## THE GENERAL ASSEMBLY OF PENNSYLVANIA

# HOUSE BILL No. 941 Session of 2015

INTRODUCED BY REGAN, MILLARD, MARSHALL, IRVIN, PICKETT, A. HARRIS, SANKEY, GIBBONS, COHEN, READSHAW, GROVE, MURT, MOUL, PHILLIPS-HILL AND SAYLOR, APRIL 16, 2015

SENATOR BROWNE, APPROPRIATIONS, IN SENATE, RE-REPORTED AS AMENDED, DECEMBER 9, 2015

#### AN ACT

1	Amending the act of April 9, 1929 (P.L.177, No.175), entitled
2	"An act providing for and reorganizing the conduct of the
3	executive and administrative work of the Commonwealth by the
4	Executive Department thereof and the administrative
5	departments, boards, commissions, and officers thereof,
6	including the boards of trustees of State Normal Schools, or
7	Teachers Colleges; abolishing, creating, reorganizing or
8	authorizing the reorganization of certain administrative
9	departments, boards, and commissions; defining the powers and
10	duties of the Governor and other executive and administrative
11	officers, and of the several administrative departments,
12	boards, commissions, and officers; fixing the salaries of the
13	Governor, Lieutenant Governor, and certain other executive
14	and administrative officers; providing for the appointment of
15	certain administrative officers, and of all deputies and
16	other assistants and employes in certain departments, boards,
17	and commissions; and prescribing the manner in which the
18	number and compensation of the deputies and all other
19	assistants and employes of certain departments, boards and
20	commissions shall be determined," IN ORGANIZATION, FURTHER <
21	PROVIDING FOR ADVISORY BOARDS AND COMMISSIONS; in
22	Commonwealth agency fees, further providing for distillery of
23	historical significance license fee reduction-; IN POWERS AND <
24	DUTIES OF PENNSYLVANIA PUBLIC UTILITY COMMISSION, PROVIDING
25	FOR TRANSPORTATION NETWORK COMPANIES; PROVIDING FOR RACE
26	HORSE INDUSTRY REFORM; CONFERRING DUTIES UPON THE JOINT STATE
27	GOVERNMENT COMMISSION; MAKING EDITORIAL CHANGES; AND MAKING
28	RELATED REPEALS.

29 The General Assembly of the Commonwealth of Pennsylvania

1 hereby enacts as follows:

Section 1. Section 614 A(13)(iii) of the act of April 9, <--</li>
1929 (P.L.177, No.175), known as The Administrative Code of1929, amended July 1, 1990 (P.L.277, No.67), is amended to read:
SECTION 1. THE TITLE OF THE ACT OF APRIL 9, 1929 (P.L.177, <--</li>
NO.175), KNOWN AS THE ADMINISTRATIVE CODE OF 1929, IS AMENDED TO
READ:

8

### AN ACT

9 PROVIDING FOR AND REORGANIZING THE CONDUCT OF THE EXECUTIVE AND 10 ADMINISTRATIVE WORK OF THE COMMONWEALTH BY THE EXECUTIVE 11 DEPARTMENT THEREOF AND THE ADMINISTRATIVE DEPARTMENTS, 12 BOARDS, COMMISSIONS, AND OFFICERS THEREOF, INCLUDING THE 13 BOARDS OF TRUSTEES OF STATE NORMAL SCHOOLS, OR TEACHERS 14 COLLEGES; ABOLISHING, CREATING, REORGANIZING OR AUTHORIZING 15 THE REORGANIZATION OF CERTAIN ADMINISTRATIVE DEPARTMENTS, 16 BOARDS, AND COMMISSIONS; DEFINING THE POWERS AND DUTIES OF THE GOVERNOR AND OTHER EXECUTIVE AND ADMINISTRATIVE OFFICERS, 17 18 AND OF THE SEVERAL ADMINISTRATIVE DEPARTMENTS, BOARDS, 19 COMMISSIONS, AND OFFICERS; FIXING THE SALARIES OF THE GOVERNOR, LIEUTENANT GOVERNOR, AND CERTAIN OTHER EXECUTIVE 20 21 AND ADMINISTRATIVE OFFICERS; PROVIDING FOR THE APPOINTMENT OF CERTAIN ADMINISTRATIVE OFFICERS, AND OF ALL DEPUTIES AND 22 23 OTHER ASSISTANTS AND EMPLOYES IN CERTAIN DEPARTMENTS, BOARDS, 24 AND COMMISSIONS; PROVIDING FOR TRANSPORTATION NETWORK COMPANIES; PROVIDING FOR THE REGULATION OF PARI-MUTUEL 25 26 THOROUGHBRED HORSE RACING AND HARNESS HORSE RACING 27 ACTIVITIES, IMPOSING CERTAIN TAXES AND PROVIDING FOR THE 28 DISPOSITION OF FUNDS FROM PARI-MUTUEL TICKETS; AND 29 PRESCRIBING THE MANNER IN WHICH THE NUMBER AND COMPENSATION OF THE DEPUTIES AND ALL OTHER ASSISTANTS AND EMPLOYES OF 30

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1 CERTAIN DEPARTMENTS, BOARDS AND COMMISSIONS SHALL BE

2 DETERMINED.

3 SECTION 1.1. SECTION 448(P) OF THE ACT, ADDED DECEMBER 3,
4 1970 (P.L.834, NO.275), IS AMENDED TO READ:

5 SECTION 448. ADVISORY BOARDS AND COMMISSIONS.--THE ADVISORY
6 BOARDS AND COMMISSIONS, WITHIN THE SEVERAL ADMINISTRATIVE
7 DEPARTMENTS, SHALL BE CONSTITUTED AS FOLLOWS:

8 \* \* \*

9 (P) THE CITIZENS ADVISORY COUNCIL SHALL BE AN INDEPENDENT 10 ADVISORY COUNCIL ADMINISTRATIVELY HOUSED WITHIN THE DEPARTMENT OF ENVIRONMENTAL PROTECTION AND SHALL CONSIST OF THE SECRETARY 11 OF ENVIRONMENTAL [RESOURCES] PROTECTION WHO SHALL SERVE IN AN EX 12 13 OFFICIO CAPACITY, SIX MEMBERS WHO SHALL BE APPOINTED BY THE GOVERNOR, NO MORE THAN THREE OF WHOM SHALL BE OF THE SAME 14 15 POLITICAL PARTY, SIX MEMBERS WHO SHALL BE APPOINTED BY THE PRESIDENT PRO TEMPORE OF THE SENATE, NO MORE THAN THREE OF WHOM 16 17 SHALL BE OF THE SAME POLITICAL PARTY, AND SIX MEMBERS WHO SHALL 18 BE APPOINTED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES NO 19 MORE THAN THREE OF WHOM SHALL BE OF THE SAME POLITICAL PARTY. 20 THE APPOINTED MEMBERS OF THE COUNCIL SHALL BE CITIZENS OF THE 21 STATE, WHO, DURING THEIR RESPECTIVE TERMS, SHALL HOLD NO OTHER STATE OFFICE TO WHICH ANY SALARY IS ATTACHED EXCEPT THAT OF 22 23 MEMBERSHIP ON THE ENVIRONMENTAL QUALITY BOARD.

THE TERM OF OFFICE OF EACH APPOINTED MEMBER SHALL BE THREE YEARS, MEASURED FROM THE THIRD TUESDAY OF JANUARY OF THE YEAR IN WHICH HE TAKES OFFICE, OR UNTIL HIS SUCCESSOR HAS BEEN APPOINTED; EXCEPT THAT IN THE INITIAL APPOINTMENTS OF THE MEMBERS OF THE COUNCIL, THE RESPECTIVE APPOINTING AUTHORITIES SHALL APPOINT TWO MEMBERS FOR TERMS OF ONE YEAR EACH, TWO MEMBERS FOR TERMS OF TWO YEARS EACH, AND TWO MEMBERS FOR TERMS

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1 OF THREE YEARS EACH.

THE CITIZENS ADVISORY COUNCIL SHALL INCLUDE PERSONS
KNOWLEDGEABLE IN FIELDS RELATED TO THE WORK OF THE DEPARTMENT OF
ENVIRONMENTAL RESOURCES SUCH AS, BUT NOT LIMITED TO, ECOLOGY,
LIMNOLOGY, TOXICOLOGY, PHARMACOLOGY, ORGANICULTURE, AND
INDUSTRIAL TECHNOLOGY.

7 THE COUNCIL SHALL ANNUALLY ELECT ONE OF ITS APPOINTED MEMBERS 8 AS CHAIRMAN AND SHALL ELECT A SECRETARY WHO NEED NOT BE A MEMBER 9 OF THE COUNCIL. MEETINGS OF THE COUNCIL SHALL BE HELD AT LEAST 10 QUARTERLY OR AT THE CALL OF THE CHAIRMAN.

11 THE COUNCIL SHALL HAVE THE SOLE POWER TO EMPLOY AND FIX THE COMPENSATION OF AN EXECUTIVE DIRECTOR AND SUCH EXPERTS, 12 13 STENOGRAPHERS, AND ASSISTANTS AS MAY BE DEEMED NECESSARY TO 14 CARRY OUT THE WORK OF THE COUNCIL, BUT DUE DILIGENCE SHALL BE EXERCISED BY THE COUNCIL TO ENLIST SUCH VOLUNTARY ASSISTANCE AS 15 16 MAY BE AVAILABLE FROM CITIZENS, RESEARCH ORGANIZATIONS, AND OTHER AGENCIES IN PENNSYLVANIA OR ELSEWHERE, GENERALLY 17 18 RECOGNIZED AS QUALIFIED TO AID THE COUNCIL. 19 SECTION 1.2. SECTION 614-A(13)(III) OF THE ACT, AMENDED JULY 20 1, 1990 (P.L.277, NO.67), IS AMENDED TO READ:

21 Section 614-A. Liquor Control Board.--The Pennsylvania 22 Liquor Control Board is authorized to charge fees for the 23 following purposes and in the following amounts:

24 \* \* \*

25 (13) DISTILLERY OF HISTORICAL SIGNIFICANCE: <---</p>
26 \* \* \*
27 (iii) License fee (prorated quarterly).... [5,400.00]
28 1,200.00
29 \* \* \*
30 Section 2. This act shall take effect in 60 days. <---</p>

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1	SECTION 3. THE ACT IS AMENDED BY ADDING A SECTION TO READ: <
2	SECTION 2802.1. TRANSPORTATION NETWORK COMPANIES(A)
3	NOTWITHSTANDING ANY LAW TO THE CONTRARY, A CERTIFICATE OF PUBLIC
4	CONVENIENCE FOR EXPERIMENTAL SERVICE GRANTED BY THE PUBLIC
5	UTILITY COMMISSION TO ALLOW FOR THE PROVISIONS OF SERVICE BY A
6	TRANSPORTATION NETWORK COMPANY SHALL CONTINUE IN EFFECT UNDER
7	THE TERMS AND CONDITIONS OF THE COMMISSION'S ORDERS GRANTING THE
8	CERTIFICATE OF PUBLIC CONVENIENCE UNTIL THE EFFECTIVE DATE OF
9	LEGISLATION ADOPTED TO REGULATE THE PROVISIONS OF THESE
10	SERVICES.
11	(B) A TRANSPORTATION NETWORK COMPANY OPERATING PURSUANT TO A
12	CERTIFICATE OF PUBLIC CONVENIENCE ISSUED BY THE COMMISSION MAY
13	OPERATE IN ALL MUNICIPALITIES IN THIS COMMONWEALTH, INCLUDING A
14	CITY OF THE FIRST CLASS.
15	(C) ALL OPERATIONS IN THIS COMMONWEALTH OF A TRANSPORTATION
16	NETWORK COMPANY UNDER THIS SECTION SHALL BE SUBJECT TO THE TERMS
17	AND CONDITIONS OF THE CERTIFICATE OF PUBLIC CONVENIENCE FOR
18	EXPERIMENTAL SERVICE ISSUED BY THE COMMISSION, INCLUDING THE
19	AUTHORITY TO IMPOSE PENALTIES OR SUSPEND, REVOKE OR RESCIND A
20	LICENSE FOR FAILURE TO COMPLY WITH THE PROVISIONS OF THE
21	CERTIFICATE.
22	(D) A PARKING AUTHORITY OF A CITY OF THE FIRST CLASS MAY
23	ADOPT REASONABLE REGULATIONS RELATING TO ENFORCEMENT UNDER THIS
24	SECTION THAT DO NOT IMPOSE ADDITIONAL BURDENS ON THE
25	TRANSPORTATION NETWORK COMPANY AND ARE CONSISTENT WITH THOSE
26	IMPOSED BY THE COMMISSION ON TRANSPORTATION NETWORK COMPANIES
27	UNDER THE CERTIFICATE OF PUBLIC CONVENIENCE. A TRANSPORTATION
28	NETWORK COMPANY DRIVER OPERATING IN A CITY OF THE FIRST CLASS
29	MAY NOT SOLICIT OR ACCEPT A PREARRANGED RIDE AT ANY OF THE
30	FOLLOWING LOCATIONS:

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1 (1) A DESIGNATED TAXI STAND, NO STOPPING OR STANDING ZONE OR 2 OTHER AREA WHERE A PERSONAL VEHICLE MAY NOT ENTER AT AN 3 INTERNATIONAL AIRPORT OWNED BY THE CITY OF THE FIRST CLASS AND LOCATED IN WHOLE OR IN PART IN THE CITY OF THE FIRST CLASS. 4 5 (2) A DESIGNATED TAXI STAND, NO STOPPING OR STANDING ZONE OR 6 OTHER AREA WHERE A PERSONAL VEHICLE MAY NOT ENTER AT A TRAIN 7 STATION OWNED BY AMTRAK LOCATED IN THE CITY OF THE FIRST CLASS. 8 (3) ORGANIZED LINES OF TAXIS AT HOTELS UTILIZED TO PROVIDE 9 SERVICES TO PATRONS AND VISITORS AT THE HOTEL. 10 (4) THE FOLLOWING SHALL APPLY TO A CITY OF THE FIRST CLASS: (I) THE AUTHORITY MAY ISSUE AN ORDER TO A TRANSPORTATION 11 12 NETWORK COMPANY REQUIRING DISQUALIFICATION OF A DRIVER FROM 13 BEING A TRANSPORTATION NETWORK COMPANY DRIVER IF DURING ANY THREE-YEAR PERIOD THE DRIVER COMMITS FIVE OR MORE VIOLATIONS OF 14 15 THE REGULATIONS PROMULGATED UNDER THIS SECTION. 16 (II) AN AUTHORITY DIRECTIVE TO THE TRANSPORTATION NETWORK 17 COMPANY TO DISQUALIFY A DRIVER FROM BEING A TRANSPORTATION 18 NETWORK COMPANY DRIVER MAY OCCUR ONLY AFTER THE FILING AND 19 ADJUDICATION OF A FORMAL COMPLAINT PURSUANT TO 52 PA. CODE CH. 20 1005 (RELATING TO FORMAL PROCEEDINGS), BY WHICH THE 21 TRANSPORTATION NETWORK COMPANY SHALL BE AFFORDED FULL DUE 22 PROCESS, INCLUDING NOTICE AND OPPORTUNITY TO BE HEARD. 23 (III) THE AUTHORITY MAY ADOPT REGULATIONS TO ALLOW 24 REINSTATEMENT OF A DRIVER FOLLOWING AN APPROPRIATE 25 DISOUALIFICATION PERIOD AND COMPLIANCE WITH ANY CONDITIONS 26 IMPOSED BY THE AUTHORITY. 27 (IV) THE AUTHORITY MAY ONLY CONFISCATE THE VEHICLE OF A 28 DRIVER IF THE DRIVER CONTINUES TO PROVIDE SERVICE WHILE 29 DISOUALIFIED OR FOLLOWING SUSPENSION OR REVOCATION OF A 30 TRANSPORTATION NETWORK COMPANY'S LICENSE BY THE COMMISSION.

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1	(E) A TRANSPORTATION NETWORK COMPANY OPERATING IN A CITY OF
2	THE FIRST CLASS SHALL PAY TO THE CITY'S PARKING AUTHORITY AN
3	AMOUNT EQUAL TO ONE PER CENT (1%) OF THE GROSS RECEIPTS FROM ALL
4	FARES CHARGED TO ALL PASSENGERS FOR PREARRANGED RIDES THAT
5	ORIGINATE IN THE CITY OF THE FIRST CLASS. THE AMOUNT ASSESSED
6	SHALL BE REMITTED ON A QUARTERLY BASIS AND DEPOSITED INTO A
7	RESTRICTED RECEIPTS ACCOUNT IN THE STATE TREASURY. THE TREASURER
8	SHALL, BEGINNING JANUARY 1, 2016, DISTRIBUTE SIXTY-SIX AND
9	SIXTY-SEVEN HUNDREDTHS PER CENT (66.67%) TO A SCHOOL DISTRICT OF
10	THE FIRST CLASS AND THIRTY-THREE AND THREE TENTHS PER CENT
11	(33.3%) TO THE PARKING AUTHORITY OF THE CITY OF THE FIRST CLASS
12	<u>ON A QUARTERLY BASIS.</u>
13	(F) FOR THE PURPOSE OF THIS SECTION, A TRANSPORTATION
14	NETWORK COMPANY SHALL MEAN A MOTOR CARRIER SERVICE THAT USES AN
15	ONLINE APPLICATION, SOFTWARE OR INTERNET WEBSITE TO PROVIDE
16	PREARRANGED RIDES TO PASSENGERS.
17	(G) THIS SECTION SHALL EXPIRE DECEMBER 31, 2016.
18	SECTION 4. THE ACT IS AMENDED BY ADDING AN ARTICLE TO READ:
19	ARTICLE XXVIII-D
20	RACE HORSE INDUSTRY REFORM
21	(A) PRELIMINARY PROVISIONS
22	SECTION 2801-D. DEFINITIONS.
23	THE FOLLOWING WORDS AND PHRASES WHEN USED IN THIS ARTICLE
24	SHALL HAVE, UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE, THE
25	MEANINGS GIVEN TO THEM IN THIS SECTION:
26	"ACCOUNT." AN ACCOUNT FOR ACCOUNT WAGERING WITH A SPECIFIC
27	IDENTIFIABLE RECORD OF DEPOSITS, WAGERS AND WITHDRAWALS
28	ESTABLISHED BY AN ACCOUNT HOLDER AND MANAGED BY THE LICENSED
29	RACING ENTITY OR SECONDARY PARI-MUTUEL ORGANIZATION.
30	"ACCOUNT HOLDER." AN INDIVIDUAL WHO SUCCESSFULLY COMPLETED
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1	AN APPLICATION AND FOR WHOM THE LICENSED RACING ENTITY OR
2	SECONDARY PARI-MUTUEL ORGANIZATION HAS OPENED AN ACCOUNT.
3	"ADVANCE DEPOSIT ACCOUNT WAGERING SYSTEM." A SYSTEM BY WHICH
4	WAGERS ARE DEBITED AND PAYOUTS ARE CREDITED TO AN ADVANCE
5	DEPOSIT ACCOUNT HELD BY A LICENSED RACING ENTITY OR SECONDARY
6	PARI-MUTUEL ORGANIZATION ON BEHALF OF A PERSON.
7	"APPLICANT." A PERSON WHO, ON HIS OWN BEHALF OR ON BEHALF OF
8	ANOTHER, IS APPLYING FOR PERMISSION TO ENGAGE IN AN ACT OR
9	ACTIVITY WHICH IS REGULATED UNDER THE PROVISIONS OF THIS
10	ARTICLE. IF THE APPLICANT IS A PERSON OTHER THAN AN INDIVIDUAL,
11	THE COMMISSION SHALL DETERMINE THE ASSOCIATED PERSONS WHOSE
12	QUALIFICATIONS ARE NECESSARY AS A PRECONDITION TO THE LICENSING
13	OF THE APPLICANT.
14	"BACKSIDE AREA." AN AREA OF THE RACETRACK ENCLOSURE THAT IS
15	NOT GENERALLY ACCESSIBLE TO THE PUBLIC AND WHICH INCLUDES, BUT
16	IS NOT LIMITED TO, A FACILITY COMMONLY REFERRED TO AS A BARN,
17	PADDOCK ENCLOSURE, TRACK KITCHEN, RECREATION HALL, BACKSIDE
18	EMPLOYEE QUARTERS AND TRAINING TRACK, AND ROADWAYS PROVIDING
19	ACCESS TO THE AREA. THE TERM DOES NOT INCLUDE AN AREA OF THE
20	RACETRACK ENCLOSURE WHICH IS GENERALLY ACCESSIBLE TO THE PUBLIC,
21	INCLUDING THE VARIOUS BUILDINGS COMMONLY REFERRED TO AS THE
22	GRANDSTAND OR THE RACING SURFACE AND WALKING RING.
23	"BREAKAGE." THE ODD CENTS OF REDISTRIBUTIONS TO BE MADE ON
24	CONTRIBUTIONS TO PARI-MUTUEL POOLS EXCEEDING A SUM EQUAL TO THE
25	NEXT LOWEST MULTIPLE OF TEN.
26	"CLEAN LETTER OF CREDIT." A LETTER OF CREDIT WHICH IS
27	AVAILABLE TO THE BENEFICIARY AGAINST PRESENTATION OF ONLY A
28	DRAFT OR RECEIPT.
29	"COMMISSION." THE STATE HORSE RACING COMMISSION.
30	"COMMISSIONER." AN INDIVIDUAL APPOINTED TO AND SWORN IN AS A
0.01	

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1	MEMBER OF THE COMMISSION IN ACCORDANCE WITH SECTION 2811-D(B).
2	"CONVICTION." A FINDING OF GUILT OR A PLEA OF GUILTY OR NOLO
3	CONTENDERE, WHETHER OR NOT A JUDGMENT OF SENTENCE HAS BEEN
4	IMPOSED AS DETERMINED BY THE LAW OF THE JURISDICTION IN WHICH
5	THE PROSECUTION WAS HELD. THE TERM DOES NOT INCLUDE A CONVICTION
6	THAT HAS BEEN EXPUNGED OR OVERTURNED OR FOR WHICH AN INDIVIDUAL
7	HAS BEEN PARDONED OR AN ORDER OF ACCELERATED REHABILITATIVE
8	DISPOSITION.
9	"ELECTRONIC WAGERING." A METHOD OF PLACING OR TRANSMITTING A
10	LEGAL WAGER BY AN INDIVIDUAL IN THIS COMMONWEALTH THROUGH
11	TELEPHONE, ELECTROMECHANICAL, COMPUTERIZED SYSTEM OR ANY OTHER
12	FORM OF ELECTRONIC MEDIA APPROVED BY THE COMMISSION AND ACCEPTED
13	BY A SECONDARY PARI-MUTUEL ORGANIZATION OR A LICENSED RACING
14	ENTITY OR THE LICENSED RACING ENTITY'S APPROVED OFF-TRACK
15	BETTING SYSTEM LOCATED IN THIS COMMONWEALTH.
16	"EVERGREEN CLAUSE." A TERM IN A LETTER OF CREDIT PROVIDING
17	FOR AUTOMATIC RENEWAL OF THE LETTER OF CREDIT.
18	"EX PARTE COMMUNICATION." AN OFF-THE-RECORD COMMUNICATION
19	ENGAGED IN OR RECEIVED BY A COMMISSIONER OF THE COMMISSION
20	REGARDING THE MERITS OF, OR ANY FACT IN ISSUE RELATING TO, A
21	PENDING MATTER BEFORE THE COMMISSION OR WHICH MAY REASONABLY BE
22	EXPECTED TO COME BEFORE THE COMMISSION IN A CONTESTED ON-THE-
23	RECORD PROCEEDING. THE TERM SHALL NOT INCLUDE:
24	(1) AN OFF-THE-RECORD COMMUNICATION BY A COMMISSIONER,
25	THE DEPARTMENT OF REVENUE, PENNSYLVANIA STATE POLICE,
26	ATTORNEY GENERAL OR OTHER LAW ENFORCEMENT OFFICIAL, PRIOR TO
27	THE BEGINNING OF THE PROCEEDING SOLELY FOR THE PURPOSE OF
28	SEEKING CLARIFICATION OR CORRECTION TO EVIDENTIARY MATERIALS
29	INTENDED FOR USE IN THE PROCEEDINGS.
30	(2) A COMMUNICATION BETWEEN THE COMMISSION OR A

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1 COMMISSIONER AND LEGAL COUNSEL.

2 "FELONY." AN OFFENSE UNDER THE LAWS OF THIS COMMONWEALTH OR 3 THE LAWS OF ANOTHER JURISDICTION, PUNISHABLE BY IMPRISONMENT FOR MORE THAN FIVE YEARS. 4 5 "FINANCIAL INTEREST." AN OWNERSHIP, PROPERTY, LEASEHOLD OR 6 OTHER BENEFICIAL INTEREST IN AN ENTITY. THE TERM SHALL NOT 7 INCLUDE AN INTEREST WHICH IS HELD OR DEEMED TO BE HELD IN ANY OF 8 THE FOLLOWING: 9 (1) SECURITIES THAT ARE HELD IN A PENSION PLAN, PROFIT-SHARING PLAN, INDIVIDUAL RETIREMENT ACCOUNT, TAX-SHELTERED 10 ANNUITY, A PLAN ESTABLISHED UNDER SECTION 457 OF THE INTERNAL 11 REVENUE CODE OF 1986 (PUBLIC LAW 99-514, 26 U.S.C. § 457), OR 12 13 ANY SUCCESSOR PROVISION, DEFERRED COMPENSATION PLAN WHETHER OUALIFIED OR NOT QUALIFIED UNDER THE INTERNAL REVENUE CODE OF 14 1986, OR ANY SUCCESSOR PROVISION OR OTHER RETIREMENT PLAN 15 16 THAT: 17 (I) IS NOT SELF-DIRECTED BY THE INDIVIDUAL. 18 (II) IS ADVISED BY AN INDEPENDENT INVESTMENT ADVISER WHO HAS SOLE AUTHORITY TO MAKE INVESTMENT DECISIONS WITH 19 RESPECT TO CONTRIBUTIONS MADE BY THE INDIVIDUAL TO THESE 20 21 PLANS. 22 (2) A TUITION ACCOUNT PLAN ORGANIZED AND OPERATED UNDER 23 SECTION 529 OF THE INTERNAL REVENUE CODE OF 1986 THAT IS NOT 24 SELF-DIRECTED BY THE INDIVIDUAL. (3) A MUTUAL FUND WHERE THE INTEREST OWNED BY THE MUTUAL 25 26 FUND IN A LICENSED RACING ENTITY DOES NOT CONSTITUTE A 27 CONTROLLING INTEREST AS DEFINED IN 4 PA.C.S. § 1103 (RELATING 28 TO DEFINITIONS). 29 "HORSE RACE MEETING." A SPECIFIED PERIOD AND DATES EACH YEAR DURING WHICH A LICENSED RACING ENTITY IS AUTHORIZED TO CONDUCT 30

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1	LIVE RACING OR PARI-MUTUEL WAGERING AS APPROVED BY THE
2	COMMISSION.
3	"HORSE RACING." STANDARDBRED HORSE RACING AND THOROUGHBRED
4	HORSE RACING.
5	"HORSEMEN'S ORGANIZATION." A TRADE ASSOCIATION WHICH
6	REPRESENTS THE MAJORITY OF OWNERS AND TRAINERS WHO OWN AND RACE
7	HORSES AT A RACETRACK.
8	"IMMEDIATE FAMILY." A SPOUSE, PARENT, BROTHER, SISTER OR
9	CHILD.
10	"IRREVOCABLE CLEAN LETTER OF CREDIT." A CLEAN LETTER OF
11	CREDIT WHICH CANNOT BE CANCELED OR AMENDED UNLESS THERE IS AN
12	AGREEMENT TO CANCEL OR AMEND AMONG ALL PARTIES TO THE LETTER OF
13	<u>CREDIT.</u>
14	"LAND MILE." A UNIT OF DISTANCE EQUAL TO 1,609.3 METERS OR
15	5,280 FEET, AS MEASURED IN A STRAIGHT LINE.
16	"LICENSED RACING ENTITY." ANY PERSON THAT HAS OBTAINED A
17	LICENSE TO CONDUCT LIVE THOROUGHBRED OR HARNESS HORSE RACE
18	MEETINGS RESPECTIVELY WITH PARI-MUTUEL WAGERING FROM THE
19	COMMISSION.
20	"LICENSEE." THE HOLDER OF A LICENSE ISSUED UNDER THIS
21	ARTICLE.
22	"NOMINAL CHANGE IN OWNERSHIP." THE SALE, PLEDGE,
23	ENCUMBRANCE, EXECUTION OF AN OPTION AGREEMENT OR OTHER TRANSFER
24	OF LESS THAN 5% OF THE EQUITY SECURITIES OR OTHER OWNERSHIP
25	INTEREST OF A PERSON WHOSE PERCENTAGE OWNERSHIP DOES NOT AFFECT
26	THE DECISIONS OF THE LICENSED RACING ENTITY.
27	"NONPRIMARY LOCATION." ANY FACILITY IN WHICH PARI-MUTUEL
28	WAGERING IS CONDUCTED BY A LICENSED RACING ENTITY PURSUANT TO
29	THIS ARTICLE OTHER THAN THE RACETRACK WHERE LIVE RACING IS
30	CONDUCTED.

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1	"OWNERSHIP INTEREST." OWNING OR HOLDING, OR BEING DEEMED TO
2	HOLD, DEBT OR EQUITY SECURITIES OR OTHER OWNERSHIP INTEREST OR
3	PROFIT INTEREST.
4	"PARI-MUTUEL WAGERING." A FORM OF WAGERING, INCLUDING
5	MANUAL, ELECTRONIC, COMPUTERIZED AND OTHER FORMS AS APPROVED BY
6	THE COMMISSION, ON THE OUTCOME OF A HORSE RACING EVENT IN WHICH
7	ALL WAGERS ARE POOLED AND HELD BY A LICENSED RACING ENTITY OR
8	SECONDARY PARI-MUTUEL ORGANIZATION FOR DISTRIBUTION OF THE TOTAL
9	AMOUNT, LESS THE DEDUCTIONS AUTHORIZED BY LAW, TO HOLDERS OF
10	WINNING TICKETS.
11	"PERSON." ANY NATURAL PERSON, CORPORATION, FOUNDATION,
12	ORGANIZATION, BUSINESS TRUST, ESTATE, LIMITED LIABILITY COMPANY,
13	LICENSE CORPORATION, TRUST, PARTNERSHIP, LIMITED LIABILITY
14	PARTNERSHIP, ASSOCIATION OR ANY OTHER FORM OF LEGAL BUSINESS
15	ENTITY.
16	"PRIMARY MARKET AREA OF A RACETRACK." THE LAND AREA INCLUDED
17	IN A CIRCLE DRAWN WITH THE RACETRACK AS THE CENTER AND A RADIUS
18	OF 35 LAND MILES.
19	"PRINCIPAL." ANY OF THE FOLLOWING INDIVIDUALS ASSOCIATED
20	WITH A PARTNERSHIP, TRUST ASSOCIATION, LIMITED LIABILITY COMPANY
21	OR CORPORATION:
22	(1) THE CHAIRMAN AND EACH MEMBER OF THE BOARD OF
23	DIRECTORS OF A CORPORATION.
24	(2) EACH PARTNER OF A PARTNERSHIP AND EACH PARTICIPATING
25	MEMBER OF A LIMITED LIABILITY COMPANY.
26	(3) EACH TRUSTEE AND TRUST BENEFICIARY OF AN
27	ASSOCIATION.
28	(4) THE PRESIDENT OR CHIEF EXECUTIVE OFFICER AND EACH
29	OTHER OFFICER, MANAGER AND EMPLOYEE WHO HAS POLICY-MAKING OR
30	FIDUCIARY RESPONSIBILITY WITHIN THE ORGANIZATION.

