the identities of the animals being tested and of their trainers and owners of record are confidential and exempt from s. 119.07(1) and from s. 24(a), Art. I of the State Constitution for 10 days after testing of all samples collected on a particular day has been completed and any positive test results

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derived from such samples have been reported to the director of the division or administrative action has been commenced.

- (3) (a) Upon the finding of a violation of this section, the division may revoke or suspend the license or permit of the violator or deny a license or permit to the violator; impose a fine against the violator in an amount not exceeding the purse or sweepstakes earned by the animal in the race at issue or \$10,000, whichever is greater \$5,000; require the full or partial return of the purse, sweepstakes, and trophy of the race at issue; or impose against the violator any combination of such penalties. The finding of a violation of this section does not prohibit in no way prohibits a prosecution for criminal acts committed.
- (b) The division, notwithstanding the provisions of chapter 120, may summarily suspend the license of an occupational licensee responsible under this section or division rule for the condition of a race animal if the division laboratory reports the presence of a prohibited an impermissible substance in the animal or its blood, urine, saliva, or any other bodily fluid, either before a race in which the animal is entered or after a race the animal has run.
- (c) The division may not grant a license or permit to an applicant who has been convicted of animal cruelty pursuant to s. 828.12 and shall immediately revoke a license or permit of a person found guilty of violating s. 828.12 subsequent to obtaining a license or permit under this chapter.

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(d) The division may not grant a license or permit to an applicant who has been convicted of a felony for aggravated assault or battery pursuant to chapter 784 or a felony for the abuse of a child pursuant to chapter 827.

- (e) (e) If an occupational licensee is summarily suspended under this section, the division shall offer the licensee a prompt postsuspension hearing within 72 hours, at which the division shall produce the laboratory report and documentation which, on its face, establishes the responsibility of the occupational licensee. Upon production of the documentation, the occupational licensee has the burden of proving his or her lack of responsibility.
- (f) (d) Any proceeding for administrative action against a licensee or permittee, other than a proceeding under paragraph (e) (c), shall be conducted in compliance with chapter 120.
- (4) A prosecution pursuant to this section for a violation of this section must be commenced within $\underline{180~\rm days}~2~\rm years$ after the violation was committed. Service of an administrative complaint marks the commencement of administrative action.
- (5) The division shall implement a split-sample procedure for testing animals under this section. Using the split-sample procedure, the division shall split each urine and blood sample into a primary sample and a secondary (split) sample upon collection. The division shall transfer custody of the primary sample to the division laboratory and shall retain custody of the split sample, except as provided in this subsection.

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- Upon finding a positive drug test result, The division department shall notify the owner or trainer, the stewards, and the appropriate horsemen's association of all drug test the results. If a drug test result is positive The owner may request that each urine and blood sample be split into a primary sample and a secondary (split) sample. Such splitting must be accomplished in the laboratory under rules approved by the division. Custody of both samples must remain with the division. However, and upon request by the affected trainer or owner of the animal from which the sample was obtained, the division shall send the split sample to an approved independent laboratory for analysis. The division shall establish standards and rules for uniform enforcement and shall maintain a list of at least five approved independent laboratories for an owner or trainer to select from in the event of a positive test result sample.
- (b) If the <u>division</u> state laboratory's findings are not confirmed by the independent laboratory, no further administrative or disciplinary action under this section may be pursued. The division may adopt rules identifying substances that diminish in a blood or urine sample due to passage of time and that must be taken into account in applying this section.
- (c) If the independent laboratory confirms the <u>division</u> state laboratory's positive result, or if there is an insufficient quantity of the secondary (split) sample for confirmation of the state laboratory's positive result, the

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division may commence administrative proceedings as prescribed in this chapter and consistent with chapter 120. For purposes of this subsection, the department shall in good faith attempt to obtain a sufficient quantity of the test fluid to allow both a primary test and a secondary test to be made. If there is an insufficient quantity of the split sample for confirmation of the division laboratory's positive result, the division may not take further administrative or disciplinary action against the owner or trainer, and any license suspension as a consequence of the positive result must be immediately lifted.

(d) The division shall require its laboratory and the independent laboratories to annually participate in an externally administered quality assurance program designed to assess testing proficiency and accuracy in the detection and appropriate quantification of medications, drugs, and naturally occurring substances that may be administered to racing animals. The administrator of the quality assurance program shall report its results and findings to the division.

149 (6)

- (f)1. The division shall maintain records of injuries that a greyhound sustains while racing at a greyhound track in this state, including injuries incurred during a schooling race. The record must include all of the following:
- a. The greyhound's registered name, right-ear and left-ear tattoo numbers, and, if any, the microchip manufacturer and number.

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b. The name, business address, and telephone number of the greyhound owner, the trainer, and the kennel operator.

- c. The color, weight, and sex of the greyhound.
- d. The location where the injury occurred.

- e. If the injury occurred during a race, the racetrack where the injury occurred, the condition of the racetrack, and the distance, the grade, the race, and the post position of the greyhound when the injury occurred.
- <u>f.</u> The time and weather conditions at the facility when the injury occurred.
- g. The specific type and bodily location of the injury, the cause of the injury, and the estimated recovery time from the injury.
- 2. An injury record shall be completed and signed under oath or affirmation under penalty of perjury by the racetrack veterinarian, whose signature must be witnessed by a designated representative of the division.
- 3. The division shall maintain an injury record for 7 years after the injury occurred, and such records shall be made readily available during this time to the public upon oral or written request to the division.
- 4. A person who knowingly makes a false statement on an injury record is subject to a fine of up to \$1,500. A subsequent violation of this subparagraph results in a fine of at least \$3,000.
 - (g) A dogracing permitholder operating in this state must:

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183	<u>1.</u>	Maintain	its	facility	in	а	manner	that	provides	for	the
184	safety o	of racing o	greyl	nounds;							

- 2. Maintain a safe racetrack surface at all times pursuant to the safety standards adopted by the division;
- 3. Install a safety device to remove the lure from the racetrack surface; and

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- 4. Insulate all exposed electrical wires on the racetrack surface or anywhere at the facility where a racing greyhound may come into contact with electrical wires.
- (h) The division shall adopt by rule safety standards relating to racetrack surfaces.
 - Section 3. This act shall take effect July 1, 2015.

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