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HOUSE BILL NO. 1826

Offered January 14, 2015

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A BILL to amend and reenact §§ 59.1-365, 59.1-369, 59.1-378, and 59.1-392 of the Code of Virginia and to repeal § 59.1-378.1 of the Code of Virginia, relating to the Virginia Racing Commission; powers.

Patrons—Scott, Minchew, Webert and Peace

Referred to Committee on General Laws

Be it enacted by the General Assembly of Virginia:

1. That §§ 59.1-365, 59.1-369, 59.1-378, and 59.1-392 of the Code of Virginia are amended and reenacted as follows:

§ 59.1-365. Definitions.

Unless another meaning is required by *As used in this chapter, unless the context, the following words shall have the meanings prescribed by this section requires a different meaning:*

"Advance deposit account wagering" means a method of pari-mutuel wagering conducted in the Commonwealth that is permissible under the Interstate Horseracing Act, § 3001 et seq. of Chapter 57 of Title 15 of the United States Code, and in which an individual may establish an account with an entity, licensed by the Commission, to place pari-mutuel wagers in person or electronically.

"Breakage" means the odd cents by which the amount payable on each dollar wagered exceeds a multiple of \$0.10.

"Commission" means the Virginia Racing Commission.

"Dependent" means a son, daughter, father, mother, brother, sister, or other person, whether or not related by blood or marriage, if such person receives from an officer or employee more than one-half of his financial support.

"Drug" shall have the meaning prescribed by § 54.1-3401. The Commission shall by regulation define and designate those drugs the use of which is prohibited or restricted.

"Enclosure" means all areas of the property of a track to which admission can be obtained only by payment of an admission fee or upon presentation of authorized credentials, and any additional areas designated by the Commission.

"Handle" means the total amount of all pari-mutuel wagering sales excluding refunds and cancellations.

"Horse racing" means a competition on a set course involving a race between horses on which pari-mutuel wagering is permitted.

"Immediate family" means (i) a spouse and (ii) any other person residing in the same household as an officer or employee, who is a dependent of the officer or employee or of whom the officer or employee is a dependent.

"Licensee" includes any person holding an owner's, or operator's ~~or limited~~ license under §§ Article 2 (§ 59.1-375 through 59.1-386 of this chapter et seq.). ~~The licensee under a limited license shall not be deemed an owner for the purposes of owning or operating a satellite facility.~~

"Member" includes any person designated a member of a nonstock corporation, and any person who by means of a pecuniary or other interest in such corporation exercises the power of a member.

"Pari-mutuel wagering" means the system of wagering on horse races in which those who wager on horses that finish in the position or positions for which wagers are taken share in the total amounts wagered, plus any amounts provided by an unlimited licensee, less deductions required or permitted by law and includes pari-mutuel wagering on simulcast horse racing originating within the Commonwealth or from any other jurisdiction.

"Participant" means any person who (i) has an ownership interest in any horse entered to race in the Commonwealth or who acts as the trainer, jockey, or driver of any horse entered to race in the Commonwealth or (ii) takes part in any horse racing subject to the jurisdiction of the Commission or in the conduct of a race meeting or pari-mutuel wagering there, including but not limited to a horse owner, trainer, jockey, or driver, groom, stable foreman, valet, veterinarian, agent, pari-mutuel employee, concessionaire or employee thereof, track employee, or other position the Commission deems necessary to regulate to ensure the integrity of horse racing in Virginia.

"Permit holder" includes any person holding a permit to participate in any horse racing subject to the jurisdiction of the Commission or in the conduct of a race meeting or pari-mutuel wagering thereon as provided in § 59.1-387.

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59 "Person" means any individual, group of individuals, firm, company, corporation, partnership,
60 business, trust, association, or other legal entity.

61 "Pool" means the amount wagered during a race meeting or during a specified period thereof.

62 "Principal stockholder" means any person who individually or in concert with his spouse and
63 immediate family members, beneficially owns or controls, directly or indirectly, five percent or more of
64 the stock of any person which is a licensee, or who in concert with his spouse and immediate family
65 members, has the power to vote or cause the vote of five percent or more of any such stock. However,
66 "principal stockholder" shall not include a broker-dealer registered under the Securities Exchange Act of
67 1934, as amended, which holds in inventory shares for sale on the financial markets for a publicly
68 traded corporation holding, directly or indirectly, a license from the Commission.