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1	(5) EACH STOCKHOLDER OR OTHER INDIVIDUAL WHO OWNS, HOLDS
2	OR CONTROLS, EITHER DIRECTLY OR INDIRECTLY, 5% OR MORE OF
3	STOCK OR FINANCIAL INTEREST IN THE COLLECTIVE ORGANIZATION.
4	(6) ANY OTHER EMPLOYEE, AGENT, GUARDIAN, PERSONAL
5	REPRESENTATIVE, LENDER OR HOLDER OF INDEBTEDNESS WHO HAS THE
6	POWER TO EXERCISE A SIGNIFICANT INFLUENCE OVER THE
7	APPLICANT'S OR LICENSEE'S OPERATION.
8	"RACETRACK." THE PHYSICAL FACILITY WHERE A LICENSED RACING
9	ENTITY CONDUCTS THOROUGHBRED OR STANDARDBRED RACE MEETINGS
10	RESPECTIVELY WITH PARI-MUTUEL WAGERING.
11	"RACETRACK ENCLOSURE." FOR PURPOSES OF THIS ARTICLE, THE
12	TERM "RACETRACK ENCLOSURE," WITH RESPECT TO EACH LICENSED RACING
13	ENTITY, SHALL BE DEEMED TO INCLUDE AT LEAST ONE PRIMARY_
14	RACETRACK LOCATION AT WHICH HORSE RACE MEETINGS AUTHORIZED TO BE
15	HELD BY THE LICENSED RACING ENTITIES ARE CONDUCTED, INCLUDING
16	THE GRANDSTAND, FRONTSIDE AND BACKSIDE FACILITIES AND ALL
17	PRIMARY, NONPRIMARY, CONTIGUOUS AND NONCONTIGUOUS LOCATIONS OF
18	THE LICENSED RACING ENTITY WHICH ARE SPECIFICALLY APPROVED BY
19	THE COMMISSION FOR CONDUCTING THE PARI-MUTUEL SYSTEM OF WAGERING
20	
	ON THE RESULTS OF HORSE RACING HELD AT SUCH MEETINGS OR RACE
21	ON THE RESULTS OF HORSE RACING HELD AT SUCH MEETINGS OR RACE
21 22	
	MEETINGS CONDUCTED BY ANOTHER LICENSED RACING ENTITY OR
22	MEETINGS CONDUCTED BY ANOTHER LICENSED RACING ENTITY OR TRANSMITTED TO SUCH LOCATIONS BY SIMULCASTING.
22 23	MEETINGS CONDUCTED BY ANOTHER LICENSED RACING ENTITY OR TRANSMITTED TO SUCH LOCATIONS BY SIMULCASTING. "RACING VENDOR." A PERSON WHO PROVIDES GOODS OR SERVICES TO
22 23 24	MEETINGS CONDUCTED BY ANOTHER LICENSED RACING ENTITY OR TRANSMITTED TO SUCH LOCATIONS BY SIMULCASTING. "RACING VENDOR." A PERSON WHO PROVIDES GOODS OR SERVICES TO A LICENSED RACING ENTITY DIRECTLY RELATED TO RACING OR THE
22 23 24 25	MEETINGS CONDUCTED BY ANOTHER LICENSED RACING ENTITY OR TRANSMITTED TO SUCH LOCATIONS BY SIMULCASTING. "RACING VENDOR." A PERSON WHO PROVIDES GOODS OR SERVICES TO A LICENSED RACING ENTITY DIRECTLY RELATED TO RACING OR THE RACING PRODUCT, AS DETERMINED BY THE COMMISSION.
22 23 24 25 26	MEETINGS CONDUCTED BY ANOTHER LICENSED RACING ENTITY OR TRANSMITTED TO SUCH LOCATIONS BY SIMULCASTING. "RACING VENDOR." A PERSON WHO PROVIDES GOODS OR SERVICES TO A LICENSED RACING ENTITY DIRECTLY RELATED TO RACING OR THE RACING PRODUCT, AS DETERMINED BY THE COMMISSION. "SECONDARY MARKET AREA OF A RACETRACK." THE LAND AREA
22 23 24 25 26 27	MEETINGS CONDUCTED BY ANOTHER LICENSED RACING ENTITY OR TRANSMITTED TO SUCH LOCATIONS BY SIMULCASTING. "RACING VENDOR." A PERSON WHO PROVIDES GOODS OR SERVICES TO A LICENSED RACING ENTITY DIRECTLY RELATED TO RACING OR THE RACING PRODUCT, AS DETERMINED BY THE COMMISSION. "SECONDARY MARKET AREA OF A RACETRACK." THE LAND AREA INCLUDED IN A CIRCLE DRAWN WITH THE RACETRACK AS THE CENTER AND

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OTHER THAN A LICENSED RACING ENTITY, THAT OFFERS AND ACCEPTS 1 2 PARI-MUTUEL WAGERS. A PERSON OR ENTITY THAT PROVIDES TO A 3 LICENSED RACING ENTITY HARDWARE, SOFTWARE, EQUIPMENT, CONTENT OR SERVICES USED TO MANAGE, CONDUCT, OPERATE OR RECORD PARI-MUTUEL 4 5 WAGERING ACTIVITY BY OR FROM RESIDENTS OF THIS COMMONWEALTH SHALL NOT BE DEEMED TO BE A SECONDARY PARI-MUTUEL ORGANIZATION 6 7 SOLELY BY VIRTUE OF THE PROVISION OF THE ASSETS OR SERVICES. 8 "SIMULCAST." LIVE VIDEO AND AUDIO TRANSMISSION OF A RACE AND 9 PARI-MUTUEL INFORMATION FOR THE PURPOSE OF PARI-MUTUEL WAGERING 10 AT LOCATIONS OTHER THAN THE RACETRACK WHERE THE RACE IS RUN. "STANDARDBRED HORSE RACING" OR "HARNESS RACING." A FORM OF 11 HORSE RACING IN WHICH THE HORSES PARTICIPATING ARE ATTACHED "IN 12 13 HARNESS" TO A SULKY OR OTHER SIMILAR VEHICLE, AT A SPECIFIC GAIT, EITHER A TROT OR PACE. 14 "SUBSTANTIAL CHANGE IN OWNERSHIP." THE SALE, PLEDGE, 15 ENCUMBRANCE, EXECUTION OF AN OPTION AGREEMENT OR ANOTHER 16 TRANSFER OF 5% OR MORE OF THE EQUITY SECURITIES OR OTHER 17 18 OWNERSHIP INTEREST OF A PERSON WHOSE PERCENTAGE OWNERSHIP AFFECTS THE DECISIONS OF THE LICENSED RACING ENTITY. 19 "THOROUGHBRED HORSE RACING." THE FORM OF HORSE RACING IN 20 21 WHICH EACH PARTICIPATING HORSE IS MOUNTED BY A JOCKEY, IS DULY 22 REGISTERED WITH THE JOCKEY CLUB OF NEW YORK AND ENGAGES IN HORSE 23 RACING ON THE FLAT, WHICH MAY INCLUDE A STEEPLECHASE OR HURDLE 24 RACE. 25 "TOTALISATOR." A COMPUTER SYSTEM USED TO POOL WAGERS, RECORD 26 SALES, CALCULATE PAYOFFS AND DISPLAY WAGERING DATA ON A DISPLAY 27 DEVICE THAT IS LOCATED AT A PARI-MUTUEL FACILITY OR NONPRIMARY 28 LOCATION. 29 (B) RACING OVERSIGHT SECTION 2811-D. STATE HORSE RACING COMMISSION. 30

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1	(A) ESTABLISHMENTTHE STATE HORSE RACING COMMISSION IS
2	ESTABLISHED AS A COMMISSION WITHIN THE DEPARTMENT OF AGRICULTURE
3	TO INDEPENDENTLY REGULATE THE OPERATIONS OF HORSE RACING, THE
4	CONDUCT OF PARI-MUTUEL WAGERING AND THE PROMOTION AND MARKETING
5	OF HORSE RACING IN THIS COMMONWEALTH IN ACCORDANCE WITH THIS
6	ARTICLE.
7	(B) MEMBERSHIPTHE COMMISSION SHALL CONSIST OF THE
8	FOLLOWING MEMBERS:
9	(1) FOUR MEMBERS APPOINTED BY THE GOVERNOR AS FOLLOWS:
10	(I) ONE INDIVIDUAL REPRESENTING THE THOROUGHBRED
11	HORSEMEN'S ORGANIZATIONS IN THIS COMMONWEALTH, SELECTED
12	FROM A LIST OF AT LEAST 10 QUALIFIED INDIVIDUALS
13	SUBMITTED BY THE THOROUGHBRED HORSEMEN'S ORGANIZATIONS.
14	(II) ONE INDIVIDUAL REPRESENTING A THOROUGHBRED
15	BREEDER ORGANIZATION IN THIS COMMONWEALTH, SELECTED FROM
16	<u>a list of at least 10 qualified individuals submitted by</u>
17	A THOROUGHBRED BREEDER ORGANIZATION.
18	(III) ONE INDIVIDUAL REPRESENTING THE STANDARDBRED
19	HORSEMEN'S ORGANIZATIONS IN THIS COMMONWEALTH, SELECTED
20	FROM A LIST OF AT LEAST 10 QUALIFIED INDIVIDUALS
21	SUBMITTED BY THE STANDARDBRED HORSEMEN'S ORGANIZATIONS.
22	(IV) ONE INDIVIDUAL REPRESENTING A STANDARDBRED
23	BREEDER ORGANIZATION IN THIS COMMONWEALTH, SELECTED FROM
24	<u>a list of at least 10 qualified individuals submitted by</u>
25	A STANDARDBRED BREEDER ORGANIZATION.
26	(2) ONE MEMBER APPOINTED BY EACH OF THE FOLLOWING, NONE
27	OF WHOM SHALL BE A MEMBER OF A HORSEMEN'S ORGANIZATION OR
28	BREEDER ORGANIZATION:
29	(I) THE PRESIDENT PRO TEMPORE OF THE SENATE.
30	(II) THE MINORITY LEADER OF THE SENATE.

1	(III) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.
2	(IV) THE MINORITY LEADER OF THE HOUSE OF
3	REPRESENTATIVES.
4	(3) THE SECRETARY OF AGRICULTURE OR THE SECRETARY'S
5	DESIGNEE, WHO SHALL BE A NONVOTING EX OFFICIO MEMBER.
6	(4) ONE INDIVIDUAL WHO IS A LICENSED DOCTOR OF
7	VETERINARY MEDICINE IN THIS COMMONWEALTH, WHO SHALL NOT BE A
8	MEMBER OF A HORSEMEN'S ORGANIZATION OR BREEDER ORGANIZATION,
9	APPOINTED BY THE GOVERNOR.
10	(5) EACH APPOINTING AUTHORITY SHALL MAKE ITS
11	APPOINTMENTS WITHIN 30 DAYS OF THE EFFECTIVE DATE OF THIS
12	SECTION. APPOINTMENTS TO FILL A VACANCY SHALL BE MADE WITHIN
13	10 DAYS OF THE CREATION OF THE VACANCY. AN APPOINTMENT SHALL
14	NOT BE FINAL UNTIL RECEIPT BY THE APPOINTING AUTHORITY OF A
15	BACKGROUND INVESTIGATION OF THE APPOINTEE BY THE PENNSYLVANIA
16	STATE POLICE, WHICH SHALL BE COMPLETED WITHIN 30 DAYS OF THE
17	APPOINTMENT. A PERSON WHO HAS BEEN CONVICTED IN A DOMESTIC OR
18	FOREIGN JURISDICTION OF A FELONY, INFAMOUS CRIME, GAMBLING
19	OFFENSE OR AN OFFENSE RELATED TO FIXING HORSE RACES OR ANIMAL
20	CRUELTY MAY NOT BE APPOINTED TO THE COMMISSION.
21	(6) THE FOLLOWING SHALL APPLY TO APPOINTEES,
22	COMMISSIONERS, EMPLOYEES AND INDEPENDENT CONTRACTORS:
23	(I) EACH COMMISSIONER AT THE TIME OF APPOINTMENT
24	MUST BE AT LEAST 25 YEARS OF AGE AND MUST HAVE BEEN A
25	RESIDENT OF THIS COMMONWEALTH FOR A PERIOD OF AT LEAST
26	ONE YEAR IMMEDIATELY PRECEDING APPOINTMENT. EACH
27	COMMISSIONER MUST REMAIN A RESIDENT OF THIS COMMONWEALTH
28	DURING THE TERM OF MEMBERSHIP ON THE COMMISSION.
29	(II) EXCEPT FOR THE COMMISSIONER APPOINTED UNDER
30	PARAGRAPH (3), A PERSON MAY NOT BE APPOINTED A

1 COMMISSIONER IF THE PERSON IS A PUBLIC OFFICIAL OR PARTY 2 OFFICER AS DEFINED IN 4 PA.C.S. § 1512 (RELATING TO 3 FINANCIAL AND EMPLOYMENT INTERESTS) IN THIS COMMONWEALTH OR ANY OF ITS POLITICAL SUBDIVISIONS. 4 5 (III) EACH COMMISSIONER, EMPLOYEE AND INDEPENDENT CONTRACTOR OF THE COMMISSION MUST SIGN AN AGREEMENT NOT 6 7 TO DISCLOSE CONFIDENTIAL INFORMATION. 8 (IV) EXCEPT FOR A COMMISSIONER APPOINTED UNDER 9 PARAGRAPH (1), A COMMISSIONER, EMPLOYEE OR INDEPENDENT 10 CONTRACTOR OF THE COMMISSION OR OTHER AGENCY HAVING REGULATORY AUTHORITY OVER HORSE RACING UNDER THIS ARTICLE 11 MAY NOT BE EMPLOYED, HOLD AN OFFICE OR POSITION OR BE 12 13 ENGAGED IN AN ACTIVITY WHICH IS INCOMPATIBLE WITH THE POSITION, EMPLOYMENT OR CONTRACT. 14 (V) A COMMISSIONER MAY NOT BE PAID OR RECEIVE A FEE 15 OR OTHER COMPENSATION FOR ANY ACTIVITY RELATED TO THE 16 DUTIES OR AUTHORITY OF THE COMMISSION OTHER THAN 17 18 COMPENSATION AND EXPENSES PROVIDED BY LAW. 19 (VI) A COMMISSIONER, EMPLOYEE OR INDEPENDENT 20 CONTRACTOR OF THE COMMISSION MAY NOT PARTICIPATE IN A HEARING, PROCEEDING OR OTHER MATTER IN WHICH THE MEMBER, 21 22 EMPLOYEE OR INDEPENDENT CONTRACTOR, OR THE IMMEDIATE 23 FAMILY THEREOF, HAS A FINANCIAL INTEREST IN THE SUBJECT 24 MATTER OF THE HEARING OR PROCEEDING OR OTHER INTEREST 25 THAT COULD BE SUBSTANTIALLY AFFECTED BY THE OUTCOME OF 26 THE HEARING OR PROCEEDING WITHOUT FIRST FULLY DISCLOSING 27 THE NATURE OF THE INTEREST TO THE COMMISSION AND OTHER 28 PERSONS PARTICIPATING IN THE HEARING OR PROCEEDING. THE 29 COMMISSION SHALL DETERMINE IF THE INTEREST IS A DISQUALIFYING INTEREST THAT REQUIRES THE DISQUALIFICATION 30

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1 OR NONPARTICIPATION OF A COMMISSIONER, AN EMPLOYEE OR

2 <u>INDEPENDENT CONTRACTOR.</u>

3 (VII) AT THE TIME OF APPOINTMENT AND ANNUALLY THEREAFTER, EACH COMMISSIONER SHALL DISCLOSE THE 4 EXISTENCE OF ANY FINANCIAL INTEREST IN ANY APPLICANT OR 5 6 LICENSED RACING ENTITY AND IN AN AFFILIATE, INTERMEDIARY, 7 SUBSIDIARY OR HOLDING COMPANY THEREOF HELD BY THE 8 COMMISSIONER OR KNOWN TO BE HELD BY A COMMISSIONER'S 9 IMMEDIATE FAMILY. THE DISCLOSURE STATEMENT SHALL BE FILED 10 WITH EACH DIRECTOR ESTABLISHED UNDER SUBSECTION (D) (2) AND WITH THE APPOINTING AUTHORITY FOR SUCH COMMISSIONER 11 AND SHALL BE OPEN TO INSPECTION BY THE PUBLIC AT THE 12 13 OFFICE OF THE COMMISSION DURING THE NORMAL BUSINESS HOURS OF THE COMMISSION AND POSTED ON THE COMMISSION'S INTERNET 14 WEBSITE FOR THE DURATION OF A COMMISSIONER'S TERM AND FOR 15 16 TWO YEARS AFTER A COMMISSIONER LEAVES OFFICE. 17 (VIII) (RESERVED). 18 (IX) A COMMISSIONER, EMPLOYEE OR BUREAU DIRECTOR OF THE COMMISSION MAY NOT DIRECTLY OR INDIRECTLY SOLICIT, 19 20 REQUEST, SUGGEST OR RECOMMEND TO ANY APPLICANT, LICENSED 21 RACING ENTITY, LICENSED GAMING ENTITY OR AN AFFILIATE, 22 INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY THEREOF OR TO 23 AN EMPLOYEE OR AGENT THEREOF, THE APPOINTMENT OR 24 EMPLOYMENT OF ANY PERSON IN ANY CAPACITY BY THE 25 APPLICANT, LICENSED RACING ENTITY, LICENSED GAMING ENTITY 26 OR AN AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING 27 COMPANY THEREOF DURING THE TERM OF OFFICE OR EMPLOYMENT WITH THE COMMISSION. 28 29 EXCEPT FOR A COMMISSIONER APPOINTED UNDER (X) 30 PARAGRAPH (1), A COMMISSIONER MAY NOT ACCEPT EMPLOYMENT

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1WITH AN APPLICANT FOR A HORSE RACING LICENSE, A LICENSED2RACING ENTITY, OR AN AFFILIATE, INTERMEDIARY, SUBSIDIARY3OR HOLDING COMPANY THEREOF, FOR A PERIOD OF TWO YEARS4FROM THE TERMINATION OF TERM OF OFFICE.

5 <u>(XI) A FORMER COMMISSIONER MAY NOT APPEAR BEFORE THE</u> 6 <u>COMMISSION IN ANY HEARING OR PROCEEDING OR PARTICIPATE IN</u> 7 <u>ANY OTHER ACTIVITY ON BEHALF OF ANY APPLICANT FOR A HORSE</u> 8 <u>RACING LICENSE, A LICENSED RACING ENTITY, OR AN</u> 9 <u>AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING COMPANY OF</u> 10 <u>AN APPLICANT OR LICENSED RACING ENTITY FOR A PERIOD OF</u> 11 <u>TWO YEARS FROM THE TERMINATION OF TERM OF OFFICE.</u>

(XII) A COMMISSIONER OR EMPLOYEE OF THE COMMISSION 12 13 MAY NOT ACCEPT A COMPLIMENTARY SERVICE, PLACE A WAGER OR BE PAID ANY PRIZE FROM ANY WAGER ON A HORSE RACE AT A 14 RACETRACK OR NONPRIMARY LOCATION WITHIN THIS COMMONWEALTH 15 OR AT ANY OTHER RACETRACK OR NONPRIMARY LOCATION OUTSIDE 16 17 THIS COMMONWEALTH WHICH IS OWNED OR OPERATED BY A 18 LICENSED RACING ENTITY OR ANY OF ITS AFFILIATES, INTERMEDIARIES, SUBSIDIARIES OR HOLDING COMPANIES FOR THE 19 20 DURATION OF THE COMMISSIONER'S OR EMPLOYEE'S TERM OF 21 OFFICE OR EMPLOYMENT. NOTHING IN THIS SECTION SHALL BE 22 CONSTRUED TO PROHIBIT A COMMISSIONER APPOINTED UNDER 23 PARAGRAPH (1) FROM BEING AWARDED A PURSE OR BREEDERS' 24 AWARD FOR THE COMMISSIONER'S PARTICIPATION IN HORSE 25 RACING. 26 (XIII) A COMMISSIONER WHO HAS BEEN CONVICTED DURING 27 HIS TERM OF OFFICE IN A DOMESTIC OR FOREIGN JURISDICTION 28 OF A FELONY, INFAMOUS CRIME, OFFENSE RELATED TO FIXING OR 29 RIGGING HORSE RACES OR GAMBLING OFFENSE SHALL, UPON CONVICTION, BE AUTOMATICALLY REMOVED FROM THE COMMISSION 30

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 1
 AND SHALL BE INELIGIBLE TO BECOME A COMMISSIONER IN THE

 2
 FUTURE.

3 (XIV) THE FOLLOWING SHALL APPLY TO AN EMPLOYEE OF THE COMMISSION, WHO IS NOT SUBJECT TO A COLLECTIVE 4 BARGAINING AGREEMENT, WHOSE DUTIES SUBSTANTIALLY INVOLVE 5 LICENSING, ENFORCEMENT, DEVELOPMENT OF LAW, PROMULGATION 6 7 OF REGULATIONS OR DEVELOPMENT OF POLICY, RELATING TO 8 HORSE RACING UNDER THIS ARTICLE OR WHO HAS OTHER 9 DISCRETIONARY AUTHORITY WHICH MAY AFFECT OR INFLUENCE THE 10 OUTCOME OF AN ACTION, PROCEEDING OR DECISION UNDER THIS ARTICLE, INCLUDING THE DIRECTOR OF A BUREAU: 11

12(A) THE INDIVIDUAL MAY NOT, FOR A PERIOD OF TWO13YEARS FOLLOWING TERMINATION OF EMPLOYMENT, ACCEPT14EMPLOYMENT WITH OR BE RETAINED BY AN APPLICANT FOR A15HORSE RACING LICENSE OR A LICENSED RACING ENTITY OR16BY AN AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING17COMPANY OF AN APPLICANT OR A LICENSED RACING ENTITY.

18 (B) THE INDIVIDUAL MAY NOT, FOR A PERIOD OF TWO 19 YEARS FOLLOWING TERMINATION OF EMPLOYMENT, APPEAR 20 BEFORE THE COMMISSION IN A HEARING OR PROCEEDING OR 21 PARTICIPATE IN ACTIVITY ON BEHALF OF ANY APPLICANT, 22 LICENSEE OR LICENSED RACING ENTITY OR ON BEHALF OF AN 23 AFFILIATE, INTERMEDIARY, SUBSIDIARY OR HOLDING 24 COMPANY OF ANY APPLICANT, LICENSEE OR LICENSED RACING 25 ENTITY.

26(C) THIS SUBPARAGRAPH SHALL NOT APPLY TO AN27EMPLOYEE SUBJECT TO THE JURISDICTION OF THE28PENNSYLVANIA SUPREME COURT UNDER SECTION 10(C) OF29ARTICLE V OF THE CONSTITUTION OF PENNSYLVANIA.30(XV) NOTHING UNDER SUBPARAGRAPH (XIV) SHALL PREVENT

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1 A CURRENT OR FORMER EMPLOYEE OF THE COMMISSION FROM 2 APPEARING BEFORE THE COMMISSION IN A HEARING OR 3 PROCEEDING AS A WITNESS OR TESTIFYING AS TO A FACT OR 4 INFORMATION. (XVI) THE STATE ETHICS COMMISSION SHALL ISSUE A 5 6 WRITTEN DETERMINATION OF WHETHER A PERSON IS SUBJECT TO 7 SUBPARAGRAPH (XIV) UPON THE WRITTEN REQUEST OF THE PERSON 8 OR THE PERSON'S EMPLOYER OR POTENTIAL EMPLOYER. A PERSON 9 THAT RELIES IN GOOD FAITH ON A DETERMINATION ISSUED UNDER 10 THIS PARAGRAPH SHALL NOT BE SUBJECT TO ANY PENALTY FOR AN ACTION TAKEN, IF ALL MATERIAL FACTS SET FORTH IN THE 11 REQUEST FOR THE DETERMINATION ARE CORRECT. 12 13 (XVII) THE STATE ETHICS COMMISSION SHALL PUBLISH A LIST OF ALL EMPLOYMENT POSITIONS WITHIN THE COMMISSION 14 WHOSE DUTIES WOULD SUBJECT THE INDIVIDUALS IN THOSE 15 16 POSITIONS TO THE PROVISIONS OF SUBPARAGRAPH (XIV). THE COMMISSION SHALL ASSIST THE STATE ETHICS COMMISSION IN 17 18 THE DEVELOPMENT OF THE LIST, WHICH SHALL BE PUBLISHED BY 19 THE STATE ETHICS COMMISSION IN THE PENNSYLVANIA BULLETIN BIENNIALLY AND POSTED BY THE COMMISSION ON THE 20 COMMISSION'S INTERNET WEBSITE. UPON REQUEST, EMPLOYEES OF 21 22 THE COMMISSION SHALL HAVE A DUTY TO PROVIDE THE STATE 23 ETHICS COMMISSION WITH ADEOUATE INFORMATION TO ACCURATELY 24 DEVELOP AND MAINTAIN THE LIST. THE STATE ETHICS 25 COMMISSION MAY IMPOSE A CIVIL PENALTY UNDER 65 PA.C.S. § 26 1109(F) (RELATING TO PENALTIES) UPON AN INDIVIDUAL WHO 27 FAILS TO COOPERATE WITH THE STATE ETHICS COMMISSION UNDER 28 THIS SUBPARAGRAPH. AN INDIVIDUAL WHO RELIES IN GOOD FAITH ON THE LIST PUBLISHED BY THE STATE ETHICS COMMISSION 29 SHALL NOT BE SUBJECT TO ANY PENALTY FOR A VIOLATION OF 30

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1	SUBPARAGRAPH (XIV).
2	(XVIII) A COMMISSIONER MAY NOT SOLICIT, REQUEST,
3	SUGGEST OR RECOMMEND THE EMPLOYMENT BY THE COMMISSION OF
4	AN IMMEDIATE FAMILY MEMBER.
5	(XIX) IF A COMMISSIONER VIOLATES ANY PROVISION OF
6	THIS SECTION, THE APPOINTING AUTHORITY MAY REMOVE THE
7	PERSON FROM THE COMMISSION. A COMMISSIONER REMOVED UNDER
8	THIS PARAGRAPH SHALL, FOR A PERIOD OF FIVE YEARS
9	FOLLOWING REMOVAL, BE PROHIBITED FROM FUTURE APPOINTMENT
10	TO THE COMMISSION AND SHALL BE PROHIBITED FROM APPLYING
11	FOR A LICENSE, PERMIT OR OTHER AUTHORIZATION UNDER THIS
12	ARTICLE AND FROM BECOMING AN INDEPENDENT CONTRACTOR WITH
13	THE COMMISSION.
14	(XX) EXCEPT FOR A COMMISSIONER APPOINTED UNDER
15	PARAGRAPH (1), A COMMISSIONER OR EMPLOYEE OF THE
16	COMMISSION MAY NOT DIRECTLY OR INDIRECTLY HAVE AN
17	OWNERSHIP INTEREST IN A RACE HORSE WHICH IS ENTERED IN A
18	HORSE RACE MEETING IN THIS COMMONWEALTH.
19	(7) A COMMISSIONER SHALL NOT BE PERSONALLY LIABLE FOR
20	ANY OF THE FOLLOWING:
21	(I) OBLIGATIONS OF THE COMMISSION.
22	(II) ACTIONS WHICH WERE WITHIN THE SCOPE OF THEIR
23	OFFICE AND MADE IN GOOD FAITH.
24	(B.1) INITIAL APPOINTMENTS TO COMMISSION
25	(1) APPOINTEES INITIALLY APPOINTED UNDER SUBSECTION (B)
26	SHALL SERVE AN INITIAL TERM OF TWO YEARS AND UNTIL THEIR
27	SUCCESSORS ARE APPOINTED AND QUALIFIED.
28	(2) AN APPOINTMENT TO FILL A VACANCY CREATED BY A
29	COMMISSIONER APPOINTED IN ACCORDANCE WITH PARAGRAPH (1) SHALL
30	BE FOR THE REMAINDER OF THE UNEXPIRED TERM.

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1	(B.2) TERMS OF OFFICE UPON THE EXPIRATION OF A TERM OF A
2	COMMISSIONER APPOINTED UNDER SUBSECTIONS (B) AND (B.1), THE
3	FOLLOWING SHALL APPLY:
4	(1) THE TERM OF OFFICE OF A GUBERNATORIAL APPOINTEE
5	SHALL BE THREE YEARS AND UNTIL A SUCCESSOR IS APPOINTED AND
6	QUALIFIED.
7	(2) THE TERM OF OFFICE OF A LEGISLATIVE APPOINTEE SHALL
8	BE TWO YEARS AND UNTIL A SUCCESSOR IS APPOINTED AND
9	QUALIFIED.
10	(3) A LEGISLATIVE APPOINTEE SHALL SERVE NO MORE THAN
11	THREE FULL CONSECUTIVE TERMS.
12	(4) A GUBERNATORIAL APPOINTEE SHALL SERVE NO MORE THAN
13	TWO FULL CONSECUTIVE TERMS.
14	(5) AN APPOINTMENT TO FILL A VACANCY SHALL BE FOR THE
15	REMAINDER OF THE UNEXPIRED TERM.
16	(6) A COMMISSIONER APPOINTED TO FILL A VACANCY UNDER
17	PARAGRAPH (3) MAY SERVE THREE FULL TERMS FOLLOWING THE
18	EXPIRATION OF THE TERM RELATED TO THE VACANCY.
19	(7) A COMMISSIONER APPOINTED TO FILL A VACANCY UNDER
20	PARAGRAPH (4) MAY SERVE TWO FULL TERMS FOLLOWING THE
21	EXPIRATION OF THE TERM RELATED TO THE VACANCY.
22	(C) CHAIRPERSON THE GOVERNOR SHALL APPOINT THE CHAIRPERSON
23	OF THE COMMISSION.
24	(C.1) COMPENSATION COMMISSIONERS SHALL BE REIMBURSED FOR
25	DOCUMENTED EXPENSES INCURRED IN THE PERFORMANCE OF THEIR
26	OFFICIAL DUTIES AND EXCEPT FOR COMMISSIONERS APPOINTED UNDER
27	SUBSECTION (B)(3), COMMISSIONERS SHALL BE PAID \$300 PER DIEM.
28	(C.2) MEETINGSTHE COMMISSION SHALL MEET AT LEAST ONCE A
29	MONTH AND AT OTHER TIMES AS THE COMMISSION CHAIRPERSON DEEMS
30	NECESSARY. PUBLIC NOTICE OF THE TIME AND PLACE OF MEETINGS OF
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1 THE COMMISSION SHALL BE GIVEN IN ACCORDANCE WITH 65 PA.C.S. CH.

