HOUSE AMENDMENT

Bill No. CS/HB 7109 (2016)

Amendment No.

CHAMBER ACTION

Senate

House

Representative Baxley offered the following:

Amendment to Amendment (301981)

Remove lines 1757-1780 of the amendment and insert:

(c) After the conversion of the quarter horse racing

permit and the issuance of its initial license to conduct parimutuel wagering meets of thoroughbred racing, the not-for-profit corporation <u>may shall</u> annually apply to the division for a license pursuant to s. 550.5251.

(d) Racing under the permit may take place only at the location for which the original quarter horse racing permit was issued, which may be leased by the not-for-profit corporation for that purpose; however, the not-for-profit corporation may, without the conduct of any ratification election pursuant to s.

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15 550.054(13) or s. 550.0651, move the location of the permit to 16 another location in the same county <u>or counties, if the</u> 17 <u>permitholder's location is situated in such a manner that it is</u> 18 <u>located in more than one county</u>, provided that such relocation 19 is approved under the zoning and land use regulations of the 20 applicable county or municipality.

(e) <u>A limited thoroughbred racing No permit may not be</u>
 <u>transferred converted under this section is eligible for</u>
 transfer to another person or entity.

(3) Unless otherwise provided in this section, after
conversion, the permit and the not-for-profit corporation shall
be treated under the laws of this state as a thoroughbred <u>racing</u>
permit and as a thoroughbred <u>racing</u> permitholder, respectively,
with the exception of ss. 550.054(9)(c) and s. 550.09515(3).

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