69 "Race meeting" means the whole consecutive period of time during which horse racing with
70 pari-mutuel wagering is conducted by a licensee.

71 "Racetrack" means an outdoor course located in Virginia which is laid out for horse racing and is
72 licensed by the Commission.

73 *"Recognized majority horsemen's group" means the organization recognized by the Commission as*
74 *the representative of the majority of owners and trainers racing at race meetings subject to the*
75 *Commission's jurisdiction.*

76 "Retainage" means the total amount deducted from the pari-mutuel wagering pool for (i) a license fee
77 to the Commission and localities, (ii) the ~~unlimited license licensee~~, (iii) purse money for the
78 participants, (iv) the Virginia Breeders Fund, and (v) certain enumerated organizations as required or
79 permitted by law, regulation or contract approved by the Commission.

80 "Satellite facility" means all areas of the property at which simulcast horse racing is received for the
81 purposes of pari-mutuel wagering, and any additional areas designated by the Commission.

82 "Simulcast horse racing" means the simultaneous transmission of the audio or video portion, or both,
83 of horse races from a licensed horse racetrack or satellite facility to another licensed horse racetrack or
84 satellite facility, regardless of state of licensure, whether such races originate within the Commonwealth
85 or any other jurisdiction, by satellite communication devices, television cables, telephone lines, or any
86 other means for the purposes of conducting pari-mutuel wagering.

87 "Steward" means a racing official, duly appointed by the Commission, with powers and duties
88 prescribed by Commission regulations.

89 "Stock" includes all classes of stock, partnership interest, membership interest, or similar ownership
90 interest of an applicant or licensee, and any debt or other obligation of such person or an affiliated
91 person if the Commission finds that the holder of such interest or stock derives therefrom such control
92 of or voice in the operation of the applicant or licensee that he should be deemed an owner of stock.

93 "Virginia Breeders Fund" means the fund established to foster the industry of breeding race horses in
94 the Commonwealth of Virginia.

95 **§ 59.1-369. Powers and duties of the Commission.**

96 The Commission shall have all powers and duties necessary to carry out the provisions of this
97 chapter and to exercise the control of horse racing as set forth in § 59.1-364. Such powers and duties
98 shall include but not be limited to the following:

99 1. The Commission is vested with jurisdiction and supervision over all horse racing licensed under
100 the provisions of this chapter including all persons conducting, participating in, or attending any race
101 meeting. It shall employ such persons to be present at race meetings as are necessary to ensure that they
102 are conducted with order and the highest degree of integrity. It may eject or exclude from the enclosure
103 or from any part thereof any person, whether or not he possesses a license or permit, whose conduct or
104 reputation is such that his presence may, in the opinion of the Commission, reflect on the honesty and
105 integrity of horse racing or interfere with the orderly conduct of horse racing.

106 2. The Commission, its representatives, and employees shall visit, investigate, and have free access to
107 the office, track, facilities, satellite facilities or other places of business of any license or permit holder,
108 and may compel the production of any of the books, documents, records, or memoranda of any license
109 or permit holder for the purpose of satisfying itself that this chapter and its regulations are strictly
110 complied with. In addition, the Commission may require the production of an annual balance sheet and
111 operating statement of any person licensed or granted a permit pursuant to the provisions of this chapter
112 and may require the production of any contract to which such person is or may be a party.

113 3. The Commission shall promulgate regulations and conditions under which horse racing with
114 pari-mutuel wagering shall be conducted in the Commonwealth, and all such other regulations it deems
115 necessary and appropriate to effect the purposes of this chapter, including a requirement that licensees
116 post, in a conspicuous place in every place where pari-mutuel wagering is conducted, a sign which bears
117 a toll-free telephone number for "Gamblers Anonymous" or other organization which provides assistance
118 to compulsive gamblers. Such regulations shall include provisions for affirmative action to assure
119 participation by minority persons in contracts granted by the Commission and its licensees. Nothing in
120 this subdivision shall be deemed to preclude private local ownership or participation in any horse

racetrack. Such regulations may include penalties for violations. The regulations shall be subject to the Administrative Process Act (§ 2.2-4000 et seq.).