## 2 <u>7 (RELATING TO OPEN MEETINGS).</u>

3	(D) OFFICE OF HORSE RACING THERE IS HEREBY ESTABLISHED
4	WITHIN THE COMMISSION AN OFFICE OF HORSE RACING.
5	(1) THE OFFICE SHALL BE COMPRISED OF THE FOLLOWING:
6	(I) THE BUREAU OF THOROUGHBRED HORSE RACING SHALL
7	HAVE OVERSIGHT OVER THE CONDUCT OF THOROUGHBRED HORSE
8	RACING IN THIS COMMONWEALTH.
9	(II) THE BUREAU OF STANDARDBRED HORSE RACING SHALL
10	HAVE OVERSIGHT OVER THE CONDUCT OF STANDARDBRED HORSE
11	RACING IN THIS COMMONWEALTH.
12	(2) THERE SHALL BE A DIRECTOR OF THE BUREAU OF
13	THOROUGHBRED HORSE RACING AND A DIRECTOR OF THE BUREAU OF
14	STANDARDBRED HORSE RACING TO SERVE AND REPORT TO THE
15	COMMISSION. THE DIRECTOR OF EACH BUREAU SHALL NOT BE
16	SUPERVISED BY THE DEPARTMENT OF AGRICULTURE. THE COMMISSION
17	SHALL ASSIGN THE DIRECTORS DUTIES AND RESPONSIBILITIES AS
18	REQUIRED TO FULFILL THE COMMISSION'S OBLIGATIONS UNDER THIS
19	OR ANY OTHER ACT. THE COMMISSION MAY, BY ORDER, DELEGATE
20	DUTIES AND RESPONSIBILITIES TO THE BUREAU DIRECTOR AS THE
21	COMMISSION DETERMINES NECESSARY TO DISCHARGE THE DAY-TO-DAY
22	LICENSING, ENFORCEMENT AND ADMINISTRATIVE OPERATIONS OF THE
23	COMMISSION. THE DIRECTOR OF EACH BUREAU ESTABLISHED IN THIS
24	SECTION MUST MEET ALL OF THE FOLLOWING REQUIREMENTS:
25	(I) HAS EITHER:
26	(A) BEEN CERTIFIED AS A RACING OFFICIAL; OR
27	(B) HAS AT LEAST FIVE YEARS' EXPERIENCE IN THE
28	MANAGEMENT OF A LICENSED RACING ENTITY OR EQUIVALENT
29	RACING EXPERIENCE.
30	(II) ANY OTHER CRITERIA ESTABLISHED BY THE

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1	COMMISSION.
2	(3) EACH BUREAU ESTABLISHED UNDER THIS SUBSECTION SHALL
3	HAVE THE FOLLOWING POWERS AND DUTIES:
4	(I) EVALUATE AND REVIEW ALL APPLICANTS AND
5	APPLICATIONS FOR A THOROUGHBRED HORSE RACING OR
6	STANDARDBRED HORSE RACING LICENSE. A BUREAU UNDER THIS
7	SECTION SHALL BE PROHIBITED FROM DISCLOSING ANY PORTION
8	OF AN EVALUATION TO A COMMISSIONER PRIOR TO THE DECISION
9	RELATING TO THE APPLICANT'S SUITABILITY FOR LICENSURE BY
10	THE COMMISSION.
11	(II) INSPECT AND MONITOR LICENSEES AND OTHER PERSONS
12	REGULATED UNDER THIS ARTICLE FOR NONCRIMINAL VIOLATIONS,
13	INCLUDING POTENTIAL VIOLATIONS REFERRED TO EITHER BUREAU
14	BY THE COMMISSION OR OTHER PERSON.
15	(III) MONITOR HORSE RACING OPERATIONS TO ENSURE
16	COMPLIANCE WITH THIS ARTICLE.
17	(IV) INSPECT AND EXAMINE LICENSED RACING ENTITIES
18	AND RACETRACK FACILITIES.
19	(A) INSPECTIONS MAY INCLUDE THE REVIEW AND
20	REPRODUCTION OF ANY DOCUMENT OR RECORD.
21	(B) EXAMINATIONS MAY INCLUDE THE REVIEW OF
22	ACCOUNTING, ADMINISTRATIVE AND FINANCIAL RECORDS,
23	MANAGEMENT CONTROL SYSTEMS, PROCEDURES AND OTHER
24	RECORDS.
25	(V) REFER POSSIBLE CRIMINAL VIOLATION TO LAW
26	ENFORCEMENT.
27	(VI) COOPERATE IN THE INVESTIGATION AND PROSECUTION
28	OF ANY CRIMINAL VIOLATION.
29	(VII) ISSUE ADMINISTRATIVE SUBPOENAS TO EFFECTUATE
30	AN INSPECTION AND REVIEW UNDER THIS PARAGRAPH, ADMINISTER

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1	OATHS AND TAKE TESTIMONY AS NECESSARY FOR THE
2	ADMINISTRATION OF THIS ARTICLE.
3	(E) JURISDICTION THE COMMISSION SHALL HAVE JURISDICTION
4	AND REGULATORY AUTHORITY OVER THE FOLLOWING:
5	(1) PARI-MUTUEL WAGERING AND OTHER HORSE RACING
6	ACTIVITIES IN THIS COMMONWEALTH.
7	(2) A LICENSED PERSON ENGAGED IN PARI-MUTUEL HORSE
8	RACING ACTIVITIES.
9	(3) OUT-OF-COMPETITION DRUG TESTING, WHICH SHALL INCLUDE
10	THE RANDOM DRUG TESTING OF ANY HORSE ENTERED IN A RACE,
11	NOTWITHSTANDING THE PHYSICAL LOCATION OF THE HORSE, STABLED
12	ON THE GROUNDS OR SHIPPED INTO A LICENSED RACING ENTITY'S
13	FACILITY.
14	(4) THE CONDUCT OF HORSE RACING IN THIS COMMONWEALTH.
15	(F) VOTING
16	(1) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION,
17	ACTIONS OF THE COMMISSION SHALL BE SUBJECT TO A SIMPLE
18	MAJORITY VOTE OF THE COMMISSION.
19	(2) A QUALIFIED MAJORITY VOTE CONSISTING OF THE TWO
20	COMMISSIONERS APPOINTED UNDER SUBSECTION (B)(1)(I) AND (II)
21	AND AS MANY VOTES OF THE REMAINING VOTING COMMISSIONERS AS
22	NECESSARY TO CONSTITUTE A MAJORITY OF THOSE COMMISSIONERS
23	VOTING SHALL BE REQUIRED TO:
24	(I) APPROVE, ISSUE, DENY OR CONDITION A LICENSE TO
25	CONDUCT THOROUGHBRED HORSE RACING MEETINGS UNDER SECTION
26	<u>2818-D.</u>
27	(II) ADOPT REGULATIONS GOVERNING THOROUGHBRED HORSE
28	RACING MEETINGS AND REGULATIONS GOVERNING MEDICATION
29	UNDER THIS SECTION.
30	(III) EMPLOY A DIRECTOR OF THE BUREAU OF

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1	THOROUGHBRED HORSE RACING UNDER SUBSECTION (D) (2).
2	(3) A QUALIFIED MAJORITY VOTE CONSISTING OF THE TWO
3	COMMISSIONERS APPOINTED UNDER SUBSECTION (B)(1)(III) AND (IV)
4	AND AS MANY VOTES OF THE REMAINING VOTING COMMISSIONERS AS
5	NECESSARY TO CONSTITUTE A MAJORITY OF THOSE COMMISSIONERS
6	VOTING SHALL BE REQUIRED TO:
7	(I) APPROVE, ISSUE, DENY OR CONDITION A LICENSE TO
8	CONDUCT STANDARDBRED HORSE RACING MEETINGS UNDER SECTION
9	<u>2818-D.</u>
10	(II) ADOPT RULES AND REGULATIONS GOVERNING
11	STANDARDBRED HORSE RACING MEETINGS AND REGULATIONS
12	GOVERNING MEDICATION UNDER THIS SECTION.
13	(III) EMPLOY A DIRECTOR OF THE BUREAU OF
14	STANDARDBRED HORSE RACING UNDER SUBSECTION (D) (2).
15	(4) COMMISSIONERS APPOINTED UNDER SUBSECTION (B)(1)(I)
16	AND (II) SHALL BE DISQUALIFIED AND MUST ABSTAIN FROM VOTING
17	ON ANY MATTER UNDER PARAGRAPH (3).
18	(5) COMMISSIONERS APPOINTED UNDER SUBSECTION (B)(1)(III)
19	AND (IV) SHALL BE DISQUALIFIED AND MUST ABSTAIN FROM VOTING
20	ON ANY MATTER UNDER PARAGRAPH (2).
21	(6) IF ONE OR MORE APPOINTEES UNDER SUBSECTION (B)(1) IS
22	NOT PARTICIPATING IN VOTING ON ANY MATTER UPON WHICH THEY ARE
23	OTHERWISE ELIGIBLE TO VOTE UNDER PARAGRAPH (2) OR (3), THE
24	QUALIFIED MAJORITY SHALL CONSIST OF THE REMAINING APPOINTEE
25	UNDER THE RESPECTIVE SUBPARAGRAPH OF SUBSECTION (B) (1)
26	PURSUANT TO WHICH THE NONPARTICIPATING COMMISSIONER HAS BEEN
27	APPOINTED, IF ANY, AND AS MANY COMMISSIONERS AS NECESSARY TO
28	CONSTITUTE A MAJORITY OF THOSE COMMISSIONERS VOTING.
29	(G) RECORDSTHE COMMISSION SHALL MAINTAIN AT ITS OFFICE
30	THE FOLLOWING:

1	(1) ALL DOCUMENTS, DIGITAL OR NONDIGITAL, PROVIDED TO OR
2	FILED WITH THE COMMISSION RELATING TO THE REGULATION OF HORSE
3	RACING AND PARI-MUTUEL WAGERING UNDER THIS ARTICLE. THE
4	COMMISSION MAY ACCEPT DIGITAL SIGNATURES ON DOCUMENTS
5	PROVIDED OR FILED AND DOCUMENTS MAY BE DESIGNATED AS
6	CONFIDENTIAL IN ACCORDANCE WITH COMMISSION POLICY.
7	(2) A DOCKET SETTING FORTH THE NAMES OF ALL STOCKHOLDERS
8	IN A LICENSED RACING ENTITY. THE DOCKET SHALL BE AVAILABLE
9	FOR PUBLIC INSPECTION DURING NORMAL BUSINESS HOURS OF THE
10	COMMISSION.
11	(3) THE NUMBER OF SHARES HELD BY EACH STOCKHOLDER.
12	(4) A COMPLETE RECORD OF PROCEEDINGS OF THE COMMISSION
13	RELATING TO HORSE RACING AND PARI-MUTUEL WAGERING.
14	(H) RULES AND REGULATIONS THE FOLLOWING SHALL APPLY:
15	(1) ALL RULES AND REGULATIONS PROMULGATED UNDER THE
16	FORMER ACT OF DECEMBER 11, 1967 (P.L.707, NO.331), REFERRED
17	TO AS THE PENNSYLVANIA THOROUGHBRED HORSE RACING LAW, OR THE
18	FORMER ACT OF DECEMBER 22, 1959 (P.L.1978, NO.728), REFERRED
19	TO AS THE PENNSYLVANIA HARNESS RACING LAW, SHALL REMAIN IN
20	EFFECT EXCEPT TO THE EXTENT THAT THEY ARE IN DIRECT CONFLICT
21	WITH THIS ARTICLE. THE COMMISSION MAY ADOPT, AMEND, REVISE OR
22	ALTER THE RULES AND REGULATIONS AS THE COMMISSION DEEMS
23	NECESSARY.
24	(2) THE COMMISSION SHALL PROMULGATE RULES AND
25	REGULATIONS NECESSARY FOR THE ADMINISTRATION AND ENFORCEMENT
26	OF THIS ARTICLE. EXCEPT AS PROVIDED IN THIS PARAGRAPH AND
27	PARAGRAPH (3), REGULATIONS SHALL BE PROMULGATED IN ACCORDANCE
28	WITH LAW.
29	(3) IN ORDER TO FACILITATE THE PROMPT IMPLEMENTATION OF
30	THIS ARTICLE, REGULATIONS PROMULGATED BY THE COMMISSION SHALL

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1	BE DEEMED TEMPORARY REGULATIONS WHICH SHALL NOT EXPIRE FOR A
2	PERIOD OF THREE YEARS FOLLOWING PUBLICATION. TEMPORARY
3	REGULATIONS SHALL NOT BE SUBJECT TO:
4	(I) SECTIONS 201, 202, 203, 204 AND 205 OF THE ACT
5	OF JULY 31, 1968 (P.L.769, NO.240), REFERRED TO AS THE
6	COMMONWEALTH DOCUMENTS LAW.
7	(II) THE ACT OF JUNE 25, 1982 (P.L.633, NO.181),
8	KNOWN AS THE REGULATORY REVIEW ACT.
9	(III) SECTIONS 204(B) AND 301(10) OF THE ACT OF
10	OCTOBER 15, 1980 (P.L.950, NO.164), KNOWN AS THE
11	COMMONWEALTH ATTORNEYS ACT.
12	(4) THE COMMISSION'S AUTHORITY TO PROMULGATE TEMPORARY
13	REGULATIONS UNDER PARAGRAPH (3) SHALL EXPIRE THREE YEARS
14	AFTER THE EFFECTIVE DATE OF THIS SECTION. REGULATIONS ADOPTED
15	AFTER THIS PERIOD SHALL BE PROMULGATED AS PROVIDED BY LAW.
16	(I) APPLICATION THE COMMISSION SHALL DEVELOP AN
17	APPLICATION FOR APPLICANTS SEEKING A LICENSE TO CONDUCT HORSE
18	RACING PURSUANT TO THIS ARTICLE.
19	(J) LICENSESEACH LICENSE TO CONDUCT HORSE RACING OR ANY
20	OTHER ACTIVITY UNDER THIS ARTICLE ISSUED PRIOR TO JANUARY 1,
21	2017, SHALL REMAIN IN EFFECT FOR THE REMAINDER OF THE TERM FOR
22	WHICH THE LICENSE WAS ISSUED UNLESS REVOKED OR SUSPENDED.
23	BEGINNING JANUARY 1, 2017, A LICENSE SHALL BE RENEWED OR A NEW
24	LICENSE SHALL BE ISSUED IN ACCORDANCE WITH THIS ARTICLE.
25	(K) REPORT OF COMMISSION TWELVE MONTHS AFTER THE EFFECTIVE
26	DATE OF THIS SECTION AND EVERY YEAR ON THAT DATE THEREAFTER, THE
27	COMMISSION, THROUGH THE DEPARTMENT OF AGRICULTURE, SHALL ISSUE A
28	REPORT TO THE GOVERNOR AND EACH MEMBER OF THE GENERAL ASSEMBLY
29	ON THE GENERAL OPERATION OF THE COMMISSION AND EACH LICENSEE'S
30	PERFORMANCE, INCLUDING NUMBER AND WIN PER RACE AND TOTAL GROSS
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1	REVENUE AT EACH FACILITY OF A LICENSED RACING ENTITY DURING THE
2	PREVIOUS YEAR, ALL TAXES, FEES, FINES AND OTHER REVENUES
3	COLLECTED AND, WHERE APPROPRIATE, DISBURSED, THE COSTS OF
4	OPERATION OF THE COMMISSION, ALL HEARINGS CONDUCTED AND THE
5	RESULTS OF THE HEARINGS AND OTHER INFORMATION THAT THE
6	COMMISSION DEEMS NECESSARY AND APPROPRIATE. NOTWITHSTANDING ANY
7	<u>OTHER REPORTING REQUIREMENTS IN 4 PA.C.S. § 1211 (RELATING TO</u>
8	REPORTS OF BOARD), THE PENNSYLVANIA GAMING CONTROL BOARD AND THE
9	DEPARTMENT OF AGRICULTURE MUST JOINTLY SUBMIT THE REPORT UNDER
10	THIS SUBSECTION RELATING TO RACING ON AN ANNUAL BASIS.
11	(L) RECORD OF PROCEEDINGS THE COMMISSION SHALL CAUSE TO BE
12	MADE AND KEPT A RECORD OF ALL PROCEEDINGS HELD AT PUBLIC
13	MEETINGS OF THE COMMISSION. A VERBATIM TRANSCRIPT OF THOSE
14	PROCEEDINGS SHALL BE PREPARED BY THE COMMISSION UPON THE REQUEST
15	OF ANY PERSON AND THE PAYMENT BY THAT PERSON OF THE COSTS OF
16	PREPARATION.
17	(M) PUBLIC RECORDSTHE COMMISSION SHALL ANNUALLY POST ON
18	ITS INTERNET WEBSITE, A LIST OF ALL THE ITEMIZED EXPENSES OF
19	EMPLOYEES AND COMMISSIONERS THAT WERE OR ARE TO BE REIMBURSED
20	FROM THE STATE RACING FUND. THE LIST SHALL IDENTIFY THE NATURE
21	OF THE EXPENSE, THE EMPLOYEE, MEMBER OR THE AGENCY AND EMPLOYEE
22	OF THE AGENCY TO WHICH AN EXPENSE IS ATTRIBUTABLE. BY OCTOBER 1
23	OF EACH YEAR, A FINAL REPORT OF ALL EXPENSES DESCRIBED IN THIS
24	SUBSECTION FOR THE PRECEDING FISCAL YEAR SHALL BE POSTED ON THE
25	COMMISSION'S INTERNET WEBSITE AND SHALL BE SUBMITTED TO THE
26	APPROPRIATIONS COMMITTEE OF THE SENATE, THE AGRICULTURE AND
27	RURAL AFFAIRS COMMITTEE OF THE SENATE, THE APPROPRIATIONS
28	COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND THE AGRICULTURE
29	AND RURAL AFFAIRS COMMITTEE OF THE HOUSE OF REPRESENTATIVES.
30	INFORMATION POSTED ON THE INTERNET WEBSITE PURSUANT TO THIS
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1	SUBSECTION SHALL BE FINANCIAL RECORDS FOR THE PURPOSES OF AND
2	SUBJECT TO REDACTION UNDER THE RIGHT-TO-KNOW LAW.
3	(N) REIMBURSEMENTTHE DEPARTMENT OF AGRICULTURE'S
4	PROVISION OF SHARED ADMINISTRATIVE SERVICES, SHARED STAFF AND
5	SHARED FACILITIES TO THE COMMISSION MUST BE REIMBURSED FROM THE
6	STATE RACING FUND AND SHALL BE LIMITED TO ACTUAL COSTS OF
7	PROVIDING THE SERVICES, STAFF AND FACILITIES, INCLUDING
8	SALARIES, BENEFITS AND EXPENSES OF EMPLOYEES PROVIDING THE
9	SHARED ADMINISTRATIVE SERVICES. THE DEPARTMENT OF AGRICULTURE
10	MUST RETAIN RECORDS REGARDING ADMINISTRATIVE SHARED SERVICES
11	PROVIDED TO THE COMMISSION BY A DEPARTMENT OF AGRICULTURE'S
12	EMPLOYEE.
13	SECTION 2812-D. ADDITIONAL POWERS OF COMMISSION.
14	THE COMMISSION SHALL REGULATE HORSE RACING AT WHICH PARI-
15	MUTUEL WAGERING IS CONDUCTED AND APPROVE THE NUMBER OF RACING
16	DAYS ALLOCATED TO EACH LICENSED RACING ENTITY. IN ADDITION TO
17	ANY OTHER POWERS OF THE COMMISSION:
18	(1) THE COMMISSION SHALL PROMULGATE REGULATIONS
19	REGARDING MEDICATION RULES AS REQUIRED UNDER SUBARTICLE E.
20	(2) THE FOLLOWING SHALL APPLY:
21	(I) THE COMMISSION SHALL REQUIRE AN APPLICANT UNDER
22	THIS ARTICLE TO SUBMIT TO FINGERPRINTING FOR A REPORT OF
23	FEDERAL CRIMINAL HISTORY RECORD INFORMATION.
24	(II) THE APPLICANT MUST SUBMIT A FULL SET OF
25	FINGERPRINTS TO THE PENNSYLVANIA STATE POLICE OR THE
26	PENNSYLVANIA STATE POLICE'S AUTHORIZED AGENT FOR THE
27	PURPOSE OR A RECORD CHECK. THE PENNSYLVANIA STATE POLICE
28	OR THE PENNSYLVANIA STATE POLICE'S AUTHORIZED AGENT MUST
29	THEN SUBMIT THE FINGERPRINTS TO THE FEDERAL BUREAU OF
30	INVESTIGATION FOR THE PURPOSE OF VERIFYING THE IDENTITY

1	OF THE APPLICANT AND OBTAINING A CURRENT RECORD OF ANY
2	CRIMINAL ARRESTS AND CONVICTIONS.
3	(III) THE COMMISSION SHALL CONSIDER INFORMATION
4	OBTAINED PURSUANT TO THIS PARAGRAPH FOR THE PURPOSE OF
5	SCREENING APPLICANTS FOR FITNESS FOR LICENSURE IN
6	ACCORDANCE WITH THE PROVISIONS OF THIS ARTICLE.
7	(IV) NATIONAL CRIMINAL HISTORY RECORD INFORMATION
8	RECEIVED BY THE COMMISSION SHALL BE HANDLED AND
9	MAINTAINED IN ACCORDANCE WITH FEDERAL BUREAU OF
10	INVESTIGATION POLICY.
11	(V) FINGERPRINTS OBTAINED UNDER THIS PARAGRAPH MAY
12	BE MAINTAINED BY THE COMMISSION AND PENNSYLVANIA STATE
13	POLICE TO ENFORCE THIS ARTICLE AND FOR GENERAL LAW
14	ENFORCEMENT PURPOSES.
15	(VI) IN ADDITION TO ANY OTHER FEE OR COST ASSESSED
16	BY THE COMMISSION, AN APPLICANT MUST PAY FOR THE COST OF
17	THE FINGERPRINT PROCESS.
18	(VII) THE COMMISSION MAY EXEMPT APPLICANTS FOR
19	POSITIONS NOT RELATED TO THE CARE OR TRAINING OF HORSES,
20	RACING, WAGERING, SECURITY OR THE MANAGEMENT OF A
21	LICENSED RACING ENTITY, FROM THE PROVISIONS OF THIS
22	CHAPTER.
23	(3) WITHIN 90 DAYS OF THE EFFECTIVE DATE OF THIS
24	SECTION, THE COMMISSION MUST ADOPT AND PUBLISH A
25	COMPREHENSIVE FEE SCHEDULE IN THE PENNSYLVANIA BULLETIN. TWO
26	YEARS FOLLOWING THE EFFECTIVE DATE OF THIS SECTION, THE
27	COMMISSION MAY ADOPT REGULATIONS TO ANNUALLY INCREASE ANY
28	FEE, CHARGE OR COST AUTHORIZED UNDER THIS ARTICLE.
29	(4) THE COMMISSION OR DESIGNATED EMPLOYEE OF THE
30	COMMISSION SHALL HAVE THE POWER TO ADMINISTER OATHS AND

1	EXAMINE WITNESSES AND MAY ISSUE SUBPOENAS TO COMPEL
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2	ATTENDANCE OF WITNESSES AND PRODUCTION OF ALL RELEVANT AND
3	MATERIAL REPORTS, BOOKS, PAPERS, DOCUMENTS, CORRESPONDENCE
4	AND OTHER EVIDENCE RELATED TO REGULATION AND ENFORCEMENT OF
5	HORSE RACING UNDER THIS ARTICLE.
6	(5) THE COMMISSION'S CONSIDERATION AND RESOLUTION OF ALL
7	LICENSE OR OTHER REGULATORY ADMINISTRATIVE ACTIONS SHALL BE
8	CONDUCTED IN ACCORDANCE WITH 2 PA.C.S. (RELATING TO
9	ADMINISTRATIVE LAW AND PROCEDURE) OR WITH PROCEDURES ADOPTED
10	BY ORDER OF THE COMMISSION. NOTWITHSTANDING 2 PA.C.S. §§ 504
11	(RELATING TO HEARING AND RECORD) AND 505 (RELATING TO
12	EVIDENCE AND CROSS-EXAMINATION), THE COMMISSION MAY ADOPT
13	PROCEDURES TO PROVIDE PARTIES BEFORE IT WITH A DOCUMENTARY
14	HEARING AND MAY RESOLVE DISPUTED MATERIAL FACTS WITHOUT
15	CONDUCTING AN ORAL HEARING WHERE CONSTITUTIONALLY
16	PERMISSIBLE.
17	(6) THE COMMISSION MAY ADOPT NATIONAL STANDARDS FROM
18	OTHER RACING JURISDICTIONS OR COMMISSION-APPROVED TRADE
19	ORGANIZATIONS TO ESTABLISH:
20	(I) UNIFORM DRUG THRESHOLD LEVELS;
21	(II) CONSISTENT SANCTIONS FOR DRUG TESTING
22	VIOLATIONS; AND
23	(III) A SYSTEM TO MONITOR ADVANCED DEPOSIT WAGERING
24	AND ONLINE PARI-MUTUEL WAGERING COMPANY ACTIVITIES.
25	(7) THE COMMISSION MAY ISSUE GRANTS FROM THE ANNUAL
26	APPROPRIATIONS TO RACE HORSE RESCUE AND REHABILITATION
27	PROGRAMS OPERATING WITHIN THIS COMMONWEALTH.
28	(8) THE COMMISSION SHALL DIRECT AND OVERSEE THAT EACH
29	LICENSED RACING ENTITY'S RACETRACK SURFACE IS MAINTAINED IN
30	SUCH A WAY AS TO MAXIMIZE THE SAFETY OF THE HORSE, JOCKEY OR

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1 DRIVER. THE COMMISSION MAY DEVELOP GUIDELINES TO CARRY OUT 2 THIS PARAGRAPH AND MAY CONTRACT WITH, HIRE OR OTHERWISE 3 CONSULT WITH RACETRACK SURFACE EXPERTS TO CARRY OUT THE 4 PROVISIONS OF THIS SECTION. 5 (9) THE STATE HORSE RACING COMMISSION SHALL HAVE 6 JURISDICTION OVER AND SHALL PROMULGATE REGULATIONS AS 7 NECESSARY FOR THE PROPER ADMINISTRATION OF ALL RACING 8 CONDUCTED BY A COUNTY AGRICULTURAL SOCIETY OR AN INDEPENDENT 9 AGRICULTURAL SOCIETY AS PROVIDED IN THE ACT OF JULY 8, 1986 10 (P.L.437, NO.92), KNOWN AS THE PENNSYLVANIA AGRICULTURAL FAIR 11 ACT. SECTION 2813-D. BUDGET. 12 13 BEGINNING JULY 1, 2016, THE COMMISSION AND THE DEPARTMENT OF AGRICULTURE SHALL ANNUALLY SUBMIT A BUDGET REOUEST TO THE 14 SECRETARY OF THE BUDGET IN ACCORDANCE WITH THE PROVISIONS 15 CONTAINED IN SECTION 610, CONSISTING OF AMOUNTS TO BE 16 APPROPRIATED FROM THE STATE RACING FUND, THE PENNSYLVANIA RACE 17 18 HORSE DEVELOPMENT FUND AND THE GENERAL FUND TO ADMINISTER AND 19 ENFORCE THIS ARTICLE AND FOR THE PROMOTION OF HORSE RACING. BEGINNING JULY 1, 2016, AND ANNUALLY THEREAFTER, 1% OF THE 20 PREVIOUS FISCAL YEAR'S DEPOSITS INTO THE PENNSYLVANIA RACE HORSE 21 22 DEVELOPMENT FUND SHALL BE TRANSFERED FROM THE PENNSYLVANIA RACE 23 HORSE DEVELOPMENT FUND TO THE STATE RACING FUND TO PROVIDE FOR 24 THE PROMOTION OF HORSE RACING. 25 SECTION 2814-D. LOCATION. 26 AFTER JANUARY 1, 2017, A LICENSED RACING ENTITY SHALL CONDUCT 27 A HORSE RACE MEETING AT THE LOCATION DESIGNATED AND APPROVED BY 28 THE COMMISSION. 29 SECTION 2815-D. NUMBER OF LICENSED RACING ENTITIES. 30 (A) STANDARDBRED HORSE RACING. -- NO MORE THAN FIVE PERSONS

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1	SHALL BE LICENSED TO CONDUCT A RACE HORSE MEETING. NO PERSON
2	LICENSED UNDER THIS ARTICLE TO CONDUCT STANDARDBRED HORSE RACING
3	WITH PARI-MUTUEL WAGERING SHALL BE LICENSED TO CONDUCT
4	THOROUGHBRED HORSE RACING WITH PARI-MUTUEL WAGERING.
5	(B) THOROUGHBRED HORSE RACING NO MORE THAN SIX PERSONS
6	SHALL BE LICENSED BY THE COMMISSION TO CONDUCT A RACE HORSE
7	MEETING. NO PERSON LICENSED UNDER THIS ARTICLE TO CONDUCT
8	THOROUGHBRED HORSE RACING WITH PARI-MUTUEL WAGERING SHALL BE
9	LICENSED TO CONDUCT STANDARDBRED HORSE RACING WITH PARI-MUTUEL
10	WAGERING.
11	SECTION 2816-D. DEPARTMENT OF REVENUE.
12	THE DEPARTMENT OF REVENUE SHALL PROVIDE FINANCIAL
13	ADMINISTRATION OF PARI-MUTUEL WAGERING UNDER THIS ARTICLE IN
14	ACCORDANCE WITH DEPARTMENT OF REVENUE REGULATIONS AND
15	REGULATIONS OF THE COMMISSION. THE DEPARTMENT OF REVENUE SHALL
16	PRESCRIBE THE FORM AND SYSTEM OF ACCOUNTING TO BE USED BY
17	LICENSED RACING ENTITIES, AND MAY ACCESS AND EXAMINE RECORDS,
18	EQUIPMENT AND OTHER INFORMATION RELATING TO PARI-MUTUEL
19	WAGERING.
20	SECTION 2817-D. ALLOCATION OF RACING DAYS.
21	(A) GENERAL RULE
22	(1) HORSE RACING SHALL BE CONDUCTED CONSISTENT WITH 4
23	PA.C.S. § 1303 (RELATING TO ADDITIONAL CATEGORY 1 SLOT
24	MACHINE LICENSE REQUIREMENTS).
25	(2) THE PROVISIONS OF THIS SECTION AND 4 PA.C.S. § 1303
26	(A) (2) AND (B) MAY BE WAIVED OR MODIFIED BY THE COMMISSION IF
27	THE WAIVER OR MODIFICATION HAS BEEN AGREED TO BY THE
28	HORSEMEN'S ORGANIZATION AND THE LICENSED RACING ENTITY AT THE
29	RACETRACK WHERE THE RACING DAYS ARE TO BE SCHEDULED OR RACED.
30	(3) THE PROVISIONS OF 4 PA.C.S. § 1303(D) SHALL NOT

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1	APPLY IF THE REASON FOR NONCOMPLIANCE WITH THAT SECTION BY A
2	LICENSED RACING ENTITY IS THE CANCELLATION OF RACING DAYS DUE
3	TO THE COMMISSION'S INABILITY TO PROPERLY REGULATE AND
4	OVERSEE THE CONDUCT OF HORSE RACING IN THIS COMMONWEALTH DUE
5	TO INADEQUATE FUNDING.
6	(B) CERTIFICATION THE COMMISSION SHALL SUBMIT TO THE
7	SECRETARY OF REVENUE THE APPROVED NUMBER OF RACING DAYS FOR EACH
8	LICENSED RACING ENTITY, INCLUDING THE FOLLOWING INFORMATION:
9	(1) THE NAMES AND ADDRESSES OF THE LICENSED RACING
10	ENTITY;
11	(2) THE NAMES AND ADDRESSES OF THE OWNERS, OFFICERS AND
12	GENERAL MANAGERS OF THE LICENSED RACING ENTITY; AND
13	(3) ANY OTHER INFORMATION THE COMMISSION DEEMS
14	APPROPRIATE.
15	(C) CANCELLATION
16	(1) IF A RACING DAY IS CANCELED BY A LICENSED RACING
17	ENTITY FOR REASONS BEYOND THE LICENSED RACING ENTITY'S
18	CONTROL, THE COMMISSION SHALL GRANT THE LICENSED RACING
19	ENTITY THE RIGHT TO CONDUCT THAT RACING DAY IN THE SAME OR
20	THE NEXT ENSUING CALENDAR YEAR, IF SCHEDULES PERMIT.
21	(2) A DIRECTOR OF A BUREAU ESTABLISHED UNDER SECTION
22	2811-D, AFTER CONSULTATION WITH THE LICENSED RACING ENTITY
23	AND THE HORSEMEN'S ORGANIZATION AT THE RACETRACK, MAY CANCEL
24	A RACE IF IT IS DETERMINED THAT FEWER THAN SIX HORSES HAVE
25	ENTERED THE RACE.
26	SECTION 2818-D. LICENSES FOR HORSE RACE MEETINGS.
27	(A) PROCEDURE AND TERMS
28	(1) AFTER JANUARY 1, 2017, A PERSON SEEKING A LICENSE TO
29	CONDUCT HORSE RACE MEETINGS AT WHICH PARI-MUTUEL WAGERING IS
30	PERMITTED OR SEEKING TO RENEW THE LICENSE, SHALL FILE AN
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1 APPLICATION OR RENEWAL APPLICATION WITH THE COMMISSION IN THE 2 MANNER PRESCRIBED BY THE COMMISSION. A LICENSE TO CONDUCT 3 HORSE RACE MEETINGS SHALL BE ISSUED FOR A PERIOD OF THREE 4 YEARS. 5 (2) A LICENSED RACING ENTITY SHALL HAVE THE PRIVILEGE TO 6 CONDUCT A HORSE RACE MEETING AT WHICH PARI-MUTUEL WAGERING IS 7 PERMITTED. A LICENSE TO CONDUCT A HORSE RACE MEETING SHALL 8 NOT BE A PROPERTY RIGHT AND MAY NOT BE USED AS COLLATERAL OR 9 BE ENCUMBERED. (3) THE COMMISSION MAY REVOKE OR SUSPEND THE LICENSE OF 10 A LICENSED RACING ENTITY IF THE COMMISSION FINDS THAT THE 11 LICENSED RACING ENTITY, ITS OWNERS, OFFICERS, MANAGERS OR 12 13 AGENTS, HAVE NOT COMPLIED WITH THIS ARTICLE AND REGULATIONS PROMULGATED IN ACCORDANCE WITH THIS ARTICLE. 14 (4) A LICENSED RACING ENTITY MAY NOT TRANSFER A LICENSE 15 16 WITHOUT THE APPROVAL OF THE COMMISSION. 17 (B) CONDITIONS.--EACH HORSE RACING LICENSE SHALL BE ISSUED 18 AND REMAIN IN EFFECT IF THE LICENSED RACING ENTITY COMPLIES WITH EACH CONDITION, RULE AND REGULATION OF THE COMMISSION AND THE 19 PROVISIONS OF THIS ARTICLE, INCLUDING THE FOLLOWING CONDITIONS: 20 21 (1) A HORSE RACE MEETING AT WHICH PARI-MUTUEL WAGERING 22 IS CONDUCTED SHALL BE REGULATED BY THE COMMISSION. 23 (2) THE CONDUCT OF PARI-MUTUEL WAGERING SHALL ALSO BE 24 REGULATED BY THE DEPARTMENT OF REVENUE. 25 (3) THE LICENSED RACING ENTITY SHALL PRINT IN ITS RACING 26 PROGRAMS THE PROCEDURE FOR FILING A COMPLAINT WITH THE 27 COMMISSION. 28 (C) APPLICATIONS.--APPLICATIONS TO CONDUCT HORSE RACE 29 MEETINGS SHALL BE IN THE FORM PRESCRIBED BY THE COMMISSION AND 30 SHALL CONTAIN INFORMATION AS THE COMMISSION MAY REQUIRE.

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1	(D) FEEAN APPLICANT OR LICENSEE SEEKING TO CONDUCT A
2	HORSE RACE MEETING OR SEEKING RENEWAL OF A LICENSE, SHALL PAY TO
3	THE COMMISSION A FEE OF \$50,000. NOTWITHSTANDING THE FOREGOING,
4	A LICENSED RACING ENTITY THAT HOLDS MORE THAN ONE HORSE RACE
5	MEETING LICENSE SHALL PAY NO MORE THAN \$50,000 UPON RENEWAL OF
6	THE LICENSES. THE LICENSE OR RENEWAL FEE SHALL BE DEPOSITED INTO
7	THE STATE RACING FUND.
8	(E) ACTION ON LICENSES THE FOLLOWING SHALL APPLY:
9	(1) THE COMMISSION SHALL BE PROHIBITED FROM ISSUING A
10	LICENSE TO CONDUCT A HORSE RACE MEETING AT WHICH PARI-MUTUEL
11	WAGERING IS PERMITTED TO AN INDIVIDUAL OR APPLICANT OR AN
12	OWNER, OFFICER, DIRECTOR OR MANAGER OF THE APPLICANT WHO HAS
13	BEEN CONVICTED OF:
14	(I) A FELONY IN ANY JURISDICTION.
15	(II) A MISDEMEANOR GAMBLING OFFENSE IN ANY
16	JURISDICTION, UNLESS 15 YEARS HAS ELAPSED FROM THE DATE
17	OF CONVICTION.
18	(III) FRAUD OR MISREPRESENTATION IN ANY JURISDICTION
19	RELATED TO HORSE RACING OR HORSE BREEDING, UNLESS 15
20	YEARS HAS ELAPSED FROM THE DATE OF CONVICTION.
21	(IV) AN OFFENSE UNDER 18 PA.C.S. § 5511 (RELATING TO
22	<u>CRUELTY TO ANIMALS).</u>
23	(V) AN OFFENSE RELATED TO FIXING OR RIGGING HORSE
24	RACES, INCLUDING 18 PA.C.S. § 4109 (RELATING TO RIGGING
25	PUBLICLY EXHIBITED CONTEST) OR 7102 (RELATING TO
26	ADMINISTERING DRUGS TO RACE HORSES), OR ANY SIMILAR CRIME
27	IN ANOTHER JURISDICTION, UNLESS THE CONVICTION HAS BEEN
28	OVERTURNED ON APPEAL UNDER THE LAWS OF THE JURISDICTION
29	OF THE ORIGINAL FINDING OR A PARDON HAS BEEN ISSUED.
30	(2) FOLLOWING EXPIRATION OF ANY PERIOD APPLICABLE TO AN

1	APPLICANT UNDER PARAGRAPH (1)(II) OR (III), IN DETERMINING
2	WHETHER TO ISSUE A HORSE RACING LICENSE TO AN APPLICANT, THE
3	COMMISSION SHALL CONSIDER THE FOLLOWING FACTORS:
4	(I) THE INDIVIDUAL OR A PRINCIPAL OF THE APPLICANT'S
5	POSITION WITH THE APPLICANT.
6	(II) THE NATURE AND SERIOUSNESS OF THE OFFENSE OR
7	CONDUCT.
8	(III) THE CIRCUMSTANCES UNDER WHICH THE OFFENSE OR
9	CONDUCT OCCURRED.
10	(IV) THE AGE OF THE APPLICANT WHEN THE OFFENSE OR
11	CONDUCT OCCURRED.
12	(V) WHETHER THE OFFENSE OR CONDUCT WAS AN ISOLATED
13	OR A REPEATED INCIDENT.
14	(VI) ANY EVIDENCE OF REHABILITATION, INCLUDING GOOD
15	CONDUCT IN THE COMMUNITY, COUNSELING OR PSYCHIATRIC
16	TREATMENT RECEIVED AND THE RECOMMENDATIONS OF PERSONS WHO
17	HAVE SUBSTANTIAL CONTACT WITH THE APPLICANT.
18	(3) IF, IN THE JUDGMENT OF THE COMMISSION, THE APPLICANT
19	HAS DEMONSTRATED BY CLEAR AND CONVINCING EVIDENCE THAT THE
20	PARTICIPATION OF THE APPLICANT IN HORSE RACING OR RELATED
21	ACTIVITIES IS NOT:
22	(I) INCONSISTENT WITH THE PUBLIC INTEREST OR BEST
23	INTERESTS OF HORSE RACING;
24	(II) INTERFERING WITH THE EFFECTIVE REGULATION OF
25	HORSE RACING; OR
26	(III) CREATING OR ENHANCING THE DANGER OF
27	UNSUITABLE, UNFAIR OR ILLEGAL PRACTICES, METHODS OR
28	ACTIVITIES IN THE CONDUCT OF HORSE RACING.
29	(F) DENIAL, SUSPENSION OR REVOCATIONTHE COMMISSION MAY
30	DENY AN APPLICATION FOR A LICENSE OR REVOKE, SUSPEND OR FAIL TO

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1	RENEW THE LICENSE OF ANY APPLICANT OR LICENSED RACING ENTITY, IF
2	THE COMMISSION FINDS BY A PREPONDERANCE OF THE EVIDENCE THAT:
3	(1) THE APPLICANT OR LICENSED RACING ENTITY, OR ANY OF
4	ITS OWNERS, OFFICERS, DIRECTOR, MANAGERS, EMPLOYEES OR
5	<u>AGENTS:</u>
6	(I) HAS NOT COMPLIED WITH THE CONDITIONS, RULES,
7	REGULATIONS AND PROVISIONS OF THIS ARTICLE AND THAT IT
8	WOULD BE IN THE PUBLIC INTEREST, CONVENIENCE OR NECESSITY
9	TO DENY, REVOKE, SUSPEND OR NOT RENEW THE LICENSE.
10	(II) HAS BEEN CONVICTED OF A VIOLATION OR ATTEMPT TO
11	VIOLATE A HORSE RACING LAW, RULE OR REGULATION OF A HORSE
12	RACING JURISDICTION.
13	(III) HAS FURNISHED THE COMMISSION WITH FALSE OR
14	MISLEADING INFORMATION RELATING TO THE APPLICATION OR
15	LICENSE RENEWAL.
16	(IV) HAS BEEN CONVICTED OF A CRIME INVOLVING MORAL
17	TURPITUDE.
18	(V) HAS BEEN CONVICTED OF A MISDEMEANOR GAMBLING
19	OFFENSE IN ANY JURISDICTION.
20	(VI) HAS BEEN CONVICTED IN ANY JURISDICTION OF FRAUD
21	OR MISREPRESENTATION RELATED TO HORSE RACING OR HORSE
22	BREEDING.
23	(2) THE APPLICANT OR LICENSED RACING ENTITY DOES NOT
24	HAVE THE USE OF A RACETRACK OR RACETRACK ENCLOSURE IN
25	ACCORDANCE WITH THE PROVISIONS OF 4 PA.C.S. PT. II (RELATING
26	TO GAMING).
27	(3) THE LICENSED RACING ENTITY HAS COMMINGLED HORSEMEN'S
28	ORGANIZATION FUNDS IN VIOLATION OF SECTION 2845-D(C) OR HAS
29	REFUSED TO PLACE ON DEPOSIT A LETTER OF CREDIT UNDER SECTION
30	<u>2846-D.</u>

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1	(4) THE COMMISSION DETERMINES THAT THE LICENSED RACING
2	ENTITY HAS FAILED TO PROPERLY MAINTAIN ITS RACETRACK AND
3	RACETRACK ENCLOSURE IN GOOD CONDITION PURSUANT TO THIS
4	ARTICLE OR TO PROVIDE ADEQUATE CAPITAL IMPROVEMENTS TO THE
5	RACETRACK AND RACETRACK ENCLOSURE AS REQUIRED UNDER THIS
6	ARTICLE AND 4 PA.C.S. § 1404 (RELATING TO DISTRIBUTIONS FROM
7	LICENSEE'S REVENUE RECEIPTS).
8	(5) THE LICENSEE HAS BEEN CONVICTED IN ANY JURISDICTION
9	OF AN OFFENSE RELATED TO FIXING OR RIGGING HORSE RACES,
10	INCLUDING 18 PA.C.S. § 4109 OR 7102, OR ANY SIMILAR CRIME IN
11	ANOTHER JURISDICTION, UNLESS THE CONVICTION HAS BEEN
12	OVERTURNED ON APPEAL UNDER THE LAWS OF THE JURISDICTION OF
13	THE ORIGINAL FINDING OR A PARDON HAS BEEN ISSUED.
14	(G) CESSATIONIF A REVOCATION OR FAILURE TO RENEW A
15	LICENSE UNDER SUBSECTION (E) OCCURS, THE LICENSEE'S
16	AUTHORIZATION TO CONDUCT PREVIOUSLY APPROVED ACTIVITY SHALL
17	IMMEDIATELY CEASE, SUBJECT TO 2 PA.C.S. (RELATING TO
18	ADMINISTRATIVE LAW AND PROCEDURE). IN THE CASE OF A SUSPENSION,
19	THE LICENSEE'S AUTHORIZATION TO CONDUCT PREVIOUSLY APPROVED
20	ACTIVITY SHALL IMMEDIATELY CEASE UNTIL THE COMMISSION HAS
21	NOTIFIED THE LICENSEE THAT THE SUSPENSION IS NO LONGER IN
22	EFFECT. AFTER REQUEST FOR A HEARING BY A LICENSEE, THE
23	COMMISSION MAY GRANT A SUPERSEDEAS, PENDING THE FINAL
24	DETERMINATION OF THE SUSPENSION.
25	(H) RENEWALA HORSE RACE MEETING LICENSE SHALL BE RENEWED
26	EVERY THREE YEARS UPON APPLICATION AND, EXCEPT AS PROVIDED FOR
27	UNDER SUBSECTION (A)(4), SHALL NOT BE TRANSFERRED. RENEWALS OF
28	HORSE RACE MEETING LICENSES SHALL NOT BE GRANTED AUTOMATICALLY.
29	(I) CONDITIONAL LICENSES PENDING A FINAL DETERMINATION
30	UNDER THIS SECTION, THE COMMISSION MAY ISSUE A CONDITIONAL
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1	LICENSE UPON THE TERMS AND CONDITIONS AS ARE NECESSARY TO
2	EFFECTUATE THE PROVISIONS OF THIS ARTICLE.
3	(J) COMPLIANCE NOTHING IN THIS SECTION SHALL BE CONSTRUED
4	TO RELIEVE A LICENSED RACING ENTITY OF ITS DUTY TO COMPLY WITH
5	THE REQUIREMENTS OF 4 PA.C.S. PT. II.
6	SECTION 2819-D. CODE OF CONDUCT.
7	(A) SCOPE THE COMMISSION MAY ADOPT A COMPREHENSIVE CODE OF
8	CONDUCT APPLICABLE TO COMMISSIONERS, EMPLOYEES OF THE
9	COMMISSION, INDEPENDENT CONTRACTORS AND THE IMMEDIATE FAMILY OF
10	THE COMMISSIONERS, EMPLOYEES AND INDEPENDENT CONTRACTORS TO
11	ENABLE THEM TO AVOID ANY PERCEIVED OR ACTUAL CONFLICT OF
12	INTEREST AND TO PROMOTE PUBLIC CONFIDENCE IN THE INTEGRITY AND
13	IMPARTIALITY OF THE COMMISSION.
14	(B) RESTRICTIONS IN ADDITION TO THE OTHER PROHIBITIONS
15	CONTAINED IN THIS CHAPTER, A COMMISSIONER SHALL:
16	(1) NOT ACCEPT ANY DISCOUNT, GIFT, GRATUITY,
17	COMPENSATION, TRAVEL, LODGING OR OTHER THING OF VALUE,
18	DIRECTLY OR INDIRECTLY, FROM ANY APPLICANT, LICENSED RACING
19	ENTITY, AFFILIATE, SUBSIDIARY OR INTERMEDIARY OF AN APPLICANT
20	OR OTHER LICENSEE.
21	(2) DISCLOSE A CONFLICT OF INTEREST AND RECUSE HIMSELF
22	FROM ANY HEARING OR OTHER PROCEEDING IN WHICH THE
23	COMMISSIONER'S OBJECTIVITY, IMPARTIALITY, INTEGRITY OR
24	INDEPENDENCE OF JUDGMENT MAY BE REASONABLY QUESTIONED DUE TO
25	THE COMMISSIONER'S RELATIONSHIP OR ASSOCIATION WITH A PARTY
26	CONNECTED TO ANY HEARING OR PROCEEDING OR A PERSON APPEARING
27	BEFORE THE COMMISSION.
28	(3) REFRAIN FROM ANY FINANCIAL OR BUSINESS DEALING WHICH
29	WOULD TEND TO REFLECT ADVERSELY ON THE COMMISSIONER'S
30	OBJECTIVITY, IMPARTIALITY OR INDEPENDENCE OF JUDGMENT.

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1	(4) AVOID IMPROPRIETY AND THE APPEARANCE OF IMPROPRIETY
2	AT ALL TIMES AND OBSERVE STANDARDS AND CONDUCT THAT PROMOTE
3	PUBLIC CONFIDENCE IN THE OVERSIGHT OF HORSE RACING.
4	(5) COMPLY WITH ANY OTHER LAWS, RULES OR REGULATIONS
5	RELATING TO THE CONDUCT OF A COMMISSIONER.
6	(D) EX PARTE COMMUNICATIONS
7	(1) A COMMISSIONER MAY NOT ENGAGE IN ANY EX PARTE
8	COMMUNICATION WITH ANY PERSON.
9	(2) IF A COMMISSIONER RECEIVED OR ENGAGED IN AN EX PARTE
10	COMMUNICATION, A COMMISSIONER SHALL INFORM THE DIRECTOR OF
11	THE APPROPRIATE BUREAU WHO SHALL NOTIFY ALL PARTIES DIRECTLY
12	AFFECTED BY THE ANTICIPATED VOTE OR ACTION OF THE
13	COMMISSIONER RELATED TO THE EX PARTE COMMUNICATION OF THE
14	SUBSTANCE OF THE COMMUNICATION AND PROVIDE THE PARTIES WITH
15	AN OPPORTUNITY TO RESPOND.
16	(3) A COMMISSIONER WHO ENGAGED IN OR RECEIVED AN EX
17	PARTE COMMUNICATION SHALL DISQUALIFY HIMSELF FROM THE HEARING
18	OR PROCEEDING RELATED TO THE EX PARTE COMMUNICATION IF THE
19	CONTEXT AND SUBSTANCE OF THE COMMUNICATION CREATES
20	SUBSTANTIAL REASONABLE DOUBT AS TO A COMMISSIONER'S ABILITY
21	TO ACT OBJECTIVELY, INDEPENDENTLY OR IMPARTIALLY.
22	(4) A COMMISSIONER WHO ENGAGED IN OR RECEIVED AN EX
23	PARTE COMMUNICATION AND ELECTS NOT TO DISQUALIFY HIMSELF FROM
24	THE HEARING OR PROCEEDING SHALL STATE THE REASONS FOR NOT
25	DISQUALIFYING HIMSELF ON THE RECORD PRIOR TO THE COMMENCEMENT
26	OF THE HEARING OR PROCEEDING.
27	(5) IF A COMMISSIONER DISQUALIFIES HIMSELF UNDER THIS
28	SUBSECTION, A SUPERMAJORITY VOTE UNDER THIS ARTICLE SHALL
29	CONSIST OF THE REMAINING COMMISSIONERS.
30	(6) FAILURE OF A COMMISSIONER WHO RECEIVED OR ENGAGED IN

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1	AN EX PARTE COMMUNICATION TO DISQUALIFY HIMSELF UNDER THIS
2	SUBSECTION SHALL BE GROUNDS FOR APPEAL TO A COURT OF
3	COMPETENT JURISDICTION IF THE COMMISSION ACTION BEING
4	APPEALED COULD NOT HAVE OCCURRED WITHOUT THE PARTICIPATION OF
5	THE COMMISSIONER.
6	(7) THIS SUBSECTION SHALL NOT PRECLUDE A COMMISSIONER
7	FROM CONSULTING WITH OTHER COMMISSIONERS INDIVIDUALLY IF THE
8	CONSULTATION COMPLIES WITH 65 PA.C.S. CH. 7 (RELATING TO OPEN
9	MEETINGS) OR WITH COMMISSION EMPLOYEES OR INDEPENDENT
10	CONTRACTORS WHOSE FUNCTIONS ARE TO ASSIST THE COMMISSION IN
11	CARRYING OUT ITS ADJUDICATIVE FUNCTIONS.
12	SECTION 2820-D. FINANCIAL INTERESTS.
13	NO DIRECTOR, OWNER, OFFICER, MANAGER OR EMPLOYEE OF AN
14	APPLICANT OR LICENSED RACING ENTITY OR THEIR IMMEDIATE FAMILY
15	SHALL ACCEPT GIFTS FROM BREEDERS, OWNERS, TRAINERS OR OTHER
16	INDIVIDUALS WHO PARTICIPATE IN THE CONDUCT OF HORSE RACING IN
17	THIS COMMONWEALTH.
18	SECTION 2821-D. OFFICIALS AT HORSE RACE MEETINGS.
19	(A) RACETRACK RACING OFFICIALTHE COMMISSION SHALL APPROVE
20	EACH RACETRACK EMPLOYEE WHOSE DUTIES INCLUDE THE ENFORCEMENT OF
21	PARI-MUTUEL RACING ACTIVITIES WHICH DIRECTLY OR INDIRECTLY
22	AFFECT THE RACING PRODUCT. COMPENSATION FOR AN OFFICIAL UNDER
23	THIS SUBSECTION SHALL BE PAID BY THE LICENSED RACING ENTITY.
24	(B) COMMISSION RACING OFFICIALTHE COMMISSION SHALL EMPLOY
25	INDIVIDUALS WHO SHALL BE DESIGNATED AS COMMISSION RACING
26	OFFICIALS AND WHOSE DUTIES SHALL INCLUDE THE OVERSIGHT AND
27	ENFORCEMENT OF THIS ARTICLE, REGULATIONS AND COMMISSION POLICIES
28	RELATED TO PRERACE ACTIVITIES, THE CONDUCT OF LIVE RACING AND
29	PARI-MUTUEL WAGERING. THE COMMISSION, BY REGULATION, SHALL
30	ESTABLISH THE DUTIES AND RESPONSIBILITIES FOR A COMMISSION

1	RACING OFFICIAL. THE COST FOR AND COMPENSATION OF A COMMISSION
2	RACING OFFICIAL SHALL BE PAID BY THE COMMISSION.
3	SECTION 2822-D. SECONDARY PARI-MUTUEL ORGANIZATION.
4	(A) REQUIREMENTS THE FOLLOWING SHALL APPLY TO A SECONDARY
5	PARI-MUTUEL ORGANIZATION:
6	(1) A SECONDARY PARI-MUTUEL ORGANIZATION OFFERING AND
7	ACCEPTING PARI-MUTUEL WAGERS WITHIN THIS COMMONWEALTH MUST BE
8	PROPERLY LICENSED BY THE COMMISSION. EACH SECONDARY PARI-
9	MUTUEL ORGANIZATION EMPLOYEE DIRECTLY OR INDIRECTLY
10	RESPONSIBLE FOR THE ACCEPTANCE OF WAGERS ON HORSE RACES OR
11	THE TRANSMITTAL OF WAGERING INFORMATION TO AND FROM THE
12	COMMONWEALTH MUST BE PROPERLY LICENSED.
13	(2) A SECONDARY PARI-MUTUEL ORGANIZATION MUST COMPLY
14	WITH EACH RULE AND REGULATION OF THE COMMISSION.
15	(3) AS A CONDITION OF LICENSING AND ANNUAL LICENSE
16	RENEWAL, A LICENSE APPLICATION OF A SECONDARY PARI-MUTUEL
17	ORGANIZATION MUST INCLUDE ALL OF THE FOLLOWING:
18	(I) DISCLOSURE OF EACH OFFICER, DIRECTOR, PARTNER
19	AND SHARE HOLDER WITH A 5% OR GREATER SHARE OF OWNERSHIP
20	OR BENEFICIAL INTEREST.
21	(II) A LIST OF PERSONNEL ASSIGNED TO WORK IN THIS
22	COMMONWEALTH.
23	(III) CERTIFICATION OF COMPLIANCE WITH TOTALISATOR
24	STANDARDS AND LICENSING REQUIREMENTS ADOPTED BY THE
25	COMMISSION.
26	(IV) A TYPE II SAS 70 REPORT, OR OTHER INDEPENDENT
27	REPORT IN A FORM ACCEPTABLE TO THE COMMISSION, COMPLETED
28	WITHIN THE PRECEDING 12 MONTHS, TO ASSURE ADEQUATE
29	FINANCIAL CONTROLS ARE IN PLACE IN THE SECONDARY PARI-
30	MUTUEL ORGANIZATION.

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1	(V) AN AGREEMENT TO ALLOW THE COMMISSION TO INSPECT
2	AND MONITOR EACH FACILITY USED BY THE SECONDARY PARI-
3	MUTUEL ORGANIZATION FOR ACCEPTING, RECORDING OR
4	PROCESSING PARI-MUTUEL WAGERS ACCEPTED IN THIS
5	COMMONWEALTH.
6	(VI) CERTIFICATION OF THE USE OF A PARI-MUTUEL
7	SYSTEM WHICH MEETS ALL REQUIREMENTS FOR A PARI-MUTUEL
8	SYSTEM UTILIZED BY A LICENSED RACING ENTITY IN THIS
9	COMMONWEALTH.
10	(4) FITNESS AND EXPERIENCE OF A SECONDARY PARI-MUTUEL
11	ORGANIZATION MUST BE CONSISTENT WITH THE PUBLIC INTEREST,
12	CONVENIENCE AND NECESSITY AND THE BEST INTERESTS OF RACING
13	GENERALLY, INCLUDING, BUT NOT LIMITED TO, ALL OF THE
14	FOLLOWING:
15	(I) MEETING GENERAL INDUSTRY STANDARDS FOR BUSINESS
16	AND FINANCIAL PRACTICES, PROCEDURES AND CONTROLS.
17	(II) POSSESSION OF A WAGERING SYSTEM THAT ENSURES
18	THAT ALL WAGERING INFORMATION IS TRANSMITTED TO AND
19	CALCULATED IN THE APPROPRIATE HOST TRACK POOL.
20	(III) UTILIZATION OF A TOTALISATOR SYSTEM THAT MEETS
21	WAGERING-INDUSTRY STANDARDS AND CERTIFICATION CRITERIA.
22	(IV) MEETING GENERAL INDUSTRY STANDARDS FOR PHYSICAL
23	SECURITY OF COMPUTERIZED WAGERING SYSTEMS, BUSINESS
24	RECORDS, FACILITIES AND PATRONS.
25	(V) HAVING NO INDICATIONS OF IMPROPER MANIPULATION
26	OF A SECONDARY PARI-MUTUEL ORGANIZATION'S WAGERING
27	SYSTEM, INCLUDING SOFTWARE.
28	(VI) HAVING POLICIES AND PROCEDURES THAT ENSURE A
29	SECONDARY PARI-MUTUEL ORGANIZATION'S KEY INDIVIDUALS HAVE
30	APPLIED AND ARE ELIGIBLE FOR ALL REQUIRED OCCUPATIONAL

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1 LICENSES. 2 (VII) HAVING AN ANNUAL INDEPENDENT AUDIT WITH NO 3 AUDIT OPINION OUALIFICATIONS THAT REFLECT ADVERSELY ON 4 INTEGRITY. 5 (VIII) HAVING A SYSTEM THAT VERIFIES THE IDENTITY OF 6 EACH PERSON PLACING A WAGER AND REQUIRES THE PERSON PLACING A WAGER TO DISCLOSE EACH BENEFICIAL INTEREST IN A 7 8 WAGER THE SECONDARY PARI-MUTUEL ORGANIZATION ACCEPTS. 9 (IX) HAVING A REAL-TIME INDEPENDENT MONITORING 10 SYSTEM TO MONITOR WAGERING ACTIVITY TO DETECT SUSPICIOUS PATTERNS INCLUDING ANY THAT MIGHT INDICATE CRIMINAL 11 ACTIVITY OR REGULATORY VIOLATIONS. THE SYSTEM MUST VERIFY 12 13 EACH TRANSACTION PERFORMED BY THE TOTALISATOR SYSTEM AND PROVIDE EXPEDITIOUS NOTICE OF ANY DISCREPANCIES OR 14 SUSPICIOUS ACTIVITY TO THE HOST TRACK, WAGERING SITE, DUE 15 16 DILIGENCE INVESTIGATING BODY AND ANY AFFECTED REGULATORY 17 AGENCY. 18 (X) HAVING A SATISFACTORY RECORD OF CUSTOMER RELATIONS, INCLUDING NO EXCESSIVE UNRESOLVED PATRON 19 COMPLAINTS CONCERNING THE SECONDARY PARI-MUTUEL 20 ORGANIZATION'S BUSINESS PRACTICES. 21 22 (XI) HOLDING REQUIRED PERMITS, LICENSES, 23 CERTIFICATIONS OR SIMILAR DOCUMENTS THAT MAY BE REQUIRED 24 BY A RACING, GAMING OR OTHER PARI-MUTUEL WAGERING 25 JURISDICTION. 26 (XII) HAVING SUFFICIENT MEASURES TO PROTECT CUSTOMER 27 FUNDS. (XIII) PUBLICIZING AND PROVIDING A SUFFICIENT 28 29 PROGRAM FOR CUSTOMER SELF-EXCLUSION AND WAGERING 30 LIMITATION.

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1	(XIV) HAVING EXPERTISE IN PARI-MUTUEL WAGERING AND
2	BEING TECHNOLOGICALLY CAPABLE OF PARTICIPATING IN
3	SIMULCAST AND WAGERING ACTIVITIES.
4	(5) FINANCIAL RESPONSIBILITY OF A SECONDARY PARI-MUTUEL
5	ORGANIZATION MUST BE CONSISTENT WITH THE PUBLIC INTEREST,
6	CONVENIENCE AND NECESSITY AND THE BEST INTERESTS OF RACING
7	GENERALLY, INCLUDING ALL OF THE FOLLOWING:
8	(I) THE SECONDARY PARI-MUTUEL ORGANIZATION AND THE
9	SECONDARY PARI-MUTUEL ORGANIZATION'S KEY INDIVIDUALS MAY
10	NOT BE IN DEFAULT OR HAVE A HISTORY OF DEFAULTING IN THE
11	PAYMENT OF AN FINANCIAL OBLIGATION, INCLUDING THE PAYMENT
12	OF TAXES DUE TO A TAXING JURISDICTION OR ON THE PAYMENT
13	OF GAMING, WAGERING OR PARI-MUTUEL RACING-RELATED
14	FINANCIAL OBLIGATIONS. A SECONDARY PARI-MUTUEL
15	ORGANIZATION'S KEY INDIVIDUALS MAY NOT BE FOUR OR MORE
16	MONTHS IN ARREARS FOR CHILD SUPPORT THAT IS ORDERED OR
17	APPROVED BY A COURT IN ANY JURISDICTION WITHIN THE UNITED
18	STATES.
19	(II) THE SECONDARY PARI-MUTUEL ORGANIZATION AND THE
20	SECONDARY PARI-MUTUEL ORGANIZATION'S OWNERS AND SOURCES
21	OF FUNDS MUST HAVE SUFFICIENT FINANCIAL MEANS TO
22	PARTICIPATE IN SIMULCAST AND WAGERING ACTIVITIES,
23	INCLUDING SUFFICIENT ASSETS AND MEANS TO PAY INDUSTRY-
24	RELATED DEBTS AND OBLIGATIONS AND TO FUND THE OPERATIONS
25	OF THE SECONDARY PARI-MUTUEL ORGANIZATION.
26	(6) THE SECONDARY PARI-MUTUEL ORGANIZATION MUST BE FULLY
27	COOPERATIVE AND ACT IN GOOD FAITH WITH ALL DISCLOSURE AND
28	OTHER DUTIES INVOLVED IN A DUE DILIGENCE INVESTIGATION,
29	VOLUNTARILY SUBMIT TO REGULATORY AND INVESTIGATING BODY
30	OVERSIGHT, PERMIT INSPECTION OF EACH BUSINESS RECORD UPON

1	REQUEST BY A REGULATORY AUTHORITY OR INVESTIGATING BODY,
2	PROMPTLY HONOR REGULATORY OR INVESTIGATING BODY REQUESTS FOR
3	WAGERING PATTERNS OR OTHER INFORMATION AND, AFTER REASONABLE
4	NOTICE, PERMIT FULL ACCESS TO EACH FACILITY AND PROPERTY BY A
5	REGULATORY AUTHORITY OR INVESTIGATING BODY.
6	(B) WAIVER
7	(1) A DUE DILIGENCE INVESTIGATION MAY RELY ON AN
8	INVESTIGATION AND OVERSIGHT CONDUCTED BY A COMMISSION-
9	APPROVED ENTITY.
10	(2) THE COMMISSION MAY NOT CONSENT TO THE ACCEPTANCE OF
11	AN INTERSTATE OFF-TRACK WAGER BY A SECONDARY PARI-MUTUEL
12	ORGANIZATION THAT HAS NOT BEEN DETERMINED TO BE SUITABLE
13	UNDER THIS SECTION.
14	SECTION 2823-D. OCCUPATIONAL LICENSES FOR INDIVIDUALS.
15	(A) GENERAL RULE THE COMMISSION SHALL DEVELOP A LICENSING,
16	PERMITTING OR OTHER CLASSIFICATION SYSTEM FOR THE REGULATION OF
17	VENDORS, TRAINERS, JOCKEYS, DRIVERS, HORSE OWNERS, BACKSIDE AREA
18	EMPLOYEES AND OTHER INDIVIDUALS PARTICIPATING IN HORSE RACING
19	AND ALL OTHER PERSONS REQUIRED TO BE LICENSED OR PERMITTED AS
20	DETERMINED BY THE COMMISSION. THE LICENSE SHALL NOT BE A
21	PROPERTY RIGHT.
22	(B) FEETHE COMMISSION SHALL FIX AND MAY ESTABLISH CLASSES
23	FOR APPLICATION FEES TO BE PAID BY INDIVIDUALS. A LICENSE OR
24	PERMIT FEE SHALL NOT EXCEED \$500. ALL FEES SHALL BE PAID TO THE
25	COMMISSION AND DEPOSITED INTO THE STATE RACING FUND.
26	(C) APPLICATION THE APPLICATION FOR A LICENSE OR PERMIT
27	SHALL BE IN THE FORM AND CONTAIN THE INFORMATION AS THE
28	COMMISSION MAY REQUIRE.
29	(D) RENEWALALL LICENSES SHALL BE SUBJECT TO RENEWAL EVERY
30	THREE YEARS UPON APPLICATION AND REVIEW. NOTHING IN THIS ARTICLE

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1	SHALL BE CONSTRUED TO RELIEVE A LICENSEE OF THE AFFIRMATIVE DUTY
2	TO NOTIFY THE COMMISSION OF ANY CHANGES RELATING TO THE STATUS
3	OF ITS LICENSE OR TO ANY OTHER INFORMATION CONTAINED IN THE
4	APPLICATION MATERIALS ON FILE WITH THE COMMISSION. THE
5	APPLICATION FOR RENEWAL SHALL BE SUBMITTED AT LEAST 60 DAYS
6	PRIOR TO EXPIRATION OF THE LICENSE AND SHALL INCLUDE AN UPDATE
7	OF THE INFORMATION CONTAINED IN THE INITIAL APPLICATION AND ANY
8	PRIOR RENEWAL APPLICATIONS AND THE PAYMENT OF ANY RENEWAL FEE
9	REQUIRED BY THE COMMISSION. A LICENSE FOR WHICH A COMPLETED
10	RENEWAL APPLICATION AND FEE, IF REQUIRED, HAS BEEN RECEIVED BY
11	THE COMMISSION SHALL CONTINUE IN EFFECT UNLESS AND UNTIL THE
12	COMMISSION SENDS WRITTEN NOTIFICATION TO THE HOLDER OF THE
13	LICENSE THAT THE COMMISSION HAS DENIED THE RENEWAL OF THE
14	LICENSE.
15	(E) LICENSESTHE COMMISSION MAY ISSUE ANY OF THE
16	FOLLOWING:
17	(1) A TEMPORARY LICENSE FOR FOUR MONTHS WITHIN A 12-
18	MONTH PERIOD PENDING A FINAL DETERMINATION.
19	(2) A CONDITIONAL LICENSE UPON THE TERMS AND CONDITIONS
20	AS NECESSARY TO ADMINISTER THIS ARTICLE.
21	(F) PROCESSING AND ISSUANCE THE COMMISSION SHALL ADOPT
22	REGULATIONS TO FIX THE MANNER BY WHICH LICENSES ARE PROCESSED
23	AND ISSUED.
24	(G) ACTION ON APPLICATIONS THE FOLLOWING SHALL APPLY:
25	(1) THE COMMISSION MAY NOT ISSUE A LICENSE UNDER THIS
26	SECTION TO AN INDIVIDUAL WHO HAS BEEN CONVICTED IN A
27	JURISDICTION OF A FELONY OFFENSE, A MISDEMEANOR GAMBLING
28	OFFENSE OR A FRAUD OR MISREPRESENTATION IN CONNECTION WITH
29	HORSE RACING OR BREEDING, UNLESS 15 YEARS HAS PASSED FROM THE
30	DATE OF CONVICTION OF THE OFFENSE.