4. The Commission shall promulgate regulations and conditions under which simulcast horse racing shall be conducted at a licensed horse racetrack or satellite facility in the Commonwealth and all such other regulations it deems necessary and appropriate to effect the purposes of this chapter. Such regulations shall include provisions that all simulcast horse racing shall comply with the Interstate Horse Racing Act of 1978 (15 U.S.C. § 3001 et seq.) and shall require the holder of ~~an unlimited~~ a license to schedule not less than 150 live racing days in the Commonwealth each calendar year; however, the Commission shall have the authority to alter the required number of live racing days based on what the Commission deems to be in the best interest of the Virginia horse industry. Such regulations shall authorize up to 10 satellite facilities and restrict majority ownership of satellite facilities to an entity licensed by the Commission ~~which owns a horse racetrack in the Commonwealth~~. Nothing in this subdivision shall be deemed to preclude private local ownership or participation in any satellite facility. Except as authorized pursuant to subdivision 5, wagering on simulcast horse racing shall take place only at a licensed horse racetrack or satellite facility.

5. The Commission shall promulgate regulations and conditions regulating and controlling advance deposit account wagering. Such regulations shall include, but not be limited to, (i) standards, qualifications, and procedures for the issuance of a license to an entity for the operation of pari-mutuel wagering in the Commonwealth; except that the Commission shall not issue a license to, and shall revoke the license of, an entity that, either directly or through an entity under common control with it, withholds the sale at fair market value to ~~an unlimited~~ a licensee of simulcast horse racing signals that such entity or an entity under common control with it sells to other racetracks, satellite facilities, or advance deposit account wagering providers located in or outside of the Commonwealth; (ii) provisions regarding access to books, records, and memoranda, and submission to investigations and audits, as authorized by subdivisions 2 and 10 ~~of this section~~; and (iii) provisions regarding the collection of all revenues due to the Commonwealth from the placing of such wagers. No pari-mutuel wager may be made on or with any computer owned or leased by the Commonwealth, or any of its subdivisions, or at any public elementary or secondary school, or any public college or university. The Commission also shall ensure that, except for this method of pari-mutuel wagering, all wagering on simulcast horse racing shall take place only at a licensed horse racetrack or satellite facility.

Notwithstanding the provisions of § 59.1-392, the allocation of revenue from advance deposit account wagering shall include (i) a licensee fee of 1.5 percent paid to the Commission; (ii) an additional fee equal to ~~40~~ nine percent of all wagers made within the Commonwealth placed through an advance deposit account wagering licensee, out of which shall be paid: (a) ~~one-half to all unlimited licensees~~ 45 percent to a nonprofit industry stakeholder organization recognized by, and with oversight from, the Commission to include the recognized majority horsemen's groups, a breeder's organization, and a licensed track operator for the purpose of promoting, sustaining, and advancing horse racing within the Commonwealth and ; (b) ~~one-half~~ 55 percent to representatives of the recognized majority ~~horsemen~~ horsemen's groups by breed; and (iii) an additional fee equal to one percent of all wagers made within the Commonwealth placed through an advance deposit account wagering licensee, which shall be paid to the Virginia Breeders Fund. *The Commission-recognized nonprofit industry stakeholder organization shall make distributions from fees received from advance deposit wagering to organizations within the Commonwealth providing care for retired race horses and to the Virginia-Maryland Regional College of Veterinary Medicine, the Virginia Horse Center Foundation, the Virginia Horse Industry Board, and the Virginia Thoroughbred Association in the percentages of wagering handles set forth in subsections K and N of § 59.1-392. Any additional distribution of fees received from advance deposit account licensees by the Commission-recognized nonprofit industry stakeholder organization shall be approved by the Commission.*

Nothing in this subdivision shall be construed to limit the Commission's authority as set forth elsewhere in this section.