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1	(2) FOLLOWING EXPIRATION OF A PERIOD APPLICABLE TO AN
2	APPLICANT UNDER PARAGRAPH (1), IN DETERMINING WHETHER TO
3	ISSUE A LICENSE OR PERMIT TO AN APPLICANT, THE COMMISSION
4	SHALL CONSIDER THE FOLLOWING FACTORS:
5	(I) THE NATURE OF THE APPLICANT'S INVOLVEMENT WITH
6	HORSE RACING.
7	(II) THE NATURE AND SERIOUSNESS OF THE OFFENSE OR
8	CONDUCT.
9	(III) THE CIRCUMSTANCES UNDER WHICH THE OFFENSE OR
10	CONDUCT OCCURRED.
11	(IV) THE AGE OF THE APPLICANT WHEN THE OFFENSE OR
12	CONDUCT OCCURRED.
13	(V) WHETHER THE OFFENSE OR CONDUCT WAS AN ISOLATED
14	OR A REPEATED INCIDENT.
15	(VI) ANY EVIDENCE OF REHABILITATION, INCLUDING GOOD
16	CONDUCT IN THE COMMUNITY, COUNSELING OR PSYCHIATRIC
17	TREATMENT RECEIVED AND THE RECOMMENDATIONS OF PERSONS WHO
18	HAVE SUBSTANTIAL CONTACT WITH THE APPLICANT.
19	(G.1) DENIALTHE COMMISSION MAY DENY AN APPLICATION FOR A
20	LICENSE OR PERMIT OR SUSPEND, REVOKE OR REFUSE TO RENEW A
21	LICENSE OR PERMIT ISSUED UNDER THIS SECTION IF IT DETERMINES
22	THAT THE APPLICANT, LICENSEE OR PERMITTEE MEETS ANY OF THE
23	FOLLOWING:
24	(1) (RESERVED).
25	(2) HAS BEEN CONVICTED OF ANY VIOLATION OR ATTEMPTS TO
26	VIOLATE ANY LAW, RULE OR REGULATION OF HORSE RACING IN ANY
27	JURISDICTION.
28	(3) HAS BEEN CONVICTED OF AN OFFENSE UNDER 18 PA.C.S. §
29	5511 (RELATING TO CRUELTY TO ANIMALS).
30	(4) HAS VIOLATED A RULE, REGULATION OR ORDER OF THE

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1 <u>COMMISSION.</u>

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2	(5) HAS BEEN CONVICTED IN ANY JURISDICTION OF AN OFFENSE
3	RELATED TO FIXING OR RIGGING HORSE RACES, INCLUDING 18
4	PA.C.S. § 4109 (RELATING TO RIGGING PUBLICLY EXHIBITED
5	CONTEST) OR 7102 (RELATING TO ADMINISTERING DRUGS TO RACE
6	HORSES), OR ANY SIMILAR CRIME IN ANY OTHER JURISDICTION,
7	UNLESS THE CONVICTION HAS BEEN OVERTURNED ON APPEAL UNDER THE
8	LAWS OF THE JURISDICTION OF THE ORIGINAL FINDING OR A PARDON
9	HAS BEEN ISSUED.
10	(6) HAS NOT DEMONSTRATED BY CLEAR AND CONVINCING
11	EVIDENCE THAT THE APPLICANT OR LICENSEE:
12	(I) IS A PERSON OF GOOD CHARACTER, HONESTY AND
13	INTEGRITY.
14	(II) IS A PERSON WHOSE PRIOR ACTIVITIES, CRIMINAL
15	RECORD, IF ANY, REPUTATION, HABITS AND ASSOCIATIONS:
16	(A) DO NOT POSE A THREAT TO THE PUBLIC INTEREST
17	OR THE EFFECTIVE REGULATION AND CONTROL OF HORSE
18	RACING.
19	(B) DO NOT CREATE OR ENHANCE THE DANGER OF
20	UNSUITABLE, UNFAIR OR ILLEGAL PRACTICES, METHODS AND
21	ACTIVITIES IN THE CONDUCT OF HORSE RACING OR THE
22	CARRYING ON OF THE BUSINESS AND FINANCIAL
23	ARRANGEMENTS INCIDENTAL TO THE CONDUCT OF HORSE
24	RACING.
25	(H) INSPECTION THE COMMISSION SHALL HAVE THE RIGHT TO
26	INSPECT ALL CONTRACTS DIRECTLY AFFECTING THE ADMINISTRATION OF
27	THE RACING PRODUCT AND WAGERING ACTIVITIES BETWEEN A SECONDARY
28	PARI-MUTUEL ORGANIZATION, LICENSED RACING ENTITIES AND VENDORS
29	FOR GOODS AND SERVICES. THE COMMISSION SHALL ADOPT REGULATIONS
30	TO REQUIRE VENDORS TO DISCLOSE ALL PRINCIPAL OWNERS AND OFFICERS
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1	AND A DESCRIPTION OF THEIR INTERESTS IN THE VENDORS' BUSINESSES.
2	FAILURE TO DISCLOSE THIS INFORMATION SHALL CONSTITUTE GROUNDS TO
3	DENY, TO REVOKE OR TO SUSPEND ANY VENDOR'S LICENSE ISSUED UNDER
4	THIS ARTICLE.
5	(I) REVOCATION OR FAILURE TO RENEWIN THE EVENT OF A
6	REVOCATION OR FAILURE TO RENEW, THE LICENSEE'S AUTHORIZATION TO
7	CONDUCT PREVIOUSLY APPROVED ACTIVITY SHALL IMMEDIATELY CEASE AND
8	ALL FEES PAID IN CONNECTION THEREWITH SHALL BE DEEMED TO BE
9	FORFEITED. IN THE EVENT OF A SUSPENSION, THE APPLICANT'S
10	AUTHORIZATION TO CONDUCT THE PREVIOUSLY APPROVED ACTIVITY SHALL
11	IMMEDIATELY CEASE UNTIL THE COMMISSION HAS NOTIFIED THE
12	APPLICANT THAT THE SUSPENSION IS NO LONGER IN EFFECT.
13	(J) HEARINGSTHE COMMISSION MAY SUSPEND A LICENSE UNDER
14	SUBSECTION (I) PENDING A HEARING ON THE MATTER, WHICH MUST OCCUR
15	WITHIN 10 DAYS OF THE SUSPENSION. THE COMMISSION OR ITS DIRECTOR
16	MAY GRANT A SUPERSEDEAS, IF REQUESTED, PENDING A FINAL
17	RESOLUTION OF THE MATTER.
18	(K) (RESERVED).
19	(L) CRIMINAL ACTION
20	(1) EACH DISTRICT ATTORNEY SHALL HAVE AUTHORITY TO
21	INVESTIGATE AND TO INSTITUTE CRIMINAL PROCEEDINGS FOR A
22	VIOLATION OF THIS ARTICLE.
23	(2) IN ADDITION TO THE AUTHORITY CONFERRED UPON THE
24	ATTORNEY GENERAL UNDER THE ACT OF OCTOBER 15, 1980 (P.L.950,
25	NO.164), KNOWN AS THE COMMONWEALTH ATTORNEYS ACT, THE
26	ATTORNEY GENERAL SHALL HAVE THE AUTHORITY TO INVESTIGATE AND,
27	FOLLOWING CONSULTATION WITH THE APPROPRIATE DISTRICT
28	ATTORNEY, TO INSTITUTE CRIMINAL PROCEEDINGS FOR A VIOLATION
29	OF THIS ARTICLE. A PERSON CHARGED WITH A VIOLATION OF THIS
30	ARTICLE BY THE ATTORNEY GENERAL SHALL NOT HAVE STANDING TO

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1	CHALLENGE THE AUTHORITY OF THE ATTORNEY GENERAL TO
2	INVESTIGATE OR PROSECUTE THE CASE, AND, IF ANY SUCH CHALLENGE
3	IS MADE, THE CHALLENGE SHALL BE DISMISSED AND NO RELIEF SHALL
4	BE AVAILABLE IN THE COURTS OF THIS COMMONWEALTH TO THE PERSON
5	MAKING THE CHALLENGE.
6	(M) REGULATORY ACTION NOTHING CONTAINED IN SUBSECTION (L)
7	SHALL BE CONSTRUED TO LIMIT THE EXISTING REGULATORY OR
8	INVESTIGATIVE AUTHORITY OF AN AGENCY OR THE COMMONWEALTH WHOSE
9	FUNCTIONS RELATE TO PERSONS OR MATTERS WITHIN THE SCOPE OF THIS
10	PART.
11	(N) INSPECTION, SEIZURE AND WARRANTS ON RACETRACK
12	ENCLOSURES
13	(1) THE COMMISSION, THE ATTORNEY GENERAL AND THE
14	PENNSYLVANIA STATE POLICE SHALL HAVE THE AUTHORITY WITHOUT
15	NOTICE AND WITHOUT WARRANT TO DO ALL OF THE FOLLOWING IN THE
16	PERFORMANCE OF THEIR DUTIES:
17	(I) INSPECT AND EXAMINE ALL PREMISES WHERE HORSE
18	RACING IS CONDUCTED, OR WHERE RECORDS OF THESE ACTIVITIES
19	ARE PREPARED OR MAINTAINED.
20	(II) INSPECT ALL EQUIPMENT AND SUPPLIES IN, ABOUT,
21	UPON OR AROUND PREMISES REFERRED TO IN SUBPARAGRAPH (I).
22	(III) SEIZE, SUMMARILY REMOVE AND IMPOUND EQUIPMENT
23	AND SUPPLIES FROM PREMISES REFERRED TO IN SUBPARAGRAPH
24	(I) FOR THE PURPOSES OF EXAMINATION AND INSPECTION.
25	(IV) INSPECT, EXAMINE AND AUDIT ALL BOOKS, RECORDS
26	AND DOCUMENTS PERTAINING TO A LICENSEE'S OPERATION.
27	(V) SEIZE, IMPOUND OR ASSUME PHYSICAL CONTROL OF ANY
28	BOOK, RECORD, LEDGER OR DEVICE.
29	(2) THE PROVISIONS OF PARAGRAPH (1) SHALL NOT BE DEEMED
30	TO LIMIT WARRANTLESS INSPECTIONS EXCEPT IN ACCORDANCE WITH

1	CONSTITUTIONAL REQUIREMENTS.
2	SECTION 2824-D. (RESERVED).
3	SECTION 2825-D. POWER OF COMMISSION TO IMPOSE FINES.
4	(A) GENERAL RULE THE COMMISSION MAY IMPOSE ADMINISTRATIVE
5	FINES UPON ANY LICENSED OR UNLICENSED RACING ENTITY, ASSOCIATION
6	OR PERSON PARTICIPATING IN HORSE RACING AT WHICH PARI-MUTUEL
7	WAGERING IS CONDUCTED, OTHER THAN AS A PATRON, FOR A VIOLATION
8	OF ANY PROVISION OF THIS ARTICLE OR RULE OR REGULATION OF THE
9	COMMISSION, NOT EXCEEDING \$10,000 FOR EACH VIOLATION. EACH DAY
10	MAY BE CONSIDERED A SEPARATE VIOLATION. FINES SHALL BE DEPOSITED
11	IN THE STATE RACING FUND AND MAY BE APPROPRIATED FOR THE
12	ENFORCEMENT OF THIS ARTICLE.
13	(B) INTERESTS
14	(1) NO OWNER, OFFICER OR EMPLOYEE OF A LICENSED RACING
15	ENTITY OR THEIR IMMEDIATE FAMILY SHALL HAVE ANY DIRECT OR
16	INDIRECT INTEREST IN A RACE HORSE THAT IS PARTICIPATING IN A
17	HORSE RACE MEETING AT WHICH THE PERSON OR RELATIVE LISTED
18	UNDER THIS PARAGRAPH HOLDS ANY INTEREST IN THE LICENSED
19	RACING ENTITY CONDUCTING THE HORSE RACE MEETING OR IN THE
20	RACETRACK FACILITY.
21	(2) THE COMMISSION MAY IMPOSE A FINE UPON ANY PERSON FOR
22	A VIOLATION OF THIS SUBSECTION IN ACCORDANCE WITH SUBSECTION
23	<u>(A)</u>
24	SECTION 2826-D. ADMISSION TO RACETRACK.
25	(A) POWER OF LICENSED RACING ENTITYEXCEPT AS PROVIDED IN
26	SUBSECTION (B), A LICENSED RACING ENTITY MAY REFUSE ADMISSION TO
27	AND EJECT FROM THE RACETRACK ENCLOSURE OPERATED BY THE LICENSED
28	RACING ENTITY, ANY PERSON LICENSED BY THE COMMISSION UNDER THIS
29	ARTICLE AND EMPLOYED AT AN OCCUPATION AT THE RACETRACK IF THE
30	PERSON'S PRESENCE IS DEEMED DETRIMENTAL TO THE BEST INTERESTS OF

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1	HORSE RACING AND AFTER CITING THE REASONS FOR THE DETERMINATION
2	IN WRITING. THE ACTION OF THE LICENSED RACING ENTITY REFUSING
3	THE PERSON ADMISSION TO OR EJECTING THE PERSON FROM A RACE
4	MEETING GROUND OR RACETRACK ENCLOSURE SHALL HAVE IMMEDIATE
5	EFFECT UNLESS A SUPERSEDEAS HAS BEEN GRANTED BY THE BUREAU
6	DIRECTOR. THE PERSON REFUSED ADMISSION OR EJECTED SHALL RECEIVE
7	A HEARING BEFORE THE COMMISSION, IF REQUESTED, PURSUANT TO RULES
8	AND REGULATIONS ADOPTED FOR THAT PURPOSE BY THE COMMISSION AND A
9	DECISION RENDERED FOLLOWING THAT HEARING.
10	(B) ADMISSIONA LICENSED RACING ENTITY MAY NOT REFUSE
11	ADMISSION TO OR EJECT A LAW ENFORCEMENT OFFICIAL, COMMISSION
12	MEMBER OR EMPLOYEE OR EMPLOYEE OF THE DEPARTMENT OF REVENUE
13	WHILE THE OFFICIAL IS ENGAGED IN THE PERFORMANCE OF THE
14	INDIVIDUAL'S OFFICIAL DUTIES.
15	SECTION 2827-D. SECURITY PERSONNEL.
16	(A) GENERAL RULE THE COMMISSION SHALL REQUIRE LICENSED
17	RACING ENTITIES TO EMPLOY PERSONS AS SECURITY AS DETERMINED BY
18	THE COMMISSION. DESIGNATED SECURITY PERSONNEL:
19	(1) SHALL REFER POSSIBLE VIOLATIONS OF THE CRIMINAL LAWS
20	OF THIS COMMONWEALTH WITHIN THE RACETRACK OR ENCLOSURE TO LAW
21	ENFORCEMENT AGENCIES.
22	(2) MAY NOT EJECT OR EXCLUDE FROM THE RACETRACK OR
23	ENCLOSURE ANY PERSON BECAUSE OF THE RACE, CREED, COLOR, SEX,
24	SEXUAL ORIENTATION, NATIONAL ORIGIN OR RELIGION OF THAT
25	PERSON.
26	(B) PENALTYAN INDIVIDUAL FOUND WITHIN A RACETRACK OR
27	ENCLOSURE AFTER HAVING BEEN EJECTED THEREFROM SHALL, UPON
28	CONVICTION, BE GUILTY OF A SUMMARY OFFENSE AND BE SENTENCED TO
29	PAY A FINE OF NOT MORE THAN \$500.
30	SECTION 2828-D. (RESERVED).
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2	(A) HOST LICENSEES THE COMMISSION MAY APPROVE THE
3	APPLICATION OF A LICENSED RACING ENTITY OR SECONDARY PARI-MUTUEL
4	ORGANIZATION TO ELECTRONICALLY SIMULCAST HORSE RACES TO AND FROM
5	THIS COMMONWEALTH. UPON REQUEST BY A LICENSED RACING ENTITY OR
6	SECONDARY PARI-MUTUEL ORGANIZATION, THE COMMISSION MAY DESIGNATE
7	THE ENTITY AS A HOST LICENSEE, AUTHORIZED TO MAINTAIN COMMON
8	PARI-MUTUEL POOLS ON INTERNATIONAL AND INTERSTATE RACES
9	TRANSMITTED TO AND FROM THE RACETRACK ENCLOSURES WITHIN THIS
10	COMMONWEALTH. ALL SIMULCASTS OF HORSE RACES SHALL COMPLY WITH
11	THE PROVISIONS OF THE INTERSTATE HORSERACING ACT OF 1978 (PUBLIC
12	LAW 95-515, 15 U.S.C. § 3001 ET SEQ.) AND THE LAWS OF EACH STATE
13	INVOLVED, PLACED OR TRANSMITTED BY AN INDIVIDUAL IN ONE STATE
14	VIA TELEPHONE, INTERNET OR OTHER ELECTRONIC MEDIA AND ACCEPTED
15	AND MAINTAINED IN COMMON PARI-MUTUEL POOLS. THE DESIGNATION AS A
16	HOST LICENSEE FOR INTERNATIONAL AND INTERSTATE SIMULCAST RACES
17	SHALL BE LIMITED TO LICENSED RACING ENTITIES WHICH COMPLY WITH 4
18	PA.C.S. § 1303(D) (RELATING TO ADDITIONAL CATEGORY 1 SLOT
19	MACHINE LICENSE REQUIREMENTS).
20	(B) SIMULCASTSTHE FOLLOWING APPLY:
21	(1) CROSS SIMULCASTING OF THE RACES DESCRIBED IN
22	SUBSECTION (A) SHALL BE PERMITTED IF ALL AMOUNTS WAGERED ON
23	THE RACES IN THIS COMMONWEALTH ARE INCLUDED IN COMMON PARI-
24	MUTUEL POOLS. A HOST LICENSEE SEEKING PERMISSION TO CROSS
25	SIMULCAST MUST OBTAIN APPROVAL FROM THE COMMISSION.
26	(2) ALL FORMS OF PARI-MUTUEL WAGERING SHALL BE ALLOWED
27	ON HORSE RACES SIMULCASTED. THE COMMISSION MAY PERMIT PARI-
28	MUTUEL POOLS IN THIS COMMONWEALTH TO BE COMBINED WITH PARI-
29	MUTUEL POOLS CREATED UNDER THE LAWS OF ANOTHER JURISDICTION
30	AND MAY PERMIT PARI-MUTUEL POOLS CREATED UNDER THE LAWS OF

1	ANOTHER JURISDICTION TO BE COMBINED WITH PARI-MUTUEL POOLS IN
2	THIS COMMONWEALTH. THE COMMISSION SHALL PROMULGATE
3	REGULATIONS NECESSARY TO REGULATE WAGERING ON TELEVISED
4	SIMULCASTS.
5	(C) TAXATIONMONEY WAGERED BY PATRONS IN THIS COMMONWEALTH
6	ON HORSE RACES SHALL BE COMPUTED BY THE AMOUNT OF MONEY WAGERED
7	EACH RACING DAY FOR PURPOSES OF TAXATION UNDER SECTION 2834-D.
8	THOROUGHBRED RACES SHALL BE CONSIDERED A PART OF A THOROUGHBRED
9	HORSE RACE MEETING AND STANDARDBRED HORSE RACES SHALL BE
10	CONSIDERED A PART OF A STANDARDBRED HORSE RACE MEETING.
11	SECTION 2830-D. PLACE AND MANNER OF CONDUCTING PARI-MUTUEL
12	WAGERING AT RACETRACK ENCLOSURE.
13	(A) WAGERING LOCATION A LICENSED RACING ENTITY SHALL
14	PROVIDE A LOCATION DURING A HORSE RACE MEETING WITHIN THE
15	RACETRACK ENCLOSURE WHERE THE LICENSED RACING ENTITY SHALL
16	OPERATE THE PARI-MUTUEL SYSTEM OF WAGERING BY ITS PATRONS ON THE
17	RESULTS OF HORSE RACES HELD AT THE RACETRACK OR TELEVISED TO THE
18	RACETRACK ENCLOSURE BY SIMULCASTING UNDER SECTION 2829-D. THE
19	LICENSED RACING ENTITY SHALL ERECT A SIGN OR BOARD COMPATIBLE
20	WITH THE TOTALISATOR SYSTEMS WHICH SHALL DISPLAY ALL OF THE
21	FOLLOWING:
22	(1) THE APPROXIMATE STRAIGHT ODDS ON EACH HORSE IN ANY
23	RACE.
24	(2) THE VALUE OF A WINNING MUTUEL TICKET, STRAIGHT,
25	PLACE OR SHOW ON THE FIRST THREE HORSES IN THE RACE.
26	(3) THE ELAPSED TIME OF THE RACE.
27	(4) THE VALUE OF A WINNING DAILY DOUBLE TICKET, IF A
28	DAILY DOUBLE IS CONDUCTED, AND ANY OTHER INFORMATION THAT THE
29	COMMISSION DEEMS NECESSARY TO INFORM THE GENERAL PUBLIC.
30	(B) EQUIPMENT THE COMMISSION MAY TEST AND EXAMINE THE

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EQUIPMENT TO BE USED FOR THE DISPLAY OF THE INFORMATION UNDER 1 2 SUBSECTION (A). 3 (C) ELECTRONIC WAGERING SYSTEM.--IN ADDITION TO OTHER FORMS OF LIVE WAGERING, INCLUDING CASH AT A WINDOW TELLER, A LICENSED 4 5 RACING ENTITY MAY OPERATE AN ELECTRONIC WAGERING SYSTEM ON HORSE 6 RACING IN ACCORDANCE WITH ALL OF THE FOLLOWING: 7 (1) MESSAGES TO PLACE WAGERS SHALL BE TO A PLACE WITHIN 8 THE RACETRACK ENCLOSURE. 9 (2) MONEY USED TO PLACE WAGERS UNDER THIS SUBSECTION 10 SHALL BE ON DEPOSIT IN AN AMOUNT SUFFICIENT TO COVER THE WAGER AT THE RACETRACK WHERE THE ACCOUNT IS OPENED. 11 (C.1) REGULATIONS.--THE COMMISSION MAY PROMULGATE 12 13 REGULATIONS NECESSARY TO REGULATE ELECTRONIC WAGERING FOR HORSE 14 RACING. (D) TAXATION. -- MONEY WAGERED AS A RESULT OF ELECTRONIC 15 WAGERING SHALL BE INCLUDED IN THE AMOUNT WAGERED EACH RACING DAY 16 FOR PURPOSES OF TAXATION UNDER SECTION 2834-D AND SHALL BE 17 18 INCLUDED IN THE SAME PARI-MUTUEL POOLS FOR EACH POSTED RACE. ELECTRONIC WAGERING SYSTEMS SHALL BE OPERATED BY THE LICENSED 19 RACING ENTITY, SECONDARY PARI-MUTUEL ORGANIZATION OR BY A DULY 20 21 LICENSED VENDOR. 22 (E) CONDITIONS.--A LICENSED RACING ENTITY SHALL ONLY ACCEPT 23 AND TABULATE A WAGER BY A DIRECT REQUEST VIA ELECTRONIC MEDIA 24 FROM THE HOLDER OF AN ELECTRONIC WAGERING ACCOUNT. ONLY THE 25 HOLDER OF THE ELECTRONIC WAGERING ACCOUNT SHALL PLACE A WAGER. 26 (F) PRIMARY MARKET AREA.--27 (1) A LICENSED RACING ENTITY OR SECONDARY PARI-MUTUEL 28 ORGANIZATION MAY NOT ACCEPT A WAGER OR ESTABLISH ELECTRONIC 29 WAGERING OR ADVANCED DEPOSIT ACCOUNT WAGERING FOR ANY PERSON LOCATED IN THE PRIMARY MARKET AREA OF A RACETRACK, OTHER THAN 30

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1 THE RACETRACK AT WHICH THE LICENSED RACING ENTITY IS

## 2 <u>CONDUCTING A RACE MEETING.</u>

_	<u> </u>
3	(2) NOTHING IN THIS SUBSECTION SHALL BE CONSTRUED TO
4	PROHIBIT A LICENSED RACING ENTITY FROM ACCEPTING A WAGER FROM
5	OR ESTABLISHING AN ELECTRONIC WAGERING ACCOUNT FOR ANY PERSON
6	LOCATED IN THE PRIMARY MARKET AREA OF THE RACETRACK WHERE THE
7	LICENSED RACING ENTITY IS CONDUCTING A MEET. IF TWO TRACKS
8	SHARE THE PRIMARY MARKET AREA, BOTH RACETRACKS SHALL HAVE
9	EQUAL RIGHTS TO THE MARKET IN THE SHARED AREA.
10	SECTION 2831-D. PARI-MUTUEL WAGERING AT NONPRIMARY LOCATIONS.
11	(A) NONPRIMARY LOCATIONS THE FOLLOWING SHALL APPLY:
12	(1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE,
13	THE COMMISSION MAY APPROVE A LICENSED RACING ENTITY TO
14	CONTINUE TO OPERATE A NONPRIMARY LOCATION WHERE IT HAS
15	CONDUCTED PARI-MUTUEL WAGERING ON HORSE RACES CONDUCTED BY
16	THE LICENSED RACING ENTITY. THE LICENSED RACING ENTITY MAY
17	CONTINUE TO CONDUCT PARI-MUTUEL WAGERING AT THE LOCATION ON
18	HORSE RACES CONDUCTED BY ANOTHER LICENSED RACING ENTITY,
19	WHICH HORSE RACES MAY BE TELEVISED TO THE LOCATION OR ON
20	HORSE RACES SIMULCAST TO THE LOCATION UNDER SECTION 2826-D,
21	PROVIDED THAT:
22	(I) A LICENSED RACING ENTITY HAS NOT ESTABLISHED A
23	NONPRIMARY LOCATION WITHIN THE PRIMARY MARKET AREA OF ANY
24	RACETRACK OTHER THAN A RACETRACK WHERE THE LICENSED
25	RACING ENTITY CONDUCTS HORSE RACE MEETINGS. ESTABLISHMENT
26	OF A NONPRIMARY LOCATION BY A LICENSED RACING ENTITY
27	WITHIN THE PRIMARY MARKET AREA OF A RACETRACK WHERE THE
28	LICENSED RACING ENTITY CONDUCTS HORSE RACE MEETINGS SHALL
29	REQUIRE APPROVAL OF THE COMMISSION.
30	(II) A LICENSED RACING ENTITY HAS NOT ESTABLISHED A

1 NONPRIMARY LOCATION WITHIN THE SECONDARY MARKET AREA OF A 2 RACETRACK IF THE NONPRIMARY LOCATION IS APPROVED BY THE 3 COMMISSION. (III) A LICENSED RACING ENTITY HAS NOT ESTABLISHED A 4 NONPRIMARY LOCATION IN AN AREA OUTSIDE THE PRIMARY AND 5 6 SECONDARY MARKET AREAS OF ANY RACETRACK IF THE LOCATION 7 IS APPROVED BY THE COMMISSION. 8 (2) EXCEPT AS PROVIDED UNDER PARAGRAPH (1), NO 9 ADDITIONAL LICENSES SHALL BE PERMITTED. (3) THE COMMISSION SHALL ANNUALLY CONDUCT INSPECTIONS OF 10 THE PRIMARY FACILITY. 11 (4) THE REGULATORY AUTHORITY OF THE COMMISSION SHALL 12 13 APPLY TO NONPRIMARY LOCATIONS AND ANY EMPLOYEES OR VENDORS OF THE LICENSED RACING ENTITY ESTABLISHING THE NONPRIMARY 14 15 LOCATION. 16 (B) TAXATION AND RECORDS. -- MONEY WAGERED AT ALL PRIMARY AND NONPRIMARY LOCATIONS UNDER THIS ARTICLE SHALL BE INCLUDED IN 17 18 COMMON PARI-MUTUEL POOLS. MONEY WAGERED BY PATRONS ON THE RACES 19 SHALL BE COMPUTED BY THE AMOUNT OF MONEY WAGERED EACH RACING DAY FOR PURPOSES OF TAXATION UNDER SECTION 2834-D. THE LICENSED 20 RACING ENTITY CONDUCTING THE HORSE RACE MEETING AND MAINTAINING 21 22 THE PARI-MUTUEL POOLS SHALL MAINTAIN ACCURATE RECORDS OF THE 23 AMOUNT WAGERED IN EACH POOL FROM EVERY PRIMARY AND NONPRIMARY 24 LOCATION. 25 (C) RETENTION.--MONEY RETAINED UNDER SECTION 2834-D SHALL BE 26 CALCULATED FOR EACH LOCATION WHERE PARI-MUTUEL WAGERING IS BEING 27 CONDUCTED. IF WAGERING HAS TAKEN PLACE AT A NONPRIMARY LOCATION 28 WHERE THE WAGERING IS CONDUCTED BY A LICENSED RACING ENTITY 29 OTHER THAN THE LICENSED RACING ENTITY CONDUCTING THE HORSE RACE MEETING, THE LICENSED RACING ENTITY CONDUCTING THE HORSE RACE 30

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1	MEETING SHALL RETAIN ANY MONEY TO WHICH IT IS ENTITLED BY
2	AGREEMENT. THE LICENSED RACING ENTITY CONDUCTING THE MEETING
3	SHALL PAY OVER THE BALANCE OF THE RETAINED MONEY TO THE LICENSED
4	RACING ENTITY CONDUCTING THE WAGERING AT THE NONPRIMARY
5	LOCATION.
6	(D) PAYMENT OF PURSES A LICENSED RACING ENTITY CONDUCTING
7	A HORSE RACE MEETING WHERE PARI-MUTUEL WAGERING IS CONDUCTED AT
8	ONE OR MORE NONPRIMARY LOCATIONS SHALL DISTRIBUTE MONEY TO THE
9	HORSEMEN'S ORGANIZATION, OR IN ACCORDANCE WITH THE PRACTICE OF
10	THE PARTIES, TO BE USED FOR PAYMENT OF PURSES AT THAT RACETRACK,
11	AS FOLLOWS:
12	(1) EXCEPT AS PROVIDED FOR IN PARAGRAPHS (2), (3), (4)
13	AND (5), AN AMOUNT EQUAL TO BUT NOT LESS THAN 6% OF THE DAILY
14	GROSS WAGERING HANDLE ON THE RACES AT A NONPRIMARY LOCATION.
15	(2) WHEN THE GROSS WAGERING HANDLE ON THE RACES AT A
16	NONPRIMARY LOCATION ON A GIVEN DAY IS LESS THAN \$30,000, THE
17	PERCENTAGE MAY NOT BE LESS THAN 3%.
18	(3) WHEN THE GROSS WAGERING HANDLE ON THE RACES AT A
19	NONPRIMARY LOCATION ON A GIVEN DAY IS BETWEEN \$30,000 AND
20	\$75,000, THE PERCENTAGE MAY NOT BE LESS THAN 4.75%.
21	(4) WHENEVER A NONPRIMARY LOCATION IS WITHIN THE PRIMARY
22	MARKET AREA OF A LICENSED RACING ENTITY OTHER THAN THE
23	LICENSED RACING ENTITY CONDUCTING THE RACES, THE APPLICABLE
24	PERCENTAGE SHALL BE DISTRIBUTED ONE-HALF TO THE HORSEMEN'S
25	ORGANIZATION AT THE RACETRACK OR IN ACCORDANCE WITH THE
26	PRACTICE OF THE PARTIES.
27	(5) WHERE THE HORSE RACE MEETING IS BEING CONDUCTED TO
28	BE USED FOR THE PAYMENT OF PURSES AT THE RACETRACK AND ONE-
29	HALF TO THE HORSEMEN'S ORGANIZATION, OR IN ACCORDANCE WITH
30	THE PRACTICE OF THE PARTIES, AT THE RACETRACK WITHIN THE
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1	PRIMARY MARKET AREA TO BE USED FOR THE PAYMENT OF PURSES AT
2	THE RACETRACK.
3	NOTHING IN THIS SUBSECTION SHALL BE CONSTRUED TO PREVENT A
4	LICENSED RACING ENTITY FROM AGREEING TO DISTRIBUTE AMOUNTS
5	GREATER THAN THE PERCENTAGES SET FORTH IN THIS SUBSECTION.
6	HOWEVER, IF NO ALTERNATIVE AGREEMENT HAS BEEN REACHED, THE TOTAL
7	PERCENTAGE FOR PURSES UNDER THIS SUBSECTION SHALL BE PAID IN
8	ACCORDANCE WITH THE MINIMUM PERCENTAGES SET FORTH IN THIS
9	SUBSECTION.
10	(E) OTHER PAYMENTS NOTWITHSTANDING ANY OTHER PROVISION OF
11	THIS ARTICLE, A NONPRIMARY LOCATION MAY BE ESTABLISHED WITHIN
12	THE PRIMARY MARKET AREA OF A RACETRACK BY AGREEMENT BETWEEN THE
13	LICENSED RACING ENTITY AND THE HORSEMEN'S ORGANIZATION AT THE
14	RACETRACK SPECIFYING THE TOTAL PERCENTAGE OF HANDLE WAGERED AT
15	THE NONPRIMARY LOCATION TO BE DISTRIBUTED TO THE HORSEMEN'S
16	ORGANIZATION, OR IN ACCORDANCE WITH THE PRACTICE OF THE PARTIES,
17	TO BE USED FOR THE PAYMENT OF PURSES AT THAT RACETRACK. IF NO
18	AGREEMENT IS REACHED COVERING THE LOCATIONS, THE TOTAL
19	PERCENTAGE TO BE PAID FOR PURSES SHALL BE THE SAME AS THAT
20	APPLIED TO ON-TRACK WAGERING AT THE RACETRACK LOCATED WITHIN THE
21	PRIMARY MARKET AREA.
22	SECTION 2832-D. BOOKS AND RECORDS OF PARI-MUTUEL WAGERING.
23	EVERY LICENSED RACING ENTITY THAT CONDUCTS A HORSE RACE
24	MEETING AT WHICH PARI-MUTUEL WAGERING IS AUTHORIZED, SHALL
25	MAINTAIN BOOKS AND RECORDS THAT CLEARLY SHOW BY SEPARATE RECORD
26	THE TOTAL AMOUNT OF MONEY CONTRIBUTED TO EVERY PARI-MUTUEL POOL.
27	THE DEPARTMENT OF REVENUE OR ITS AUTHORIZED REPRESENTATIVE SHALL
28	HAVE ACCESS TO EXAMINE ALL BOOKS AND RECORDS AND ASCERTAIN
29	WHETHER THE PROPER AMOUNT DUE TO THE STATE IS BEING PAID BY THE
30	LICENSED RACING ENTITY.