6. The Commission may issue subpoenas for the attendance of witnesses before it, administer oaths, and compel production of records or other documents and testimony of such witnesses whenever, in the judgment of the Commission, it is necessary to do so for the effectual discharge of its duties.

7. The Commission may compel any person holding a license or permit to file with the Commission such data as shall appear to the Commission to be necessary for the performance of its duties including but not limited to financial statements and information relative to stockholders and all others with any pecuniary interest in such person. It may prescribe the manner in which books and records of such persons shall be kept.

8. The Commission may enter into arrangements with any foreign or domestic government or governmental agency, for the purposes of exchanging information or performing any other act to better ensure the proper conduct of horse racing.

182 9. The Commission shall report annually on or before March 1 to the Governor and the General
183 Assembly, which report shall include a financial statement of the operation of the Commission.

184 10. The Commission may order such audits, in addition to those required by § 59.1-394, as it deems
185 necessary and desirable.

186 11. The Commission shall upon the receipt of a complaint of an alleged criminal violation of this
187 chapter immediately report the complaint to the Attorney General of the Commonwealth and the State
188 Police for appropriate action.

189 12. The Commission shall provide for the withholding of the applicable amount of state and federal
190 income tax of persons claiming a prize or pay-off for a winning wager and shall establish the thresholds
191 for such withholdings.

192 13. The Commission, its representatives and employees may, within the enclosure, stable, or other
193 facility related to the conduct of racing, and during regular or usual business hours, subject any (i)
194 permit holder to personal inspections, including alcohol and drug testing for illegal drugs, inspections of
195 personal property, and inspections of other property or premises under the control of such permit holder
196 and (ii) horse eligible to race at a race meeting licensed by the Commission to testing for substances
197 foreign to the natural horse within the racetrack enclosure or other place where such horse is kept. Any
198 item, document or record indicative of a violation of any provision of this chapter or Commission
199 regulations may be seized as evidence of such violation. All permit holders consent to the searches and
200 seizures authorized by this subdivision, including breath, blood and urine sampling for alcohol and
201 illegal drugs, by accepting the permit issued by the Commission. The Commission may revoke or
202 suspend the permit of any person who fails or refuses to comply with this subdivision or any rules of
203 the Commission. Commission regulations in effect on July 1, 1998, shall continue in full force and
204 effect until modified by the Commission in accordance with law.

205 14. The Commission shall require the existence of a contract between ~~the~~ each licensee and the
206 recognized majority ~~horseman's~~ horsemen's group ~~providing for purses and prizes for that licensee~~. Such
207 contract shall be subject to the approval of the Commission, which shall have the power to approve or
208 disapprove any of its items, including but not limited to the provisions regarding purses and prizes. Such
209 contracts shall provide that on pools generated by wagering on simulcast horse racing from outside the
210 Commonwealth, (i) for the first \$75 million of the total pari-mutuel handle for each breed, the licensee
211 shall deposit funds at the minimum rate of five percent in the horsemen's purse account, (ii) for any
212 amount in excess of \$75 million but less than \$150 million of the total pari-mutuel handle for each
213 breed, the licensee shall deposit funds at the minimum rate of six percent in the horsemen's purse
214 account, (iii) for amounts in excess of \$150 million for each breed, the licensee shall deposit funds at
215 the minimum rate of seven percent in the horsemen's purse account. Such deposits shall be made in the
216 horsemen's purse accounts of the breed that generated the pools and such deposits shall be made within
217 five days from the date on which the licensee receives wagers. *In the absence of the required contract*
218 *between the licensee and the recognized majority horsemen's group, the Commission may permit*
219 *wagering to proceed on simulcast horse racing from outside of the Commonwealth, provided the*
220 *licensee deposits the pari-mutuel retainage into the State Racing Operations Fund created pursuant to §*
221 *59.1-370.1. Such deposits shall be made within five days from the date on which the licensee receives*
222 *wagers. Once a contract between the licensee and the recognized majority horsemen's group is executed*
223 *and approved by the Commission, the Commission may transfer these funds to the licensee and the*
224 *horsemen's purse accounts.*

225 15. Notwithstanding the provisions of § 59.1-391, the Commission may grant provisional limited
226 licenses or provisional unlimited licenses to own or operate racetracks or satellite facilities to an
227 applicant prior to the applicant securing the approval through the local referendum required by
228 § 59.1-391. The provisional licenses issued by the Commission shall only become effective upon the
229 approval of the racetrack or satellite wagering facilities in a referendum conducted pursuant to
230 § 59.1-391 in the jurisdiction in which the racetrack or satellite wagering facility is to be located.