1	SECTION 2833-D. FILING OF CERTAIN AGREEMENTS WITH COMMISSION.
2	A LICENSED RACING ENTITY SHALL PROMPTLY FILE WITH THE
3	COMMISSION ANY LEASE AGREEMENT CONCERNING ANY CONCESSION, LABOR
4	MANAGEMENT RELATION, HIRING OF DESIGNATED CLASSES OF OFFICERS,
5	EMPLOYEES OR CONTRACTORS SPECIFIED BY THE COMMISSION OR ANY
6	OTHER CONTRACT OR AGREEMENT AS THE COMMISSION MAY PRESCRIBE.
7	SECTION 2834-D. STATE RACING FUND AND TAX RATE.
8	(A) FUNDTHERE IS HEREBY ESTABLISHED IN THE STATE TREASURY
9	THE STATE RACING FUND. FOR FISCAL YEAR 2015-2016, MONEY IN THE
10	FUND IS APPROPRIATED ON A CONTINUING BASIS TO THE DEPARTMENT FOR
11	THE PURPOSES OF ADMINISTERING THIS ACT. BEGINNING ON JULY 1,
12	2016, ALL MONEY DEPOSITED IN THE FUND, EXCEPT MONEY DEPOSITED IN
13	RESTRICTED ACCOUNTS, SHALL BE ANNUALLY APPROPRIATED BY THE
14	GENERAL ASSEMBLY FOR THE ADMINISTRATION AND ENFORCEMENT OF THIS
15	ARTICLE AND FOR THE OVERSIGHT AND PROMOTION OF HORSE RACING IN
16	THIS COMMONWEALTH. A LICENSED RACING ENTITY THAT CONDUCTS HORSE
17	RACE MEETINGS OR A SECONDARY PARI-MUTUEL ORGANIZATION SHALL PAY
18	<u>A TAX TO THE DEPARTMENT OF REVENUE FOR DEPOSIT IN THE STATE</u>
19	RACING FUND.
20	(B) TAX RATETHE TAX IMPOSED ON A LICENSED RACING ENTITY
21	OR SECONDARY PARI-MUTUEL ORGANIZATION SHALL BE 1.5% OF THE
22	AMOUNT WAGERED EACH RACING DAY ON WIN, PLACE OR SHOW WAGERS AND
23	2.5% OF THE TOTAL AMOUNT ON AN EXOTIC WAGER, INCLUDING AN
24	EXACTA, DAILY DOUBLE, QUINELLA AND TRIFECTA WAGER.
25	(C) EXPENDITURESFUNDS COLLECTED UNDER SUBSECTION (B) AND
26	ANY INTEREST SHALL BE USED AS FOLLOWS:
27	(1) FOR THE ADMINISTRATION AND ENFORCEMENT OF THIS
28	ARTICLE INCLUDING:
29	(I) FUNDS TO THE COMMISSION IN AN AMOUNT
30	APPROPRIATED BY THE GENERAL ASSEMBLY.

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1	(II) FUNDS TO THE DEPARTMENT OF REVENUE IN AN AMOUNT
2	APPROPRIATED BY THE GENERAL ASSEMBLY.
3	(2) IF ANNUAL REVENUE UNDER SUBSECTION (B) IS SUFFICIENT
4	TO SATISFY THE REQUIREMENT UNDER PARAGRAPH (1), THE REMAINDER
5	OF THE MONEY SHALL BE DISTRIBUTED AS FOLLOWS:
6	(I) FIFTY PERCENT SHALL REMAIN IN THE STATE RACING
7	FUND AS A CARRY FORWARD BALANCE TO THE NEXT FISCAL YEAR.
8	ANY CARRY FORWARD BALANCE SHALL BE FIRST APPLIED TO THE
9	COST OF EQUINE TESTING UNDER SECTION 2874-D AND, IF ANY
10	STILL REMAINS, FOR COMMISSION EXPENSES AS BUDGETED BY THE
11	GENERAL ASSEMBLY.
12	(II) FIFTY PERCENT SHALL BE DIVIDED EQUALLY AND
13	DISTRIBUTED AS FOLLOWS:
14	(A) TWENTY-FIVE PERCENT SHALL BE PAID BY THE
15	DEPARTMENT OF REVENUE FROM THE STATE RACING FUND FOR
16	CREDIT TO THE PENNSYLVANIA BREEDING FUND.
17	(B) TWENTY-FIVE PERCENT SHALL BE PAID BY THE
18	DEPARTMENT OF REVENUE FROM THE STATE RACING FUND FOR
19	CREDIT TO THE PENNSYLVANIA SIRE STAKES FUND.
20	(D) BREAKAGEALL BREAKAGE RETAINED UNDER SECTION 2835-D BY
21	LICENSED RACING ENTITIES THAT CONDUCT HORSE RACE MEETINGS SHALL
22	BE DISTRIBUTED IN THE FOLLOWING MANNER:
23	(1) THIRTY-SEVEN AND ONE-HALF PERCENT OF THE BREAKAGE
24	SHALL BE PAID TO THE DEPARTMENT OF REVENUE FOR CREDIT TO THE
25	STATE RACING FUND.
26	(2) SIXTY-TWO AND ONE-HALF PERCENT OF THE BREAKAGE SHALL
27	BE RETAINED BY THE LICENSED RACING ENTITY.
28	(E) OTHER REVENUES THE STATE RACING FUND MAY ALSO RECEIVE
29	MONEYS FROM ANY OTHER SOURCE, INCLUDING, BUT NOT LIMITED TO
30	APPROPRIATIONS MADE BY THE GENERAL ASSEMBLY.

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1	SECTION 2835-D. PARI-MUTUEL POOL DISTRIBUTION.
2	(A) DISTRIBUTIONA LICENSED RACING ENTITY SHALL DISTRIBUTE
3	MONEY IN A PARI-MUTUEL POOL TO THE HOLDERS OF WINNING TICKETS
4	PRESENTED FOR PAYMENT BEFORE THE FIRST DAY OF APRIL OF THE YEAR
5	FOLLOWING THE DATE OF PURCHASE. FAILURE TO PRESENT A WINNING
6	TICKET WITHIN THE PRESCRIBED PERIOD OF TIME SHALL CONSTITUTE A
7	WAIVER OF THE RIGHT TO PARTICIPATE IN THE AWARD OR DIVIDEND.
8	AFTER APRIL 1 OF THE YEAR FOLLOWING THE YEAR OF PURCHASE, A
9	LICENSED RACING ENTITY SHALL FORWARD THE NECESSARY FUNDS HELD
10	FOR UNCASHED TICKETS TO THE DEPARTMENT OF REVENUE. THE FUNDS
11	SHALL BE DEPOSITED INTO THE STATE RACING FUND.
12	(B) REMAINDERTHE REMAINDER OF THE MONEY SHALL BE RETAINED
13	BY THE LICENSED RACING ENTITY IN THE FOLLOWING MANNER:
14	(1) SEVENTEEN PERCENT OF THE MONEY PLUS THE BREAKAGE
15	FROM REGULAR WAGERING POOLS OR 19% OF THE MONEY PLUS THE
16	BREAKAGE FROM REGULAR WAGERING POOLS FOR LICENSED RACING
17	ENTITIES WHOSE DAILY TOTAL IN ALL PARI-MUTUEL POOLS AVERAGED
18	<u>LESS THAN \$300,000.</u>
19	(2) TWENTY PERCENT OF THE MONEY PLUS BREAKAGE FROM THE
20	EXACTA, DAILY DOUBLE, QUINELLA AND OTHER WAGERING POOLS AS
21	DETERMINED BY THE COMMISSION.
22	(3) AT LEAST 26%, BUT NO MORE THAN 35%, FROM THE
23	TRIFECTA OR OTHER WAGERING POOLS AS DETERMINED BY THE
24	COMMISSION.
25	(C) RETENTIONA LICENSED RACING ENTITY MAY RETAIN LESSER
26	PERCENTAGES UPON APPROVAL OF THE COMMISSION.
27	SECTION 2836-D. PENNSYLVANIA BREEDING FUND.
28	(A) ESTABLISHMENTTHERE IS HEREBY CREATED A RESTRICTED
29	ACCOUNT IN THE STATE RACING FUND TO BE KNOWN AS THE PENNSYLVANIA
30	BREEDING FUND WHICH SHALL CONSIST OF THE MONEY DEPOSITED UNDER

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1	SECTION 2834-D AND ANY PROVISION OF 4 PA.C.S. PT. II (RELATING
2	TO GAMING) AND WHICH SHALL BE DISTRIBUTED BY THE COMMISSION.
3	(B) AWARDS FROM THE PENNSYLVANIA BREEDING FUNDTHE
4	COMMISSION SHALL DISTRIBUTE MONEY FROM THE PENNSYLVANIA BREEDING
5	FUND AS FOLLOWS:
6	(1) AN AWARD OF 30% OF THE PURSE EARNED BY EVERY
7	REGISTERED THOROUGHBRED RACING HORSE SIRED IN THIS
8	COMMONWEALTH BY A REGISTERED PENNSYLVANIA SIRE AT THE TIME OF
9	CONCEPTION OF THE REGISTERED THOROUGHBRED RACING HORSE SIRED
10	IN THIS COMMONWEALTH, OR AN AWARD OF 20% OF THE PURSE EARNED
11	BY EVERY REGISTERED THOROUGHBRED RACING HORSE SIRED IN THIS
12	COMMONWEALTH SIRED BY A NONREGISTERED SIRE, WHICH FINISHES
13	FIRST, SECOND OR THIRD IN ANY RACE CONDUCTED BY A LICENSED
14	RACING ENTITY UNDER THIS ARTICLE SHALL BE PAID TO THE BREEDER
15	OF SAID REGISTERED THOROUGHBRED RACING HORSE SIRED IN THIS
16	COMMONWEALTH. A SINGLE AWARD UNDER THIS PARAGRAPH MAY NOT
17	EXCEED 1% OF THE TOTAL ANNUAL FUND MONEY.
18	(2) AN AWARD OF 10% OF THE PURSE EARNED BY ANY
19	REGISTERED THOROUGHBRED RACING HORSE SIRED IN THIS
20	COMMONWEALTH WHICH FINISHES FIRST, SECOND OR THIRD IN ANY
21	RACE CONDUCTED BY A LICENSED RACING ENTITY UNDER THIS ARTICLE
22	SHALL BE PAID TO THE OWNER OF THE REGISTERED PENNSYLVANIA
23	SIRE WHICH REGULARLY STOOD IN PENNSYLVANIA AT THE TIME OF
24	CONCEPTION OF THE THOROUGHBRED RACING HORSE SIRED IN THIS
25	COMMONWEALTH. A SINGLE AWARD UNDER THIS PARAGRAPH MAY NOT
26	EXCEED 0.5% OF THE TOTAL ANNUAL FUND MONEY.
27	(3) AN AWARD OF 10% OF THE PURSE EARNED BY ANY
28	REGISTERED THOROUGHBRED RACING HORSE SIRED IN THIS
29	COMMONWEALTH WHICH FINISHES FIRST IN ANY RACE CONDUCTED BY A
30	LICENSED RACING ENTITY UNDER THIS ARTICLE NOT RESTRICTING
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1 ENTRY TO REGISTERED THOROUGHBREDS RACING HORSE SIRED IN THIS 2 COMMONWEALTH SHALL BE PAID TO THE LICENSED OWNER OF SAID 3 REGISTERED THOROUGHBRED HORSE SIRED IN THIS COMMONWEALTH AT 4 THE TIME OF WINNING. A SINGLE AWARD UNDER THIS PARAGRAPH MAY NOT EXCEED 0.5% OF THE TOTAL ANNUAL FUND MONEY. 5 6 (C) PURSES FROM PENNSYLVANIA BREEDING FUND.--UP TO ONE-FIFTH 7 OF THE TOTAL OF THE ESTIMATED PENNSYLVANIA BREEDING FUND MONEY 8 REMAINING EACH YEAR AFTER THE DEDUCTION OF EXPENSES RELATED TO 9 THE ADMINISTRATION AND DEVELOPMENT OF THE PENNSYLVANIA BREEDING 10 FUND PROGRAM AND THE PAYMENT OF BREEDER, STALLION AND OWNER AWARDS, SHALL BE DIVIDED AMONG THE LICENSED RACING ENTITIES THAT 11 CONDUCT THOROUGHBRED HORSE RACE MEETINGS IN DIRECT PROPORTION TO 12 13 THE RATE BY WHICH EACH LICENSED RACING ENTITY GENERATED THE FUND MONEY DURING THE PREVIOUS YEAR TO BE USED SOLELY FOR PURSES FOR 14 PENNSYLVANIA BREEDING FUND STAKES RACES WHICH RESTRICT ENTRY TO 15 REGISTERED THOROUGHBRED RACING HORSE SIRED IN THIS COMMONWEALTH. 16 17 (D) REMAINING FUNDS.--THE PENNSYLVANIA BREEDING FUND MONEY 18 REMAINING FOLLOWING DISBURSEMENTS AS DIRECTED IN SUBSECTION (B) 19 (1), (2) AND (3) AND SUBSECTION (C) SHALL BE DIVIDED AMONG THE LICENSED RACING ENTITIES THAT CONDUCT THOROUGHBRED HORSE RACE 20 21 MEETINGS IN DIRECT PROPORTION TO THE RATE BY WHICH EACH LICENSED 22 RACING ENTITY GENERATED THE FUND MONEY DURING THE PREVIOUS YEAR 23 TO BE USED FOR PURSES AS FOLLOWS: 24 (1) CLAIMING AND NONCLAIMING PENNSYLVANIA BREEDING FUND 25 RACES WHICH RESTRICT ENTRY TO REGISTERED THOROUGHBRED RACING HORSES SIRED IN THIS COMMONWEALTH. 26 27 (2) CLAIMING AND NONCLAIMING PENNSYLVANIA BREEDING FUND 28 RACES WHICH PREFER REGISTERED THOROUGHBRED RACING HORSES 29 SIRED IN THIS COMMONWEALTH AS STARTERS. IN THESE RACES, SHOULD EIGHT OR MORE REGISTERED THOROUGHBRED RACING HORSES 30

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1	SIRED IN THIS COMMONWEALTH PASS THE ENTRY BOX, THE RACE SHALL
2	BE CONSIDERED CLOSED TO HORSES OTHER THAN REGISTERED
3	THOROUGHBRED RACING HORSES SIRED IN THIS COMMONWEALTH.
4	(E) FUNDS NOT EXPENDED PENNSYLVANIA BREEDING FUND MONEY
5	DUE TO LICENSED RACING ENTITIES, AS OUTLINED IN SUBSECTIONS (C)
6	AND (D), BUT NOT EXPENDED DURING THE CALENDAR YEAR MAY BE
7	CARRIED FORTH IN THE FUND ON THE ACCOUNTS OF THE LICENSED RACING
8	ENTITIES TO BE EXPENDED DURING THE SUCCEEDING YEAR IN ADDITION
9	TO THE RACING ENTITIES' FUND MONEY ANNUALLY DUE TO THEM FOR
10	PURSES.
11	(E.1) COMMITTEETHERE IS HEREBY ESTABLISHED THE
12	PENNSYLVANIA BREEDING FUND ADVISORY COMMITTEE WITHIN THE
13	COMMISSION. THE COMMITTEE SHALL CONSIST OF FIVE INDIVIDUALS, WHO
14	ARE RESIDENTS OF THIS COMMONWEALTH, TO BE APPOINTED BY THE
15	COMMISSION BY JUNE 1 OF EACH YEAR BASED ON THE RECOMMENDATION OF
16	THE GROUPS IDENTIFIED IN THIS SUBSECTION. IF A MEMBER OTHER THAN
17	A COMMISSIONER HAS NOT BEEN RECOMMENDED BY JUNE 1 OF EACH YEAR,
18	THE COMMISSION SHALL MAKE AN APPOINTMENT FOR THE ORGANIZATION
19	FAILING TO SO RECOMMEND A MEMBER OF THE COMMITTEE. THE COMMITTEE
20	SHALL ASSIST AND ADVISE THE COMMISSION ON THE REGULATION OF
21	HORSE RACING BREEDING ISSUES UNDER THIS ARTICLE BUT SHALL HAVE
22	NO POWER IN ADMINISTERING THE FUND. MEMBERS OF THE ADVISORY
23	COMMITTEE SHALL NOT RECEIVE COMPENSATION OR REIMBURSEMENTS FOR
24	PARTICIPATION ON THE COMMITTEE. THE COMMITTEE SHALL CONSIST OF
25	THE FOLLOWING MEMBERS:
26	(1) TWO MEMBERS REPRESENTING THE PENNSYLVANIA HORSE
27	BREEDERS' ASSOCIATION.
28	(2) ONE MEMBER REPRESENTING LICENSED RACING ENTITIES.
29	(3) ONE MEMBER REPRESENTING THE ASSOCIATION REPRESENTING
30	HORSEMEN RACING IN PENNSYLVANIA.

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1	(4) ONE MEMBER OF THE COMMISSION.
2	(F) PENNSYLVANIA HORSE BREEDERS' ASSOCIATIONTHE
3	COMMISSION SHALL CONTRACT WITH THE PENNSYLVANIA HORSE BREEDERS!
4	ASSOCIATION AS THE ORGANIZATION RESPONSIBLE FOR THE REGISTRATION
5	AND RECORDS OF THOROUGHBRED RACING HORSES SIRED IN THIS
6	COMMONWEALTH. THE PENNSYLVANIA HORSE BREEDERS' ASSOCIATION SHALL
7	ADVISE THE COMMISSION WHEN CALLED UPON AND SHALL DETERMINE THE
8	QUALIFICATIONS FOR THOROUGHBRED RACING HORSES SIRED IN THIS
9	COMMONWEALTH AND PENNSYLVANIA SIRES. REGISTRATION AND RECORDS OF
10	THE ASSOCIATION SHALL BE OFFICIAL RECORDS OF THE COMMONWEALTH
11	AND SHALL BE SUBJECT TO THE ACT OF FEBRUARY 14, 2008 (P.L.6,
12	NO.3), KNOWN AS THE RIGHT-TO-KNOW LAW. AT THE CLOSE OF EACH
13	CALENDAR YEAR, THE PENNSYLVANIA HORSE BREEDERS' ASSOCIATION
14	SHALL SUBMIT TO THE COMMISSION FOR ITS APPROVAL AN ITEMIZED
15	BUDGET OF PROJECTED EXPENSES FOR THE ENSUING YEAR RELATING TO
16	THE ADMINISTRATION AND DEVELOPMENT OF THE PENNSYLVANIA BREEDING
17	FUND PROGRAM. THE COMMISSION SHALL REIMBURSE THE PENNSYLVANIA
18	HORSE BREEDERS' ASSOCIATION FOR THOSE EXPENSES ACTUALLY INCURRED
19	IN THE ADMINISTRATION AND DEVELOPMENT OF THE PENNSYLVANIA
20	BREEDING FUND PROGRAM FROM THE PENNSYLVANIA BREEDING FUND, NO
21	MORE THAN ON A QUARTERLY BASIS.
22	SECTION 2837-D. PENNSYLVANIA SIRE STAKES FUND.
23	(A) ESTABLISHMENTTHERE IS CREATED A RESTRICTED ACCOUNT IN
24	THE STATE RACING FUND TO BE KNOWN AS THE PENNSYLVANIA SIRE
25	STAKES FUND WHICH SHALL CONSIST OF THE MONEY DEPOSITED UNDER
26	SECTION 2834-D AND ANY PROVISION OF 4 PA.C.S. PT. II (RELATING
27	TO GAMING) AND WHICH SHALL BE ADMINISTERED BY THE COMMISSION.
28	(B) DISTRIBUTION AND USE OF FUNDSFUNDS SHALL BE
29	DISTRIBUTED AS FOLLOWS:
30	(1) SIXTY PERCENT OF THE MONEY REMAINING IN THE EXCESS

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1	FUND ACCOUNT OF THE PENNSYLVANIA SIRE STAKES FUND AT THE END
2	OF THE CALENDAR YEAR IN WHICH THIS SUBSECTION IS ENACTED
3	SHALL BE DISTRIBUTED TO LICENSED RACING ENTITIES THAT CONDUCT
4	STANDARDBRED HORSE RACE MEETINGS TO BE USED IN THE NEXT
5	SUCCEEDING CALENDAR YEAR AS PURSE MONEY FOR PENNSYLVANIA-
6	SIRED HORSES. THE REMAINING 40% OF THE MONEY IN THE EXCESS
7	FUND ACCOUNT AT THE END OF THE CALENDAR YEAR OF THE ENACTMENT
8	OF THIS SUBSECTION, TOGETHER WITH THE INTEREST EARNED ON THAT
9	MONEY, SHALL BE DISTRIBUTED TO LICENSED RACING ENTITIES THAT
10	CONDUCT STANDARDBRED HORSE RACE MEETINGS TO BE USED IN THE
11	NEXT SUCCEEDING CALENDAR YEAR AS PURSE MONEY FOR
12	PENNSYLVANIA-SIRED HORSES.
13	(2) AFTER DEDUCTION OF SUFFICIENT FUNDS TO COVER THE
14	COMMISSION'S COST OF ADMINISTRATION, 80% OF ALL REMAINING
15	MONEY IN THE PENNSYLVANIA SIRE STAKES FUND AT THE END OF THE
16	CALENDAR YEAR SHALL BE DISTRIBUTED TO LICENSED RACING
17	ENTITIES THAT CONDUCT STANDARDBRED HORSE RACE MEETINGS TO BE
18	USED AS PURSE MONEY FOR PENNSYLVANIA-SIRED HORSES. THE
19	COMMISSION MAY ALLOCATE UP TO A TOTAL OF 40% OF THE AMOUNT TO
20	BE DISTRIBUTED TO LICENSED RACING ENTITIES IN A CALENDAR YEAR
21	FOR USE FOR A SERIES OF CHAMPIONSHIP FINAL RACES AT THE
22	RACETRACKS OF LICENSED BUSINESS ENTITIES THAT CONDUCT
23	STANDARDBRED HORSE RACE MEETINGS. THE COMMISSION SHALL
24	DISTRIBUTE THE MONEY TO THESE CHAMPIONSHIP FINAL RACES IN AN
25	EQUAL AMOUNT FOR EACH SEX, AGE AND GAIT FOR TWO-YEAR-OLD
26	TROTTERS AND PACERS AND THREE-YEAR-OLD TROTTERS AND PACERS
27	BASED ON CONDITIONS ESTABLISHING ELIGIBILITY TO THESE FINAL
28	EVENTS. NO PARI-MUTUEL STANDARDBRED RACETRACK SHALL BE
29	AWARDED MORE THAN 50% OF THE CHAMPIONSHIP FINAL RACES IN ANY
30	CALENDAR YEAR. THE COMMISSION SHALL SCHEDULE THESE FINAL

1	EVENTS SO AS TO EVENLY ALTERNATE CLASSES AT EACH RACETRACK
2	EACH YEAR. AFTER THE ALLOCATION FOR THE CHAMPIONSHIP FINAL
3	RACES HAS BEEN DETERMINED, THE REMAINING FUNDS TO BE
4	DISTRIBUTED TO LICENSED RACING ENTITIES THAT CONDUCT
5	STANDARDBRED HORSE RACE MEETINGS SHALL BE DIVIDED EQUALLY
6	AMONG THE LICENSED RACING ENTITIES. EACH LICENSED RACING
7	ENTITY SHALL DIVIDE THE FUNDS RECEIVED EQUALLY FOR EACH OF:
8	(I) FOUR TWO-YEAR-OLD RACES; ONE PACE FOR COLTS, ONE
9	PACE FOR FILLIES, ONE TROT FOR COLTS AND ONE TROT FOR
10	FILLIES; AND
11	(II) FOUR THREE-YEAR-OLD RACES; ONE PACE FOR COLTS,
12	ONE PACE FOR FILLIES, ONE TROT FOR COLTS AND ONE TROT FOR
13	FILLIES.
14	(C) PURSE MONEYEACH ALLOTMENT SHALL PROVIDE PURSE MONEY
15	FOR THE RESPECTIVE RACES. THE PURSE MONEY SHALL BE IN ADDITION
16	TO ANY ENTRY FEES OR OTHER FUNDS AVAILABLE.
17	(D) ENTRY RESTRICTIONENTRY FOR THESE RACES SHALL BE
18	LIMITED TO STANDARDBRED HORSES WHICH WERE SIRED BY A
19	STANDARDBRED STALLION REGULARLY STANDING IN PENNSYLVANIA AND
20	EACH RACE SHALL BE DESIGNATED A PENNSYLVANIA SIRE STAKES RACE.
21	THE COMMISSION SHALL ADOPT REGULATIONS AS NECESSARY TO
22	ADMINISTER THE ENTRY RESTRICTION.
23	(E) AGRICULTURAL FAIRS AND EVENTS
24	(1) THE FOLLOWING SHALL APPLY:
25	(I) THE REMAINING MONEY IN THE PENNSYLVANIA SIRE
26	STAKES FUND, UP TO A TOTAL OF \$75,000 FOR EACH
27	AGRICULTURAL FAIR AND ONE-DAY OR TWO-DAY EVENTS AS
28	DEFINED IN THE COMMISSION'S REGULATIONS, SHALL BE DIVIDED
29	EQUALLY AMONG THE AGRICULTURAL FAIRS AND ONE-DAY OR TWO-
30	DAY EVENTS.

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 1
 (II) NO MORE THAN FIVE ONE-DAY OR TWO-DAY EVENTS MAY

 2
 BE AUTHORIZED BY THE COMMISSION PER YEAR.

3 (III) NO MORE THAN TWO ONE-DAY OR TWO-DAY EVENTS PER
4 COUNTY MAY BE AUTHORIZED BY THE COMMISSION EXCEPT IF,
5 AFTER A DATE ESTABLISHED BY THE COMMISSION, THE FIVE
6 EVENTS REFERENCED UNDER SUBPARAGRAPH (II) CONDUCTING
7 HARNESS HORSE RACES FOR TWO-YEAR-OLD AND THREE-YEAR-OLD
8 HARNESS HORSES HAVE NOT BEEN ALLOCATED.

9 (IV) NOT LESS THAN \$225,000 SHALL BE ALLOCATED FROM 10 THE PENNSYLVANIA SIRE STAKES FUND AND BE DIVIDED EQUALLY 11 AMONG AGRICULTURAL FAIRS AND ONE-DAY OR TWO-DAY EVENTS 12 CONDUCTING HARNESS HORSE RACES FOR TWO-YEAR-OLD AND 13 THREE-YEAR-OLD HARNESS HORSES.

- 14(2) EACH FAIR OR ONE-DAY OR TWO-DAY EVENT RECEIVING15FUNDS UNDER THIS SUBSECTION SHALL DIVIDE THE TOTAL AMOUNT16EQUALLY AMONG ALL ELIGIBLE RACES FOR TWO-YEAR-OLD AND THREE-
- 17 <u>YEAR-OLD HARNESS HORSES AND SHALL APPLY THE FUNDS SOLELY AS</u>
- 18 ADDITIONAL PURSE FUNDS. ONLY RACES TO WHICH ENTRY IS
- 19 <u>RESTRICTED TO PENNSYLVANIA-SIRED HORSES SHALL BE ELIGIBLE.</u>
- 20 THE COMMISSION SHALL PROVIDE FOR AND PROMULGATE REGULATIONS
- 21 NECESSARY FOR THE PROPER ADMINISTRATION OF RACING PROVIDED
- 22 FOR UNDER THIS SUBSECTION, INCLUDING, BUT NOT LIMITED TO,
- 23 PORTABLE STALL RENTALS AT ONE-DAY OR TWO-DAY EVENTS.
- 24 <u>SECTION 2838-D. FAIR FUND PROCEEDS.</u>

25 (A) DISTRIBUTION.--THE DEPARTMENT OF AGRICULTURE SHALL
26 DISTRIBUTE MONEY IN THE FAIR FUND ANNUALLY, ON OR BEFORE MARCH
27 1, FOR REIMBURSEMENT FOR EACH COUNTY AGRICULTURAL SOCIETY AND
28 EACH INDEPENDENT AGRICULTURAL SOCIETY CONDUCTING STANDARDBRED
29 HORSE RACING DURING ITS ANNUAL FAIR, OTHER THAN RACES FOR TWO30 YEAR-OLD COLTS AND FILLIES AND THREE-YEAR-OLD COLTS AND FILLIES,

AN AMOUNT OF MONEY EQUAL TO THAT USED DURING THEIR ANNUAL FAIR 1 2 AS PURSE MONEY FOR STANDARDBRED HORSE RACING, TRACK AND STABLE 3 MAINTENANCE, STARTING GATE RENTAL AND THE COST OF ALL STANDARDBRED HORSE RACING OFFICIALS REQUIRED DURING THEIR ANNUAL 4 5 FAIR. THE REIMBURSEMENT AMOUNT MAY NOT BE MORE THAN \$13,000, A MINIMUM OF \$4,000 OF WHICH MUST BE USED FOR PURSE MONEY AND THE 6 7 BALANCE OF THE ALLOTMENT PER FAIR, NOT USED FOR PURSE MONEY OVER 8 THE MINIMUM \$4,000 ALLOTMENT, SHALL BE USED FOR THE SPECIFIC 9 PURPOSES REFERENCED ABOVE OR OTHERWISE THE ALLOTMENT SHALL BE 10 RETAINED IN THE FUND. 11 (B) INSPECTION.--THE COMMISSION SHALL ANNUALLY INSPECT EACH 12 TRACK FACILITY AT A COUNTY FAIR AND ADVISE EACH OPERATING FAIR 13 ABOUT TRACK MAINTENANCE WHICH IS NECESSARY TO ENSURE ADEQUATE RACING SURFACE DURING THE COURSE OF SCHEDULED FAIRS AND RACING 14 15 EVENTS. IF IT IS THE OPINION OF THE COMMISSION THAT THE FAIR SOCIETY OR EVENT SPONSOR IS NOT ADEOUATELY FINANCING TRACK 16 17 MAINTENANCE, THE DEPARTMENT OF REVENUE SHALL SURCHARGE THE FAIR 18 FUND ACCOUNT OF THE FAIR SOCIETY OR EVENT SPONSOR TO EFFECTUATE 19 THE REMEDIATION. THE COMMISSION MAY CONTRACT WITH, HIRE OR 20 OTHERWISE CONSULT WITH RACE TRACK SURFACE EXPERTS TO CARRY OUT THE PROVISIONS OF THIS SECTION. 21 22 SECTION 2839-D. HEARING. 23 AN APPLICANT, LICENSEE OR OTHER PERSON WHOSE APPLICATION HAS 24 BEEN DENIED OR WHOSE LICENSE HAS BEEN SUSPENDED, REVOKED OR NOT 25 RENEWED MAY REQUEST A HEARING BEFORE THE COMMISSION. THE PROVISIONS OF 2 PA.C.S. CHS. 5 SUBCH. A (RELATING TO PRACTICE 26 27 AND PROCEDURE OF COMMONWEALTH AGENCIES) AND 7 SUBCH. A (RELATING 28 TO JUDICIAL REVIEW OF COMMONWEALTH AGENCY ACTION) SHALL APPLY, 29 UNLESS SUPERSEDED BY THE COMMISSION'S ADMINISTRATIVE 30 REGULATIONS.

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1 SECTION 2840-D. PROHIBITION OF WAGERING.

2 NO COMMISSIONER OR EMPLOYEE OF THE COMMISSION SHALL WAGER 3 UPON THE OUTCOME OF ANY HORSE RACE CONDUCTED AT OR SIMULCAST TO A TRACK AT WHICH PARI-MUTUEL WAGERING IS CONDUCTED BY ANY 4 LICENSED RACING ENTITY REGULATED BY THE COMMISSION. NO LICENSED 5 RACING ENTITY SHALL PERMIT ANY PERSON WHO IS UNDER 18 YEARS OF 6 7 AGE TO WAGER AT A HORSE RACE MEETING CONDUCTED BY THE LICENSED 8 RACING ENTITY. NO LICENSED RACING ENTITY SHALL PERMIT ANY PERSON 9 WHO IS UNDER 18 YEARS OF AGE TO ATTEND A HORSE RACE MEETING 10 CONDUCTED BY THE LICENSED RACING ENTITY UNLESS THE PERSON IS ACCOMPANIED BY A PARENT OR GUARDIAN. THIS SECTION SHALL NOT BE 11 12 CONSTRUED TO PROHIBIT PERSONS UNDER 18 YEARS OF AGE, WHO ARE 13 LEGALLY EMPLOYED, FROM BEING UPON THE RACETRACK PREMISES FOR THE 14 SOLE PURPOSE OF ENGAGING IN THE PERFORMANCE OF THEIR DUTIES AS 15 EMPLOYEES. 16 SECTION 2841-D. VETERINARIANS AND STATE STEWARDS. 17 (A) GENERAL RULE. -- THE COMMISSION SHALL HAVE THE AUTHORITY 18 TO EMPLOY OR CONTRACT WITH LICENSED VETERINARIANS, STEWARDS AND OTHER PERSONNEL DEEMED APPROPRIATE BY THE COMMISSION TO SERVE AT 19 20 EACH MEETING CONDUCTED BY A LICENSED RACING ENTITY. THE 21 COMMISSION MAY EMPLOY OR CONTRACT WITH OTHER INDIVIDUALS AS 22 SHALL BE NECESSARY TO CARRY OUT THE RESPONSIBILITIES OF THIS 23 SECTION. 24 (B) COSTS AND COMPENSATION. -- THE COSTS AND COMPENSATION OF 25 THE HORSE RACING VETERINARIANS, STATE STEWARDS AND OTHER 26 PERSONNEL SHALL BE FIXED AND PAID BY THE COMMISSION. 27 (C) AGRICULTURAL SOCIETY HORSE RACING.--THE DEPARTMENT OF 28 AGRICULTURE MAY PROMULGATE REGULATIONS TO OVERSEE HORSE RACING 29 CONDUCTED BY A COUNTY AGRICULTURAL SOCIETY OR AN INDEPENDENT AGRICULTURAL SOCIETY, AS PROVIDED FOR UNDER SECTION 5(1)(III) 30

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1	AND (IV) OF THE ACT OF JULY 8, 1986 (P.L.437, NO.92), KNOWN AS
2	THE PENNSYLVANIA AGRICULTURAL FAIR ACT. PARI-MUTUEL WAGERING MAY_
3	NOT BE CONDUCTED AT A HORSE RACE AT A FAIR OF A POLITICAL
4	SUBDIVISION.
5	SECTION 2842-D. PROMOTIONS AND DISCOUNTS.
6	THE COMMISSION MAY APPROVE A LICENSED RACING ENTITY TO ISSUE
7	A FREE PASS, CARD OR BADGE FOR A SPECIAL PROMOTIONAL PROGRAM AND
8	SEASONAL DISCOUNT TICKET PROGRAM.
9	SECTION 2843-D. MONITORING OF WAGERING ON VIDEO SCREENS.
10	A LICENSED RACING ENTITY CONDUCTING PARI-MUTUEL WAGERING
11	SHALL DISPLAY ON VIDEO SCREENS THE APPROXIMATE ODDS OR
12	APPROXIMATE WILL-PAYS ON EACH HORSE FOR EACH RACE AS WELL AS A
13	COMBINATION OF RACES, INCLUDING, BUT NOT LIMITED TO, QUINELLAS,
14	EXACTAS, PERFECTAS AND ANY OTHER COMBINATION OR POOL OF RACES. A
15	DISPLAY OF APPROXIMATE ODDS OR APPROXIMATE WILL-PAYS IS NOT
16	REQUIRED WHERE THE WAGER IS ON HORSES IN FOUR OR MORE RACES,
17	SUCH AS PICK 4, PICK 5 OR PICK 6. IN ADDITION TO DISPLAYING THE
18	AMOUNT OF MONEY WAGERED, THE APPROXIMATE ODDS OR APPROXIMATE
19	WILL-PAYS ON EACH HORSE OR COMBINATION OF HORSES MUST BE SHOWN
20	ON VIDEO SCREENS IN EACH WAGERING DIVISION. FOR TRIFECTAS, IN
21	LIEU OF ODDS OR APPROXIMATE WILL-PAYS, THE AMOUNT OF MONEY BEING
22	WAGERED ON EACH HORSE TO WIN IN THE TRIFECTA POOL MUST BE
23	DISPLAYED ON VIDEO SCREENS SEPARATELY FROM ANY OTHER
24	INFORMATION. INFORMATION MUST BE DISPLAYED FROM THE OPENING OF
25	BETS OR WAGERING AND BE CONTINUALLY DISPLAYED UNTIL THE WAGERING
26	IS CLOSED. AT LEAST ONE VIDEO SCREEN IN EACH WAGERING DIVISION
27	SHALL DISPLAY THE AMOUNT OF MONEY WAGERED ON EACH HORSE INVOLVED
28	IN A TRIFECTA POOL.
29	SECTION 2844-D. INTRASTATE SIMULCASTING.
30	(A) GENERAL RULE THE COMMISSION SHALL PERMIT INTRASTATE

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1	SIMULCASTING OF LIVE HORSE RACING BETWEEN THE LICENSED RACING
2	ENTITIES THAT CONDUCT LIVE RACING.
3	(B) SIMULCAST SIGNALTHE SIMULCAST SIGNAL SHALL BE
4	ENCODED, AND THE RACETRACK RECEIVING THE SIMULCAST SIGNAL MAY
5	NOT SEND THE SIGNAL ANYWHERE OTHER THAN A PUBLIC LOCATION
6	AUTHORIZED UNDER SECTION 2829-D.
7	(C) FORMS OF PARI-MUTUEL WAGERINGALL FORMS OF PARI-MUTUEL
8	WAGERING DESCRIBED IN SECTION 2835-D SHALL BE ALLOWED ON A RACE
9	TO BE SIMULCASTED UNDER THIS SECTION.
10	(D) REGULATIONSTHE COMMISSION MAY PROMULGATE REGULATIONS
11	ON WAGERING AND THE OPERATION OF HORSE RACING.
12	(E) COMPUTATION OF MONEY WAGERED THE MONEY WAGERED BY A
13	PATRON ON A RACE MUST BE COMPUTED IN THE AMOUNT OF MONEY WAGERED
14	EACH RACING DAY FOR PURPOSES OF TAXATION UNDER SECTION 2834-D.
15	(F) DEFINITIONAS USED IN THIS SECTION, THE TERM "RACING
16	DAY" CONSISTS OF A MINIMUM OF EIGHT LIVE RACES, EXCEPT AT
17	THOROUGHBRED TRACKS ON BREEDERS' CUP EVENT DAY.
18	SECTION 2845-D. COMMINGLING.
19	(A) APPLICABILITYTHIS SECTION IS APPLICABLE ONLY TO
20	LICENSED RACING ENTITIES THAT CONDUCT THOROUGHBRED RACING.
21	(B) RACE SECRETARYTHE RACE SECRETARY SHALL RECEIVE
22	ENTRIES AND DECLARATIONS AS AN AGENT FOR THE LICENSED RACING
23	ENTITY FOR WHICH THE RACE SECRETARY ACTS. THE RACE SECRETARY OR
24	AN INDIVIDUAL DESIGNATED BY THE LICENSED RACING ENTITY MAY
25	RECEIVE STAKES, FORFEITS, ENTRANCE MONEY, JOCKEY FEES AND OTHER
26	FEES, PURCHASE MONEY IN CLAIMING RACES AND OTHER MONEY THAT CAN
27	PROPERLY COME INTO THE RACE SECRETARY'S POSSESSION AS AN AGENT
28	FOR THE LICENSED RACING ENTITY FOR WHICH THE RACE SECRETARY OR
29	DESIGNEE IS ACTING.
30	(C) HORSEMEN'S ACCOUNTA LICENSED RACING ENTITY SHALL

1	MAINTAIN A SEPARATE ACCOUNT, TO BE KNOWN AS A HORSEMEN'S
2	ACCOUNT. MONEY OWED TO OWNERS IN REGARD TO PURSES, STAKES,
3	REWARDS, CLAIMS AND DEPOSITS SHALL BE DEPOSITED INTO THE
4	HORSEMEN'S ACCOUNT. FUNDS IN THE ACCOUNT ARE RECOGNIZED AND
5	DENOMINATED AS BEING THE SOLE PROPERTY OF OWNERS. DEPOSITED
6	FUNDS MAY NOT BE COMMINGLED WITH FUNDS OF THE LICENSED RACING
7	ENTITY UNLESS A LICENSED RACING ENTITY ESTABLISHED AN
8	IRREVOCABLE CLEAN LETTER OF CREDIT WITH AN EVERGREEN CLAUSE IN
9	FAVOR OF THE ORGANIZATION WHICH REPRESENTS A MAJORITY OF THE
10	OWNERS AND TRAINERS RACING WITH THE LICENSED RACING ENTITY. THE
11	MINIMUM AMOUNT OF THE CREDIT MUST BE THE GREATER OF \$1,000,000
12	OR 110% OF THE HIGHEST MONTHLY BALANCE IN THE HORSEMEN'S ACCOUNT
13	IN THE IMMEDIATE PRIOR YEAR. TO CALCULATE THE MONTHLY BALANCE IN
14	THE HORSEMEN'S ACCOUNT, THE SUM OF THE DAILY BALANCES SHALL BE
15	DIVIDED BY THE NUMBER OF DAYS IN THE MONTH. THE EVERGREEN CLAUSE
16	MUST PROVIDE THAT:
17	(1) THIRTY DAYS PRIOR TO THE EXPIRATION OF THE LETTER OF
18	CREDIT, THE FINANCIAL INSTITUTION CAN ELECT NOT TO RENEW THE
19	LETTER OF CREDIT;
20	(2) UPON AN ELECTION UNDER PARAGRAPH (1), THE FINANCIAL
21	INSTITUTION MUST NOTIFY THE DESIGNEE OF THE ORGANIZATION THAT
22	REPRESENTS A MAJORITY OF THE OWNERS AND TRAINERS RACING WITH
23	THE LICENSED RACING ENTITY, BY REGISTERED MAIL, RETURN
24	RECEIPT REQUESTED, OF THE ELECTION NOT TO RENEW; AND
25	(3) THE FINANCIAL INSTITUTION WILL HONOR THE LETTER OF
26	CREDIT FOR SIX MONTHS AFTER EXPIRATION.
27	PURSE MONEY EARNED BY OWNERS SHALL BE DEPOSITED BY THE LICENSED
28	RACING ENTITY IN THE HORSEMEN'S ACCOUNT WITHIN 48 HOURS AFTER
29	THE RESULT OF THE RACE IN WHICH THE MONEY WAS EARNED HAS BEEN
30	DECLARED OFFICIAL AND THE PURSE HAS BEEN RELEASED BY THE
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1 COMMISSION.

2 (D) ACCOUNTING.--A LICENSED RACING ENTITY SHALL DESIGNATE 3 INDIVIDUALS AUTHORIZED TO RECEIVE AND DISBURSE FUNDS FROM THE 4 HORSEMEN'S ACCOUNT. INDIVIDUALS DESIGNATED UNDER THIS SUBSECTION 5 SHALL BE BONDED TO PROVIDE INDEMNITY FOR MALFEASANCE, NONFEASANCE AND MISFEASANCE. A CERTIFIED COPY OF THE BOND SHALL 6 7 BE FILED WITH THE COMMISSION. 8 (E) EXAMINATION, ACCESS AND RECORDS. -- THE HORSEMEN'S ACCOUNT 9 AND THE INVESTMENT AND DEPOSIT SCHEDULES RELATING TO THE ACCOUNT 10 ARE SUBJECT TO EXAMINATION, AT REASONABLE TIMES, BY A DESIGNEE 11 OF THE ORGANIZATION WHICH REPRESENTS A MAJORITY OF THE OWNERS AND TRAINERS RACING WITH THE LICENSED RACING ENTITY AND BY THE 12 13 COMMISSION. THE INDIVIDUAL DESIGNATED UNDER SUBSECTION (D) SHALL PROVIDE EACH OWNER WITH ACCESS, AT REASONABLE TIMES DURING A 14 15 RACING DAY, TO THE AMOUNT OF FUNDS IN THE HORSEMEN'S ACCOUNT CREDITED TO THAT OWNER. AT THE CLOSE OF A HORSE RACE MEETING, 16 17 THE DESIGNATED INDIVIDUAL SHALL MAIL TO EACH OWNER A RECORD OF 18 DEPOSITS, WITHDRAWALS AND TRANSFERS AFFECTING THE AMOUNT OF 19 FUNDS IN THE HORSEMEN'S ACCOUNT CREDITED TO THAT OWNER. 20 (F) AUDITING AND MONTHLY STATEMENTS. -- THE HORSEMEN'S ACCOUNT 21 SHALL BE AUDITED ANNUALLY AND AT ANY OTHER TIME DETERMINED BY 22 THE COMMISSION. MONTHLY STATEMENTS SHALL BE PROVIDED TO THE 23 DESIGNEE OF THE ORGANIZATION WHICH REPRESENTS A MAJORITY OF THE 24 OWNERS AND TRAINERS RACING WITH THE LICENSED RACING ENTITY AND 25 THE COMMISSION. 26 (G) INTEREST.--FIFTY PERCENT OF THE MONEY EARNED AS INTEREST 27 ON FUNDS IN THE HORSEMEN'S ACCOUNT SHALL BE PAID TO THE 28 ORGANIZATION THAT REPRESENTS A MAJORITY OF THE OWNERS AND 29 TRAINERS RACING WITH THE LICENSED RACING ENTITY ON A WEEKLY BASIS. THE AMOUNT IS FOR THE BENEFIT OF THE HORSEMEN AS 30

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1	DETERMINED BY THE ORGANIZATION THAT REPRESENTS THE MAJORITY OF
2	THE OWNERS AND TRAINERS RACING WITH THE LICENSED RACING ENTITY.
3	THE REMAINING 50% OF THE INTEREST EARNED IS FOR THE BENEFIT OF
4	THE LICENSED RACING ENTITY THAT HAS THE RESPONSIBILITY TO FUND
5	THE COSTS ASSOCIATED WITH THE ADMINISTRATION OF THE FUND.
6	INTEREST EACH MONTH MUST BE EARNED IN AN AMOUNT EQUAL TO THE
7	FEDERAL RESERVE DISCOUNT RATE ON THE FIRST DAY OF THE MONTH.
8	SECTION 2846-D. STANDARDBRED HORSE RACING PURSE MONEY.
9	A LICENSED RACING ENTITY THAT CONDUCTS STANDARDBRED RACING
10	MUST PLACE ON DEPOSIT WITH THE COMMISSION BY MARCH 1 OF EACH
11	YEAR AN IRREVOCABLE LETTER OF CREDIT EQUIVALENT TO ITS AVERAGE
12	WEEKLY PURSE TOTAL FROM THE IMMEDIATE PRIOR YEAR. THE COMMISSION
13	SHALL HOLD THE LETTER OF CREDIT IN TRUST FOR THE STANDARDBRED
14	HORSEMEN RACING AT THAT LICENSED RACING ENTITY'S HORSE RACE
15	MEETING IF THE PURSE CHECKS ARE NOT ISSUED OR INSUFFICIENT FUNDS
16	ARE AVAILABLE TO COVER THE PURSE CHECKS.
17	(C) ADDITIONAL LICENSING REQUIREMENTS FOR LICENSED RACING
18	ENTITY, SECONDARY PARI-MUTUEL ORGANIZATION, TOTALISATOR
19	AND OTHER RACING VENDORS
20	SECTION 2851-D. GENERAL LICENSE REQUIREMENTS.
21	(A) NEW APPLICATION A LICENSED RACING ENTITY OR SECONDARY
22	PARI-MUTUEL ORGANIZATION SEEKING TO OFFER ELECTRONIC WAGERING TO
23	INDIVIDUALS WITHIN THIS COMMONWEALTH MUST APPLY TO THE
24	COMMISSION FOR A LICENSE BY SUBMITTING A COMPLETED LICENSE
25	APPLICATION. EXCEPT FOR A LICENSED RACING ENTITY THE LICENSE
26	SHALL TAKE EFFECT AND THE SECONDARY PARI-MUTUEL ORGANIZATION MAY
27	BEGIN OPERATIONS AFTER APPROVAL BY THE COMMISSION.
28	(A.1) APPLICATIONA TOTALISATOR SERVICE PROVIDER OR OTHER
29	RACING VENDOR, AS DETERMINED BY THE COMMISSION, SEEKING TO
30	PROVIDE THOSE SERVICES WITHIN THIS COMMONWEALTH MUST APPLY TO

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1 TH	ΗE	COMMISSION	FOR	А	LICENSE	ΒY	SUBMITTING	Α	COMPLETED
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2	APPLICATION.
3	(B) RENEWAL APPLICATIONS
4	(1) A TOTALISATOR SERVICE PROVIDER OR OTHER RACING
5	VENDOR LICENSE MUST BE RENEWED ANNUALLY IN ACCORDANCE WITH
6	THIS ARTICLE.
7	(2) AN ELECTRONIC WAGERING LICENSE ISSUED TO A LICENSED
8	RACING ENTITY OR A SECONDARY PARI-MUTUEL ORGANIZATION SHALL
9	BE RENEWED ANNUALLY. AN ELECTRONIC WAGERING RENEWAL
10	APPLICATION SHALL BE SUBMITTED ON OR BEFORE 120 DAYS BEFORE
11	THE EXPIRATION OF THE LICENSE TERM. IF THE APPLICATION IS
12	APPROVED BY THE COMMISSION, THE LICENSE RENEWAL SHALL TAKE
13	EFFECT JANUARY 1.
14	SECTION 2852-D. LICENSING COSTS AND FEES.
15	COSTS AND FEES ARE AS FOLLOWS:
16	(1) THE APPLICANT SHALL PAY ALL COSTS INCURRED BY THE
17	COMMISSION IN REVIEWING AN APPLICATION FOR AN INITIAL
18	LICENSE, INCLUDING LEGAL AND INVESTIGATIVE COSTS AND THE COST
19	OF OTHER NECESSARY OUTSIDE PROFESSIONALS AND CONSULTANTS IN
20	ACCORDANCE WITH THE FOLLOWING:
21	(I) EXCEPT FOR A LICENSED RACING ENTITY, AS AN
22	INITIAL PAYMENT FOR THESE COSTS, THE APPLICANT SHALL
23	SUBMIT, ALONG WITH A LICENSE APPLICATION, A CASHIER'S
24	CHECK OR CERTIFIED CHECK PAYABLE TO THE COMMISSION IN THE
25	<u>AMOUNT OF \$50,000.</u>
26	(II) ANY PORTION OF THE PAYMENT NOT REQUIRED TO
27	COMPLETE THE INVESTIGATION SHALL BE REFUNDED TO THE
28	APPLICANT WITHIN 20 DAYS OF THE GRANTING, WITHDRAWAL OR
29	REJECTION OF THE INITIAL LICENSE APPLICATION.
30	(III) TO THE EXTENT ADDITIONAL COSTS WILL BE

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1 NECESSARY, THE APPLICANT SHALL SUBMIT A CASHIER'S CHECK 2 OR CERTIFIED CHECK PAYABLE TO THE COMMISSION IN AN AMOUNT 3 REASONABLY REQUESTED BY THE COMMISSION WITHIN 10 DAYS OF RECEIPT OF THE REQUEST. FAILURE TO SUBMIT AN ADDITIONAL 4 5 REOUESTED PAYMENT SHALL RESULT IN SUSPENSION OF THE 6 PROCESSING OF THE LICENSE APPLICATION AND MAY RESULT IN 7 DENIAL OF THE LICENSE. 8 (2) AN APPLICANT FOR A RENEWAL LICENSE SHALL PAY ALL 9 REASONABLE COSTS INCURRED BY THE COMMISSION IN REVIEWING A RENEWAL LICENSE, INCLUDING LEGAL AND INVESTIGATIVE COSTS AND 10 THE COST OF OTHER NECESSARY OUTSIDE PROFESSIONALS AND 11 CONSULTANTS IN ACCORDANCE WITH THE FOLLOWING: 12 13 (I) THE APPLICANT SHALL SUBMIT A CASHIER'S CHECK OR CERTIFIED CHECK PAYABLE TO THE COMMISSION IN AN AMOUNT 14 REASONABLY REQUESTED BY THE COMMISSION WITHIN 10 DAYS OF 15 16 RECEIPT OF REQUEST. (II) FAILURE TO SUBMIT THE PAYMENT SHALL RESULT IN 17 18 SUSPENSION OF THE PROCESSING OF RENEWING THE LICENSE AND MAY RESULT IN DENIAL OF THE LICENSE. 19 20 (3) INITIAL LICENSE FEE: 21 (I) THE FEE FOR AN ELECTRONIC WAGERING LICENSE UNDER SECTION 2851-D(A) SHALL BE \$500,000. IF AN APPLICANT THAT 22 23 IS ALSO A CATEGORY 1 SLOT MACHINE LICENSEE OR ITS 24 CORPORATE SUCCESSOR OR AFFILIATE PAID THE LICENSE FEE 25 UNDER 4 PA.C.S. § 1209 (RELATING TO SLOT MACHINE LICENSE 26 FEE), THE FEE REOUIRED UNDER THIS PARAGRAPH SHALL BE 27 DEEMED PAID. A FEE PAID UNDER THIS PARAGRAPH SHALL BE 28 DEPOSITED IN THE STATE RACING FUND OR, IN THE CASE OF A 29 DEEMED PAYMENT, TRANSFERRED TO THE STATE RACING FUND UPON CERTIFICATION OF THE SECRETARY OF THE BUDGET. 30

1	(II) THE FEE FOR AN INITIAL TOTALISATOR SERVICE
2	PROVIDER OR OTHER RACING VENDOR LICENSE UNDER SECTION
3	2851-D(A.1) SHALL BE \$25,000 AND SHALL BE DEPOSITED IN
4	THE STATE RACING FUND.
5	(4) LICENSE RENEWAL FEE:
6	(I) THE FEE FOR AN ELECTRONIC WAGERING LICENSE
7	RENEWAL UNDER SECTION 2851-D(B) SHALL BE \$100,000. IF AN
8	EXISTING LICENSEE UNDER THIS SECTION THAT IS ALSO A
9	CATEGORY 1 SLOT MACHINE LICENSEE OR ITS CORPORATE
10	SUCCESSOR OR AN AFFILIATE PAID THE LICENSE FEE UNDER 4
11	PA.C.S. § 1209, THE FEE REQUIRED UNDER THIS PARAGRAPH
12	SHALL BE DEEMED PAID. A LICENSE RENEWAL MAY NOT BE ISSUED
13	UNTIL RECEIPT OF THE LICENSE RENEWAL FEE. THE LICENSE FEE
14	SHALL BE DEPOSITED INTO THE STATE RACING FUND OR, IN THE
15	CASE OF A DEEMED PAYMENT, IT SHALL BE TRANSFERRED TO THE
16	STATE RACING FUND.
17	(II) THE FEE FOR THE RENEWAL OF A TOTALISATOR
18	SERVICE PROVIDER LICENSEE OR OTHER RACING VENDOR LICENSE
19	UNDER SECTION 2851-D(B)(2) SHALL BE \$25,000 AND SHALL BE
20	DEPOSITED IN THE STATE RACING FUND.
21	(5) THE COMMISSION SHALL BE REIMBURSED FOR ANY
22	ADDITIONAL COSTS REQUIRED TO IMPLEMENT AND ENFORCE THIS
23	CHAPTER.
24	(6) BEGINNING TWO YEARS FOLLOWING THE EFFECTIVE DATE OF
25	THIS PARAGRAPH, THE COMMISSION MAY ANNUALLY INCREASE A FEE,
26	CHARGE OR COST PROVIDED FOR UNDER THIS SECTION BY AN AMOUNT
27	NOT TO EXCEED AN ANNUAL COST-OF-LIVING ADJUSTMENT CALCULATED
28	BY APPLYING THE PERCENTAGE CHANGE IN THE CONSUMER PRICE INDEX
29	FOR ALL URBAN CONSUMERS (CPI-U) FOR THE PENNSYLVANIA, NEW
30	JERSEY, DELAWARE AND MARYLAND AREA FOR THE MOST RECENT 12-
	CERCET, DEFINITION THE FILL RECEIVE IZ

1	MONTH PERIOD FOR WHICH FIGURES HAVE BEEN OFFICIALLY REPORTED
2	BY THE UNITED STATES DEPARTMENT OF LABOR, BUREAU OF LABOR
3	STATISTICS, IMMEDIATELY PRIOR TO THE DATE THE ADJUSTMENT IS
4	DUE TO TAKE EFFECT.
5	SECTION 2853-D. LICENSE APPLICATION PROCEDURES.
6	(A) APPLICATION FOR LICENSE AN APPLICATION FOR AN INITIAL
7	OR RENEWAL LICENSE SHALL BE IN THE FORM AND MANNER PRESCRIBED BY
8	THE COMMISSION IN ACCORDANCE WITH THIS CHAPTER. THE COMMISSION
9	MAY DENY A LICENSE TO AN APPLICANT THAT PROVIDES FALSE OR
10	MISLEADING INFORMATION ON OR OMITS MATERIAL INFORMATION FROM THE
11	APPLICATION. THE APPLICATION SHALL INCLUDE ALL OF THE FOLLOWING:
12	(1) THE APPLICANT'S LEGAL NAME.
13	(2) THE LOCATION OF THE APPLICANT'S PRINCIPAL OFFICE.
14	(3) THE NAME, ADDRESS AND DATE OF BIRTH OF EACH
15	PRINCIPAL WITH A FIVE PERCENT OR GREATER SHARE OF OWNERSHIP
16	OR BENEFICIAL INTEREST IN THE APPLICANT.
17	(4) AUDITED FINANCIAL STATEMENTS FOR THE LAST THREE
18	YEARS OR, IF THE APPLICANT DOES NOT HAVE AUDITED FINANCIAL
19	STATEMENTS, FINANCIAL AND OTHER PERTINENT INFORMATION AS
20	REQUIRED BY THE COMMISSION TO DETERMINE THAT THE APPLICANT IS
21	FINANCIALLY CAPABLE OF OPERATING AS A GOING CONCERN AND
22	PROTECTING ACCOUNTS.
23	(5) A DETAILED PLAN OF HOW THE WAGERING SYSTEM WILL
24	OPERATE. THE COMMISSION MAY REQUIRE CHANGES IN THE PROPOSED
25	PLAN OF OPERATIONS AS A CONDITION OF GRANTING A LICENSE.
26	THERE SHALL NOT BE SUBSEQUENT MATERIAL CHANGES IN THE PLAN OF
27	OPERATIONS UNLESS ORDERED BY THE COMMISSION OR UNTIL APPROVED
28	BY THE COMMISSION AFTER RECEIVING A WRITTEN REQUEST.
29	(6) A LIST OF ALL PERSONNEL PROCESSING WAGERS ON RACES
30	MADE BY RESIDENTS OF THIS COMMONWEALTH. THIS LIST SHALL BE

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1	KEPT CURRENT AND BE PROVIDED TO THE COMMISSION UPON REQUEST.
2	(7) COPIES OF ALL DOCUMENTS REQUIRED UNDER THIS
3	SUBSECTION BY THE COMMISSION.
4	(B) REVIEWIN REVIEWING AN APPLICATION, THE COMMISSION MAY
5	CONSIDER ANY INFORMATION, DATA, REPORT, FINDING OR OTHER FACTOR
6	AVAILABLE THAT IT CONSIDERS IMPORTANT OR RELEVANT TO THE
7	DETERMINATION OF WHETHER THE APPLICANT IS QUALIFIED TO HOLD A
8	LICENSE, INCLUDING ALL OF THE FOLLOWING:
9	(1) THE INTEGRITY OF THE APPLICANT AND ITS PRINCIPALS,
10	INCLUDING:
11	(I) WHETHER THE APPLICANT OR ITS PRINCIPALS ARE
12	UNSUITABLE.
13	(II) WHETHER THE APPLICANT OR ITS PRINCIPALS HAVE
14	BEEN A PARTY TO LITIGATION OVER BUSINESS PRACTICES,
15	DISCIPLINARY ACTIONS OVER A BUSINESS LICENSE OR REFUSAL
16	TO RENEW A LICENSE.
17	(III) WHETHER THE APPLICANT OR ITS PRINCIPALS HAVE
18	BEEN A PARTY TO PROCEEDINGS IN WHICH UNFAIR LABOR
19	PRACTICES, DISCRIMINATION OR VIOLATION OF GOVERNMENT
20	REGULATIONS PERTAINING TO RACING OR GAMING LAWS WAS AN
21	ISSUE OR BANKRUPTCY PROCEEDINGS.
22	(IV) WHETHER THE APPLICANT OR ITS PRINCIPALS HAVE
23	FAILED TO SATISFY JUDGMENTS, ORDERS OR DECREES.
24	(V) WHETHER THE APPLICANT OR ITS PRINCIPALS HAVE
25	BEEN DELINQUENT IN FILING TAX REPORTS OR REMITTING TAXES.
26	(2) THE QUALITY OF PHYSICAL FACILITIES AND EQUIPMENT.
27	(3) THE FINANCIAL ABILITY OF THE APPLICANT TO CONDUCT
28	WAGERING.
29	(4) THE PROTECTIONS PROVIDED TO SAFEGUARD ACCOUNTS,
30	INCLUDING A CERTIFICATION FROM THE LICENSEE'S CHIEF FINANCIAL

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1	OFFICER THAT ACCOUNT FUNDS WILL NOT BE COMMINGLED WITH OTHER
2	FUNDS AS REQUIRED UNDER THIS CHAPTER.
3	(5) THE MANAGEMENT ABILITY OF THE APPLICANT AND ITS
4	PRINCIPALS.
5	(6) COMPLIANCE OF THE APPLICANT WITH APPLICABLE
6	STATUTES, CHARTERS, ORDINANCES AND ADMINISTRATIVE
7	REGULATIONS.
8	(7) THE EFFORTS OF THE APPLICANT TO PROMOTE, DEVELOP AND
9	IMPROVE THE HORSE RACING INDUSTRY IN THIS COMMONWEALTH.
10	(8) THE EFFORTS OF THE APPLICANT TO SAFEGUARD AND
11	PROMOTE THE INTEGRITY OF PARI-MUTUEL WAGERING IN THIS
12	COMMONWEALTH.
13	(9) THE ECONOMIC IMPACT OF THE APPLICANT UPON THE
14	COMMONWEALTH.
15	SECTION 2854-D. ORAL PRESENTATION BY APPLICANT.
16	(A) APPLICATION THE APPLICATION PRESENTATION SHALL BE IN
17	ACCORDANCE WITH ALL OF THE FOLLOWING:
18	(1) THE COMMISSION MAY REQUIRE AN APPLICANT TO MAKE AN
19	ORAL PRESENTATION PRIOR TO THE RULING IN ORDER TO CLARIFY OR
20	OTHERWISE RESPOND TO QUESTIONS CONCERNING THE APPLICATION AS
21	A CONDITION TO THE ISSUANCE OR RENEWAL OF A LICENSE.
22	(2) THE PRESENTATION SHALL BE LIMITED TO THE INFORMATION
23	CONTAINED IN THE APPLICANT'S APPLICATION AND ANY SUPPLEMENTAL
24	INFORMATION RELEVANT TO THE COMMISSION'S DETERMINATION OF THE
25	APPLICANT'S SUITABILITY.
26	(3) THE ADMISSION AS EVIDENCE OF THE SUPPLEMENTAL
27	INFORMATION SHALL BE SUBJECT TO THE DISCRETION OF THE
28	COMMISSION.
29	(B) INCOMPLETE APPLICATIONIF THE COMMISSION DEEMS AN
30	APPLICANT'S APPLICATION INCOMPLETE AND DOES NOT ACCEPT IT FOR

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FILING, THE APPLICANT SHALL NOT BE ENTITLED TO MAKE AN ORAL 1 2 PRESENTATION. 3 SECTION 2855-D. ADDITIONAL INFORMATION. THE COMMISSION MAY REQUEST ADDITIONAL INFORMATION FROM AN 4 5 APPLICANT IF THE ADDITIONAL INFORMATION WOULD ASSIST THE 6 COMMISSION IN DECIDING WHETHER TO ISSUE OR RENEW A LICENSE, 7 INCLUDING ALL OF THE FOLLOWING: 8 (1) COPIES OF ANY DOCUMENTS USED BY THE APPLICANT IN 9 PREPARING THE APPLICATION. 10 (2) A LIST OF EACH CONTRACT BETWEEN THE APPLICANT AND A THIRD PARTY RELATED TO OPERATIONS. THE COMMISSION MAY REVIEW 11 THE CONTRACTS AT ANY TIME UPON REQUEST. 12 13 SECTION 2856-D. OPERATIONS. (A) PRIOR TO OPERATING REQUIREMENTS.--BEFORE DOING BUSINESS 14 IN THIS COMMONWEALTH ALL OF THE FOLLOWING ARE REQUIRED OF A 15 16 LICENSEE: 17 (1) BE QUALIFIED TO DO BUSINESS IN THIS COMMONWEALTH. 18 (2) SUBMIT A COPY OF EACH DOCUMENT REQUIRED TO BE FILED 19 WITH THE DEPARTMENT OF REVENUE AND EACH DOCUMENT RELATED TO AN AUDIT OR INVESTIGATION BY ANY FEDERAL, STATE OR LOCAL 20 21 REGULATORY AGENCY TO THE COMMISSION. 22 (3) REMIT TO THE COMMISSION A COPY OF EACH DOCUMENT 23 REOUIRED TO BE FILED WITH ANY FEDERAL, STATE OR LOCAL 24 REGULATORY AGENCY. 25 (B) REOUIREMENTS.--26 (1) A LICENSEE SHALL SUBMIT OUARTERLY REPORTS TO THE 27 COMMISSION PROVIDING AMOUNTS WAGERED BY RESIDENTS IN THIS 28 COMMONWEALTH AND AMOUNTS WAGERED ON RACES IN THIS 29 COMMONWEALTH. (2) A LICENSEE SHALL ENTER INTO AN AGREEMENT WITH EACH 30