231 **§ 59.1-378. Issuance of owner's license.**

232 A. The Commission shall consider all applications for an owner's license and may grant a valid
233 owner's license to applicants who meet the criteria set forth in this chapter and established by the
234 Commission. The Commission shall deny a license to any applicant, unless it finds that the applicant's
235 facilities are or will be appropriate for the finest quality of racing, ~~and meet or will meet the minimum~~
236 ~~standards that any track provided for standard breed racing be at least five-eighths of a mile, that any~~
237 ~~dirt track provided for flat racing be at least one mile, and that any track provided for flat or jump~~
238 ~~racing on the turf be at least seven-eighths of a mile.~~

239 B. The Commission shall deny a license to an applicant if it finds that for any reason the issuance of
240 a license to the applicant would not be in the interest of the people of the Commonwealth or the horse
241 racing industry in the Commonwealth, or would reflect adversely on the honesty and integrity of the
242 horse racing industry in the Commonwealth, or that the applicant, or any officer, partner, principal
243 stockholder, or director of the applicant:

1. Has knowingly made a false statement of material fact or has deliberately failed to disclose any information requested;

2. Is or has been found guilty of any illegal, corrupt, or fraudulent act, practice, or conduct in connection with any horse racing in this or any other state, or has been convicted of a felony;

3. Has at any time knowingly failed to comply with the provisions of this chapter or of any regulations of the Commission;

4. Has had a license or permit to hold or conduct a horse race meeting denied for just cause, suspended, or revoked in any other state or country;

5. Has legally defaulted in the payment of any obligation or debt due to the Commonwealth;

6. Has constructed or caused to be constructed a racetrack or satellite facility for which a license was required under § 59.1-377 hereof without obtaining such license, or has deviated substantially, without the permission of the Commission, from the plans and specifications submitted to the Commission; or

7. Is not qualified to do business in Virginia or is not subject to the jurisdiction of the courts of this Commonwealth.

C. The Commission shall deny a license to any applicant unless it finds:

1. That, if the corporation is a stock corporation, that such stock is fully paid and nonassessable, has been subscribed and paid for only in cash or property to the exclusion of past services, and, if the corporation is a nonstock corporation, that there are at least twenty members;

2. That all principal stockholders or members have submitted to the jurisdiction of the Virginia courts, and all nonresident principal stockholders or members have designated the Executive Secretary of the Commission as their agent for receipt of process;

3. That the applicant's articles of incorporation provide that the corporation may, on vote of a majority of the stockholders or members, purchase at fair market value the entire membership interest of any stockholder or require the resignation of any member who is or becomes unqualified for such position under § 59.1-379; and

4. That the applicant meets the criteria established by the Commission for the granting of an owner's license.

§ 59.1-392. Percentage retained; tax.

A. Any person holding an operator's license to operate a horse racetrack or satellite facility in the Commonwealth pursuant to this chapter shall be authorized to conduct pari-mutuel wagering on horse racing subject to the provisions of this chapter and the conditions and regulations of the Commission.

B. On pari-mutuel pools generated by wagering at the racetrack on live horse racing conducted within the Commonwealth, involving win, place and show wagering, the licensee shall retain a percentage amount approved by the Commission as jointly requested by a recognized majority ~~horseman's~~ *horsemen's* group and ~~an unlimited~~ a licensee and the legitimate breakage, out of which shall be paid one and one-quarter percent to be distributed as follows: one percent to the Commonwealth as a license tax and one-quarter percent to the locality in which the racetrack is located. The remainder of the retainage shall be paid as provided in subsection D; provided, however, that if the percentage amount approved by the Commission is other than 18 percent, the amounts provided in subdivisions D 1, 2 and 3 shall be adjusted by the proportion that the approved percentage amount bears to 18 percent.