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1	LICENSED RACING ENTITY IN THIS COMMONWEALTH ON WHOSE RACES
2	THE LICENSEE OFFERS WAGERING REGARDING PAYMENT OF HOST FEES
3	AND ANY OTHER APPLICABLE FEES, COSTS OR PAYMENTS OF ANY KIND
4	TO BE PAID TO THE LICENSED RACING ENTITY. THE LICENSED RACING
5	ENTITY AND THE APPLICABLE HORSEMEN'S ORGANIZATION SHALL
6	NEGOTIATE A SEPARATE AGREEMENT FOR CONTRIBUTIONS TO THE PURSE
7	ACCOUNT.
8	(3) A LICENSEE SHALL NOT COMMINGLE ACCOUNT FUNDS WITH
9	OTHER FUNDS.
10	(4) A LICENSEE SHALL PROVIDE QUARTERLY FINANCIAL
11	STATEMENTS TO THE COMMISSION FOR THE FIRST CALENDAR YEAR OF
12	OPERATION IF THE LICENSEE DOES NOT HAVE AUDITED FINANCIAL
13	STATEMENTS FOR THE LAST THREE YEARS AS REFERENCED IN SECTION
14	<u>2853-D(A)(4).</u>
15	(5) A LICENSEE SHALL USE AND COMMUNICATE PARI-MUTUEL
16	WAGERS TO A TOTALISATOR LICENSED BY THE COMMISSION.
17	(6) A LICENSEE SHALL OPERATE AND COMMUNICATE WITH THE
18	TOTALISATOR IN SUCH A WAY AS NOT TO PROVIDE OR FACILITATE A
19	WAGERING ADVANTAGE BASED ON ACCESS TO INFORMATION AND
20	PROCESSING OF WAGERS BY ACCOUNT HOLDERS RELATIVE TO
21	INDIVIDUALS WHO WAGER AT LICENSED RACING ENTITIES OR
22	SIMULCAST FACILITIES.
23	(7) ALL PERSONNEL PROCESSING WAGERS MADE BY RESIDENTS OF
24	THIS COMMONWEALTH SHALL BE LICENSED BY THE COMMISSION.
25	(8) ACCOUNTS SHALL ONLY BE ACCEPTED IN THE NAME OF AN
26	INDIVIDUAL AND SHALL NOT BE TRANSFERABLE. ONLY INDIVIDUALS
27	WHO HAVE ESTABLISHED ACCOUNTS WITH A LICENSEE MAY WAGER
28	THROUGH A LICENSEE.
29	(9) EACH ACCOUNT HOLDER SHALL PROVIDE PERSONAL
30	INFORMATION AS THE LICENSEE AND THE COMMISSION REQUIRE,

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1	INCLUDING ALL OF THE FOLLOWING:
2	(I) NAME.
3	(II) PRINCIPAL RESIDENCE ADDRESS.
4	(III) TELEPHONE NUMBER.
5	(IV) SOCIAL SECURITY NUMBER.
6	(V) DATE OF BIRTH.
7	(VI) OTHER INFORMATION NECESSARY FOR ACCOUNT
8	ADMINISTRATION.
9	(10) THE INFORMATION SUPPLIED BY THE ACCOUNT HOLDER
10	SHALL BE VERIFIED BY THE LICENSEE USING MEANS ACCEPTABLE TO
11	THE COMMISSION. A SECONDARY PARI-MUTUEL ORGANIZATION MUST
12	VERIFY THAT THE ACCOUNT HOLDER DOES NOT RESIDE WITHIN THE
13	PRIMARY MARKET AREA OF A LICENSED RACING ENTITY.
14	(11) THE LICENSEE SHALL PROVIDE EACH ACCOUNT HOLDER A
15	SECURE PERSONAL IDENTIFICATION CODE AND PASSWORD TO BE USED
16	BY THE ACCOUNT HOLDER TO CONFIRM THE VALIDITY OF EVERY
17	ACCOUNT TRANSACTION.
18	(12) AN EMPLOYEE OR AGENT OF THE LICENSEE SHALL NOT
19	DISCLOSE ANY CONFIDENTIAL INFORMATION EXCEPT THE FOLLOWING:
20	(I) TO THE COMMISSION.
21	(II) TO THE ACCOUNT HOLDER AS REQUIRED BY THIS
22	CHAPTER.
23	(III) TO THE LICENSEE AND ITS AFFILIATES.
24	(IV) TO THE LICENSED RACING ENTITY AS REQUIRED BY
25	THE AGREEMENT BETWEEN THE LICENSEE AND THE LICENSED
26	RACING ENTITY.
27	(V) AS OTHERWISE REQUIRED BY LAW.
28	(13) THE LICENSEE SHALL PROVIDE EACH ACCOUNT HOLDER A
29	COPY OF ACCOUNT HOLDER RULES AND THE TERMS OF AGREEMENT AND
30	OTHER INFORMATION AND MATERIALS THAT ARE PERTINENT TO THE

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1	OPERATION OF THE ACCOUNT.
2	(14) THE LICENSEE MAY REFUSE TO ESTABLISH AN ACCOUNT IF
3	IT IS FOUND THAT ANY OF THE INFORMATION SUPPLIED IS FALSE OR
4	INCOMPLETE OR FOR ANY OTHER REASON THE LICENSEE DEEMS
5	SUFFICIENT.
6	(15) EACH ACCOUNT SHALL BE ADMINISTERED IN ACCORDANCE
7	WITH THE ACCOUNT HOLDER RULES AND THE TERMS OF AGREEMENT
8	PROVIDED TO ACCOUNT HOLDERS, INCLUDING:
9	(I) PLACING OF WAGERS.
10	(II) DEPOSITS TO ACCOUNTS.
11	(III) CREDITS TO ACCOUNTS.
12	(IV) DEBITS TO ACCOUNTS.
13	(V) REFUNDS TO ACCOUNTS.
14	(VI) WITHDRAWALS FROM ACCOUNTS.
15	(VII) MINIMUM DEPOSIT REQUIREMENTS.
16	(VIII) FEES PER WAGER.
17	(IX) REBATES.
18	(16) EACH LICENSEE SHALL HAVE PROTOCOLS IN PLACE AND
19	SHALL PUBLICIZE TO ITS ACCOUNT HOLDERS WHEN THE WAGERS ARE
20	EXCLUDED FROM A HOST RACETRACK'S WAGERING POOL. THESE
21	PROTOCOLS SHALL INCLUDE AN IMMEDIATE ELECTRONIC MAIL MESSAGE
22	TO AFFECTED ACCOUNT HOLDERS AND IMMEDIATE POSTING ON THE
23	LICENSEE'S PUBLICLY ACCESSIBLE INTERNET WEBSITE.
24	(17) A LICENSEE SHALL MAINTAIN COMPLETE RECORDS OF THE
25	APPLICATION AND THE OPENING OF AN ACCOUNT FOR THE LIFE OF THE
26	ACCOUNT PLUS TWO ADDITIONAL YEARS. A LICENSEE SHALL ALSO
27	MAINTAIN COMPLETE RECORDS OF THE CLOSING OF AN ACCOUNT FOR
28	TWO YEARS AFTER CLOSING. THESE RECORDS SHALL BE PROVIDED TO
29	THE COMMISSION UPON REQUEST.
30	(18) A LICENSEE SHALL MAINTAIN COMPLETE RECORDS OF ALL

1	TRANSACTIONS, INCLUDING DEPOSITS, CREDITS, DEBITS, REFUNDS,
2	WITHDRAWALS, FEES, WAGERS, REBATES AND EARNINGS FOR TWO
3	YEARS. THESE RECORDS SHALL BE PROVIDED TO THE COMMISSION UPON
4	<u>REQUEST.</u>
5	(19) ALL WAGERING CONVERSATIONS, TRANSACTIONS OR OTHER
6	WAGERING COMMUNICATIONS, VERBAL OR ELECTRONIC, SHALL BE
7	RECORDED BY MEANS OF THE APPROPRIATE ELECTRONIC MEDIA AND THE
8	TAPES OR OTHER RECORDS OF THE COMMUNICATIONS SHALL BE KEPT BY
9	THE LICENSEE FOR A PERIOD OF TWO YEARS. THESE TAPES AND OTHER
10	RECORDS SHALL BE MADE AVAILABLE TO THE COMMISSION UPON
11	REQUEST.
12	(20) THE RECORDING OF THE CONFIRMATION OF THE
13	TRANSACTION, AS REFLECTED IN THE VOICE OR OTHER DATA
14	RECORDING, SHALL BE DEEMED TO BE THE ACTUAL WAGER REGARDLESS
15	OF WHAT WAS RECORDED BY THE TOTALISATOR.
16	(21) A LICENSEE SHALL NOT ACCEPT WAGERS IF ITS RECORDING
17	SYSTEM IS NOT OPERABLE.
18	(22) THE COMMISSION MAY MONITOR THE EQUIPMENT AND STAFF
19	AND REVIEW THE RECORDS OF A LICENSEE AND ANY OF THE
20	TRANSACTIONS CONDUCTED BY THE LICENSEE WITH REGARDS TO WAGERS
21	MADE BY RESIDENTS OF THIS COMMONWEALTH.
22	(23) A LICENSEE MAY SUSPEND OR CLOSE ANY ACCOUNT FOR
23	VIOLATION OF THE ACCOUNT HOLDER RULES AND THE TERMS OF
24	AGREEMENT OR ANY OTHER REASON IT DEEMS SUFFICIENT, IF THE
25	LICENSEE RETURNS TO THE ACCOUNT HOLDER ALL MONEY THEN ON
26	DEPOSIT WITHIN SEVEN CALENDAR DAYS.
27	SECTION 2857-D. TRANSFERS OF LICENSES.
28	A TRANSFER OF LICENSES SHALL BE DONE IN ACCORDANCE WITH THE
29	FOLLOWING:

30 (1) A LICENSE ISSUED UNDER THIS CHAPTER SHALL NOT BE

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1 TRANSFERABLE OR ASSIGNABLE.

2	(2) A SUBSTANTIAL CHANGE IN OWNERSHIP IN A LICENSEE
3	SHALL RESULT IN TERMINATION OF THE LICENSE UNLESS PRIOR
4	WRITTEN APPROVAL HAS BEEN OBTAINED FROM THE COMMISSION. A
5	REQUEST FOR APPROVAL OF A SUBSTANTIAL CHANGE IN OWNERSHIP
6	SHALL BE MADE ON A FORM DESIGNATED BY THE COMMISSION. UPON
7	RECEIPT OF ALL REQUIRED INFORMATION, THE COMMISSION SHALL, AS
8	SOON AS PRACTICABLE, MAKE A DETERMINATION WHETHER TO
9	AUTHORIZE AND APPROVE THE SUBSTANTIAL CHANGE IN OWNERSHIP.
10	(3) NOTICE OF A NOMINAL CHANGE IN OWNERSHIP SHALL BE
11	FILED WITH THE COMMISSION WITHIN 15 DAYS OF THE EXECUTION OF
12	THE DOCUMENTS UPON WHICH THE PROPOSED NOMINAL CHANGE IN
13	OWNERSHIP WILL BE BASED.
14	(4) FOR PURPOSES OF PARAGRAPH (3), NOTICE IS NOT
15	REQUIRED FOR ANY OF THE FOLLOWING:
16	(I) A NOMINAL CHANGE IN OWNERSHIP IF THE LICENSEE IS
17	A PUBLICLY TRADED CORPORATION.
18	(II) THE TRANSFER OF AN OWNERSHIP INTEREST IN A
19	LICENSED RACING ENTITY, WHETHER SUBSTANTIAL OR NOMINAL,
20	DIRECT OR INDIRECT, IF BY A PUBLICLY TRADED CORPORATION,
21	AND IF THE BENEFICIAL OWNERSHIP TRANSFERRED IS ACQUIRED
22	BY AN INDIVIDUAL WHO HOLDS THE VOTING SECURITIES OF THE
23	PUBLICLY TRADED CORPORATION FOR INVESTMENT PURPOSES ONLY.
24	(5) ANY ATTEMPT TO EFFECT A SUBSTANTIAL CHANGE IN
25	OWNERSHIP UNDER THIS SECTION IF NOT DONE SO IN WRITING SHALL
26	BE CONSIDERED VOID BY THE COMMISSION.
27	SECTION 2858-D. DURATION OF LICENSE.
28	A LICENSE ISSUED UNDER THIS CHAPTER SHALL BE VALID FOR ONE
29	CALENDAR YEAR FOR WHICH THE LICENSE IS ISSUED.
30	SECTION 2859-D. PENALTIES AND ENFORCEMENT.

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1 ALL OF THE FOLLOWING APPLY:

2	(1) THE COMMISSION SHALL HAVE ALL OF THE RIGHTS, POWERS
3	AND REMEDIES NECESSARY TO CARRYOUT THIS CHAPTER AND TO ENSURE
4	COMPLIANCE WITH THIS CHAPTER, INCLUDING REVOCATION,
5	SUSPENSION OR MODIFICATION OF A LICENSE AND THE IMPOSITION OF
6	FINES UNDER SECTION 2825-D.
7	(2) WITH RESPECT TO AN INDIVIDUAL OR ENTITY THAT OFFERS
8	PARI-MUTUEL WAGERING TO RESIDENTS OF THIS COMMONWEALTH
9	WITHOUT A LICENSE ISSUED BY THE COMMISSION, THE COMMISSION
10	MAY TAKE THE MEASURES DEEMED NECESSARY, INCLUDING REFERRAL TO
11	THE APPROPRIATE REGULATORY AND LAW ENFORCEMENT AUTHORITIES
12	FOR CIVIL ACTION OR CRIMINAL PENALTIES.
13	(3) UPON THE FINDING OF A VIOLATION BY A SECONDARY PARI-
14	MUTUEL ORGANIZATION OR TOTALISATOR OF THIS CHAPTER OR OF A
15	COMMISSION REGULATION OR ORDER OR UPON THE FINDING OF
16	UNLICENSED ELECTRONIC OR ADVANCED DEPOSIT ACCOUNT WAGERING BY
17	AN INDIVIDUAL OR ENTITY, THE COMMISSION MAY IMPOSE A FINE AS
18	AUTHORIZED UNDER SECTION 2825-D.
19	(D) COMPLIANCE
20	SECTION 2861-D. TAX COMPLIANCE REQUIREMENT.
21	(A) APPLICANTAN APPLICANT MUST BE TAX COMPLIANT TO BE
22	ELIGIBLE FOR A LICENSE OR PERMIT ISSUED UNDER THIS ARTICLE. UPON
23	RECEIPT OF AN APPLICATION FOR A LICENSE OR PERMIT, THE
24	COMMISSION SHALL REQUEST THE DEPARTMENT OF REVENUE TO CONDUCT A
25	TAX COMPLIANCE REVIEW OF THE APPLICANT.
26	(B) LICENSEESA LICENSEE MUST BE TAX COMPLIANT TO BE
27	ELIGIBLE FOR RENEWAL OF A LICENSE OR PERMIT ISSUED UNDER THIS
28	ARTICLE. PRIOR TO RENEWING A LICENSE OR PERMIT, THE COMMISSION
29	SHALL REQUEST THE DEPARTMENT OF REVENUE TO CONDUCT A TAX
30	COMPLIANCE REVIEW OF THE LICENSEE.

1	(C) COMMISSIONERS AND COMMISSION EMPLOYEESAN INDIVIDUAL
2	MUST BE TAX COMPLIANT TO BE ELIGIBLE TO SERVE AS A COMMISSIONER
3	OR TO BE EMPLOYED BY THE COMMISSION. COMMISSIONERS AND
4	COMMISSION EMPLOYEES SHALL BE SUBJECT TO AN ANNUAL TAX
5	COMPLIANCE REVIEW TO ENSURE THEY ARE TAX COMPLIANT. THIS
6	SUBSECTION MAY NOT APPLY TO COMMISSION EMPLOYEES SUBJECT TO A
7	COLLECTIVE BARGAINING AGREEMENT.
8	(D) CONTRACTORSEACH CONTRACTOR OF THE COMMISSION SHALL BE
9	SUBJECT TO AN ANNUAL TAX COMPLIANCE REVIEW TO ENSURE THAT THE
10	CONTRACTOR IS TAX COMPLIANT.
11	(E) REVIEWTHE TAX COMPLIANCE REVIEW UNDER SUBSECTION (A)
12	AND (B) AND THE ANNUAL TAX COMPLIANCE REVIEW UNDER SUBSECTIONS
13	(C) AND (D) MUST BE PERFORMED ON THE DATES AS DETERMINED BY THE
14	COMMISSION.
15	(F) DEFINITIONSFOR PURPOSES OF THIS SECTION, THE
16	FOLLOWING WORDS AND PHRASES SHALL HAVE THE FOLLOWING MEANINGS:
17	"TAX COMPLIANT." BEING CURRENT WITH ALL APPLICABLE
18	COMMONWEALTH TAX FILING AND REPORTING OBLIGATIONS FOR ANY
19	APPLICABLE TAX YEAR AND CURRENT WITH PAYMENT OF ANY BALANCE OF
20	TAX, INTEREST OR PENALTY DUE THE COMMONWEALTH AS DETERMINED BY
21	THE DEPARTMENT OF REVENUE FOR AN APPLICABLE TAX YEAR.
22	"TAX COMPLIANCE REVIEW." THE PROCESS BY WHICH THE DEPARTMENT
23	OF REVENUE DETERMINES WHETHER AN INDIVIDUAL OR ENTITY IS TAX
24	COMPLIANT.
25	(E) MEDICATION RULES AND ENFORCEMENT PROVISIONS
26	SECTION 2871-D. MANDATORY REQUIREMENTS FOR MEDICATION RULES.
27	(A) WHEN A LICENSED RACING ENTITY CONDUCTS A HORSE RACE
28	MEETING WITH PARI-MUTUEL WAGERING THE COMMISSION SHALL HAVE IN
29	EFFECT RULES OR REGULATIONS TO CONTROL THE USE AND
30	ADMINISTRATION OF ANY MEDICATION AND THE USE AND ADMINISTRATION
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1	OF ANY DEVICE THAT AFFECTS THE PERFORMANCE OF A RACE HORSE. THE
2	COMMISSIONS MAY ESTABLISH PERMITTED TOLERANCE LEVELS AND
3	THERAPEUTIC DOSE ALLOWANCES FOR ALL MEDICATION TO BE USED OR
4	ADMINISTERED TO A RACE HORSE. COMMISSION SHALL ADOPT A
5	COMPREHENSIVE SCHEDULE OF EQUINE DRUGS, MEDICATIONS, THERAPEUTIC
6	SUBSTANCES OR METABOLIC DERIVATIVES WHICH ARE AUTHORIZED TO BE
7	ADMINISTERED TO RACE HORSES, INCLUDING TOLERANCE LEVELS. IN
8	ORDER TO PROPERLY DETERMINE THE SCHEDULE OF DRUGS AND THE
9	TOLERANCE LEVELS UNDER THIS SUBSECTION, THE COMMISSION MAY_
10	CONDUCT RESEARCH OR CONTRACT WITH A VENDOR TO CONDUCT THE
11	RESEARCH. THE COMMISSION MAY CONSULT WITH THE PENNSYLVANIA BOARD
12	OF VETERINARY MEDICINE, ACADEMIC INSTITUTES AND ASSOCIATIONS
13	REPRESENTING THE MAJORITY OF THE HORSE OWNERS AND EXPERTS.
14	(B) THE COMMISSION SHALL ESTABLISH IN THEIR RULES OR
15	REGULATIONS PENALTY PROVISIONS FOR THE VIOLATION OF THESE RULES
16	OR REGULATIONS.
17	SECTION 2872-D. ESTABLISHMENT OF PENNSYLVANIA RACE HORSE
	SECTION 2072 D. ESTABLISHMENT OF FENNSILVANIA NACE HOUSE
18	TESTING PROGRAM.
18 19	
	TESTING PROGRAM.
19	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE
19 20	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE
19 20 21	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE
19 20 21 22	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS ALLOCATED UNDER SECTION 2874-D. THE PROGRAM SHALL
19 20 21 22 23	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS ALLOCATED UNDER SECTION 2874-D. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM
19 20 21 22 23 24	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS ALLOCATED UNDER SECTION 2874-D. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS UNDER SECTION 2874-D.
19 20 21 22 23 24 25	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS ALLOCATED UNDER SECTION 2874-D. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS UNDER SECTION 2874-D. (B) THE PURPOSES OF THE PENNSYLVANIA RACE HORSE TESTING
19 20 21 22 23 24 25 26	TESTING PROGRAM.(A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSETESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THECOMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THEAPPROPRIATIONS ALLOCATED UNDER SECTION 2874-D. THE PROGRAM SHALLBE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAMSHALL BE PAID BY THE COMMISSION. ALL COSTS OF THE PROGRAMSHALL BE PAID BY THE APPROPRIATIONS UNDER SECTION 2874-D.(B) THE PURPOSES OF THE PENNSYLVANIA RACE HORSE TESTINGPROGRAM ARE TO ANALYZE SAMPLES FOR THE PRESENCE IN RACE HORSES
19 20 21 22 23 24 25 26 27	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS ALLOCATED UNDER SECTION 2874-D. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS UNDER SECTION 2874-D. (B) THE PURPOSES OF THE PENNSYLVANIA RACE HORSE TESTING PROGRAM ARE TO ANALYZE SAMPLES FOR THE PRESENCE IN RACE HORSES OF ANY MEDICATION, TO DEVELOP TECHNIQUES, EQUIPMENT AND
19 20 21 22 23 24 25 26 27 28	TESTING PROGRAM. (A) THERE IS HEREBY ESTABLISHED THE PENNSYLVANIA RACE HORSE TESTING PROGRAM. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS ALLOCATED UNDER SECTION 2874-D. THE PROGRAM SHALL BE ADMINISTERED BY THE COMMISSION. ALL COSTS OF THE PROGRAM SHALL BE PAID BY THE APPROPRIATIONS UNDER SECTION 2874-D. (B) THE PURPOSES OF THE PENNSYLVANIA RACE HORSE TESTING PROGRAM ARE TO ANALYZE SAMPLES FOR THE PRESENCE IN RACE HORSES OF ANY MEDICATION, TO DEVELOP TECHNIQUES, EQUIPMENT AND PROCEDURES, TO COLLECT AND TEST FOR THE PRESENCE OF MEDICATION

1	CONSULTATION AND ADVICE TO THE PUBLIC ON ALL ISSUES REGARDING
2	THE MEDICATION OF RACE HORSES AND TO CONDUCT RESEARCH IN
3	MEDICATION ISSUES INVOLVING RACE HORSES.
4	SECTION 2873-D. EQUIPMENT, SUPPLIES AND FACILITIES.
5	THE COSTS OF ALL EQUIPMENT, SUPPLIES AND FACILITIES, EXCEPT
6	HOLDING BARNS OR STABLES, TO BE LOCATED AT RACE HORSE MEETING
7	FACILITIES, GROUNDS OR ENCLOSURES OR AT OTHER LOCATIONS
8	DESIGNATED BY THE MANAGEMENT COMMITTEE SHALL BE PAID BY THE
9	COMMISSION.
10	SECTION 2874-D. COSTS OF THE ENFORCEMENT OF MEDICATION RULES OR
11	REGULATIONS.
12	(A) AUTHORIZATIONBEGINNING JULY 1, 2016, AND EACH YEAR
13	THEREAFTER, THE GENERAL ASSEMBLY SHALL AUTHORIZE THE TRANSFER OF
14	FUNDS FROM THE PENNSYLVANIA RACE HORSE DEVELOPMENT FUND TO THE
15	STATE RACING FUND TO PROVIDE FOR EACH COST ASSOCIATED WITH THE
16	COLLECTION AND RESEARCH OF AND TESTING FOR MEDICATION, WHICH
17	SHALL INCLUDE THE COST OF NECESSARY PERSONNEL, EQUIPMENT,
18	SUPPLIES AND FACILITIES, EXCEPT HOLDING BARNS OR STABLES, TO BE
19	LOCATED AT HORSE RACE FACILITIES, GROUNDS OR ENCLOSURES OR AT
20	OTHER LOCATIONS DESIGNATED BY THE COMMISSION. ALL SUCH COSTS
21	SHALL BE REVIEWED AND APPROVED BY THE COMMISSION. THE TRANSFER
22	SHALL BE MADE IN 52 EQUAL WEEKLY INSTALLMENTS DURING THE FISCAL
23	YEAR BEFORE ANY OTHER DISTRIBUTION FROM THE PENNSYLVANIA RACE
24	HORSE DEVELOPMENT FUND.
25	(B) EXPIRATIONSUBSECTION (A) SHALL EXPIRE AT 11:59 P.M.
26	ON JUNE 30, 2020. AFTER JUNE 30, 2020, ALL COSTS FOR THE
27	PENNSYLVANIA RACE HORSE TESTING PROGRAM AND THE COLLECTION AND
28	TESTING OF SAMPLES FOR ANY MANNER OF MEDICATION SHALL BE PAID BY
29	THE COMMISSION.
30	SECTION 4.1. NO LATER THAN ONE YEAR AFTER THE EFFECTIVE DATE
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OF THIS SECTION, THE JOINT STATE GOVERNMENT COMMISSION, WITH 1 2 ASSISTANCE FROM THE INDEPENDENT FISCAL OFFICE, SHALL CONDUCT A 3 STUDY AND PROVIDE A REPORT TO THE CHAIRPERSON AND MINORITY CHAIRPERSON OF THE AGRICULTURE AND RURAL AFFAIRS COMMITTEE OF 4 THE SENATE AND THE CHAIRPERSON AND MINORITY CHAIRPERSON OF THE 5 AGRICULTURE AND RURAL AFFAIRS COMMITTEE OF THE HOUSE OF 6 REPRESENTATIVES. THE REPORT SHALL INCLUDE AN ASSESSMENT OF THE 7 8 FINANCIAL, REGULATORY AND MARKET FACTORS LISTED UNDER PARAGRAPHS (1), (2), (3), (4), (5), (6), (7), (8) AND (9) AND SHALL OFFER 9 10 RECOMMENDATIONS ON BEST PRACTICES IN EACH AREA FOR THE COMMONWEALTH TO CONSIDER. THE STUDY SHALL PROVIDE AN ASSESSMENT 11 12 OF AND RECOMMENDATION ON THE FOLLOWING:

(1) POTENTIAL COST SAVINGS AND REGULATORY STREAMLINING
IN THE OVERSIGHT OF RACING, INCLUDING THOSE ASSOCIATED WITH
COMBINING PENNSYLVANIA'S GAMING OVERSIGHT FUNCTIONS, SUCH AS
HORSE RACING, CASINO GAMING AND LOTTERY, INTO A SINGLE,
COORDINATED ENTITY.

18 (2) THE NECESSITY, EFFICIENCY AND BENEFITS OF HAVING
19 SEPARATE RACING COMMISSIONS OR DIVISIONS WITHIN A SINGLE
20 COMMISSION FOR THOROUGHBRED AND HARNESS TRACKS.

(3) A DETERMINATION OF BEST REGULATORY PRACTICES IN
OTHER JURISDICTIONS, SUCH AS NEW YORK, OHIO AND MARYLAND AND
OTHER STATES OR PROVINCES AND COMPARING PENNSYLVANIA'S
APPROACH AGAINST THE BEST REGULATORY PRACTICES IN OTHER
JURISDICTIONS.

(4) IN ADDITION TO THE AUDITOR GENERAL'S JUNE 17, 2014,
SPECIAL PERFORMANCE AUDIT OF THE STATE RACING FUND, A
DETERMINATION OF WHAT SAFEGUARDS AND POLICIES CAN BE
IMPLEMENTED TO AVOID FUTURE INAPPROPRIATE DEPARTMENT OF
AGRICULTURE COST ALLOCATIONS TO THE RACING COMMISSIONS.

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(5) AN EVALUATION OF THE COST EFFECTIVENESS OF THE
 PENNSYLVANIA EQUINE TOXICOLOGY RESEARCH LABORATORY AND
 COMPARING THE LABORATORY'S FUNCTIONS TO OTHER JURISDICTIONS.

4 (6) CONSIDERATION OF THE IMPOSITION OF INCREASED FINES
5 AND THE ASSESSMENT OF PENNSYLVANIA EQUINE TOXICOLOGY RESEARCH
6 LABORATORY COSTS AGAINST THOSE FOUND TO HAVE ENGAGED IN THE
7 IMPERMISSIBLE DOPING OF RACE HORSES AND EXAMINATION OF HOW TO
8 STRENGTHEN PROPERTY OWNER RIGHTS IN THE EJECTMENT OF BAD
9 ACTORS IN RACING.

10 (7) A DETERMINATION OF THE ECONOMIC RETURN TO THE COMMONWEALTH, RACETRACK OPERATORS, HORSEMEN, BREEDERS AND 11 12 OTHER STAKEHOLDERS ON THE INVESTMENT OF GAMING ASSESSMENTS 13 COLLECTED UNDER THE ACT OF JULY 5, 2004 (P.L.572, NO.71), 14 ENTITLED, "AN ACT AMENDING TITLE 4 (AMUSEMENTS) OF THE PENNSYLVANIA CONSOLIDATED STATUTES, AUTHORIZING CERTAIN 15 16 RACETRACK AND OTHER GAMING; PROVIDING FOR REGULATION OF GAMING LICENSEES; ESTABLISHING AND PROVIDING FOR THE POWERS 17 18 AND DUTIES OF THE PENNSYLVANIA GAMING CONTROL BOARD; 19 CONFERRING POWERS AND IMPOSING DUTIES ON THE DEPARTMENT OF REVENUE, THE DEPARTMENT OF HEALTH, THE OFFICE OF ATTORNEY 20 GENERAL, THE PENNSYLVANIA STATE POLICE AND THE PENNSYLVANIA 21 LIQUOR CONTROL BOARD; ESTABLISHING THE STATE GAMING FUND, THE 22 23 PENNSYLVANIA RACE HORSE DEVELOPMENT FUND, THE PENNSYLVANIA 24 GAMING ECONOMIC DEVELOPMENT AND TOURISM FUND, THE COMPULSIVE 25 AND PROBLEM GAMBLING TREATMENT FUND AND THE PROPERTY TAX 26 RELIEF FUND; PROVIDING FOR ENFORCEMENT; IMPOSING PENALTIES; MAKING APPROPRIATIONS; AND MAKING RELATED REPEALS." 27

(8) A DETERMINATION OF THE NATURE OF THOROUGHBRED AND
STANDARDBRED BREEDING IN THIS COMMONWEALTH SINCE THE
ENACTMENT OF THE ACT OF JULY 5, 2004 (P.L.572, NO.71), AND

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COMPARING IT TO THE NATURE OF BREEDING BEFORE ENACTMENT OF
 THE ACT OF JULY 5, 2004 (P.L.572, NO.71).

3 (9) A DETERMINATION OF HOW PENNSYLVANIA'S RACE HORSE INDUSTRY AND REGULATORY ENTITIES CAN BEST BE POSITIONED FOR 4 5 FUTURE SUCCESS OR AT A MINIMUM FINANCIAL STABILITY IN AN ENVIRONMENT OF DECLINING RACE TRACK PATRONS AND HANDLE, 6 7 COMPETITION FROM LIVE RACING FROM NEIGHBORING STATES AND THE 8 INCREASING AVAILABILITY OF ALTERNATIVE GAMING PLATFORMS, SUCH 9 AS INTERNET AND MOBILE GAMING AND FANTASY SPORTS. SPECIFICALLY, THE STUDY SHALL CONSIDER OPTIONS FOR REFORMING 10 AND PROMOTING HORSE RACING MEETINGS THAT WILL INCREASE 11 HANDLE, REDUCE RACING COSTS, PROMOTE THE HEALTH OF THE HORSE 12 13 AND ADVANCE THE BEST INTERESTS OF RACING FANS AND BETTORS.

14 (10) AN ASSESSMENT OF LIVE RACING MARKETING PROGRAMS AT
15 EACH TRACK AND THE IMPACT ON PARI-MUTUEL WAGERING AND PUBLIC
16 ATTENDANCE ON RACE DAYS. THIS ASSESSMENT SHALL INCLUDE
17 MARKETING OR ADVERTISING EXPENDITURES AND THE RETURN ON
18 INVESTMENT OF THOSE EXPENDITURES SPECIFIC TO RACING.
19 SECTION 5. REPEALS ARE AS FOLLOWS:

20 (1) THE GENERAL ASSEMBLY DECLARES THAT THE REPEAL UNDER
21 PARAGRAPH (2) IS NECESSARY TO EFFECTUATE THE ADDITION OF
22 SECTIONS 2801-D, 2822-D, 2829-D, 2830-D AND 2834-D OF THE
23 ACT.

24 (2) ARTICLE XVI-B OF THE ACT OF MARCH 4, 1971 (P.L.6,
25 NO.2), KNOWN AS THE TAX REFORM CODE OF 1971, IS REPEALED.

26 (3) THE REPEAL UNDER PARAGRAPH (4) IS NECESSARY TO
27 EFFECTUATE THE ADDITION OF ARTICLE XVIII-D OF THE ACT.

(4) THE ACT OF DECEMBER 17, 1981 (P.L.435, NO.135),
KNOWN AS THE RACE HORSE INDUSTRY REFORM ACT, IS REPEALED.
SECTION 6. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

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1 (1) THE FOLLOWING PROVISIONS SHALL TAKE EFFECT 2 IMMEDIATELY: 3 (I) THE ADDITION OF THE FOLLOWING PROVISIONS OF THE 4 ACT: 5 (A) SECTION 2811-D. 6 (B) SECTION 2834-D. (C) SECTION 2874-D. 7 (II) SECTION 3 OF THIS ACT. 8 9 (III) SECTION 4 OF THIS ACT. (IV) SECTION 4.1 OF THIS ACT. 10 (V) THIS SECTION. 11 (2) THE AMENDMENT OF SECTION 614-A(13)(III) OF THE ACT 12 13 SHALL TAKE EFFECT IN 60 DAYS. 14 (3) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IN 90 15 DAYS.