C. On pari-mutuel pools generated by wagering at each Virginia satellite facility on live horse racing conducted within the Commonwealth, involving win, place and show wagering, the licensee shall retain a percentage amount approved by the Commission as jointly requested by a recognized majority ~~horseman's~~ *horsemen's* group and ~~an unlimited~~ a licensee and the legitimate breakage, out of which shall be paid one and one-quarter percent to be distributed as follows: three-quarters percent to the Commonwealth as a license tax, one-quarter percent to the locality in which the satellite facility is located, and one-quarter percent to the locality in which the racetrack is located. The remainder of the retainage shall be paid as provided in subsection D; provided, however, that if the percentage amount approved by the Commission is other than 18 percent, the amounts provided in subdivisions D 1, 2 and 3 shall be adjusted by the proportion that the approved percentage amount bears to 18 percent.

D. On pari-mutuel pools generated by wagering at the racetrack and each Virginia satellite facility on live horse racing conducted within the Commonwealth, involving win, place and show wagering, the licensee shall retain a percentage amount approved by the Commission as jointly requested by a recognized majority ~~horseman's~~ *horsemen's* group and ~~an unlimited~~ a licensee and the legitimate breakage, out of which shall be paid:

1. Eight percent as purses or prizes to the participants in such race meeting;

2. Seven and one-half percent, and all of the breakage and the proceeds of pari-mutuel tickets unredeemed 180 days from the date on which the race was conducted, to the operator;

3. One percent to the Virginia Breeders Fund;

4. Fifteen one-hundredths percent to the Virginia-Maryland Regional College of Veterinary Medicine;

5. Five one-hundredths percent to the Virginia Horse Center Foundation;

6. Five one-hundredths percent to the Virginia Horse Industry Board; and

7. The remainder of the retainage shall be paid as appropriate under subsection B or C.

E. On pari-mutuel pools generated by wagering at the racetrack on live horse racing conducted within the Commonwealth involving wagering other than win, place and show wagering, the licensee shall retain a percentage amount approved by the Commission as jointly requested by a recognized majority ~~horseman's~~ *horsemen's* group and ~~an unlimited~~ a licensee and the legitimate breakage, out of which shall be paid two and three-quarters percent to be distributed as follows: two and one-quarter percent to the Commonwealth as a license tax, and one-half percent to the locality in which the racetrack is located. The remainder of the retainage shall be paid as provided in subsection G; provided, however, that if the percentage amount approved by the Commission is other than 22 percent, the amounts provided in subdivisions G 1, 2 and 3 shall be adjusted by the proportion that the approved percentage amount bears to 22 percent.

F. On pari-mutuel pools generated by wagering at each Virginia satellite facility on live horse racing conducted within the Commonwealth involving wagering other than win, place and show wagering, the licensee shall retain a percentage amount approved by the Commission as jointly requested by a recognized majority ~~horseman's~~ *horsemen's* group and ~~an unlimited~~ a licensee and the legitimate breakage, out of which shall be paid two and three-quarters percent to be distributed as follows: one and three-quarters percent to the Commonwealth as a license tax, one-half percent to the locality in which the satellite facility is located, and one-half percent to the locality in which the racetrack is located. The remainder of the retainage shall be paid as provided in subsection G; provided, however, that if the percentage amount approved by the Commission is other than 22 percent, the amounts provided in subdivisions G 1, 2 and 3 shall be adjusted by the proportion that the approved percentage amount bears to 22 percent.

G. On pari-mutuel pools generated by wagering at the racetrack and each Virginia satellite facility on live horse racing conducted within the Commonwealth involving wagering other than win, place and show wagering, the licensee shall retain a percentage amount approved by the Commission as jointly requested by a recognized majority ~~horseman's~~ *horsemen's* group and ~~an unlimited~~ a licensee and the legitimate breakage, out of which shall be paid:

1. Nine percent as purses or prizes to the participants in such race meeting;

2. Nine percent, and the proceeds of the pari-mutuel tickets unredeemed 180 days from the date on which the race was conducted, to the operator;

3. One percent to the Virginia Breeders Fund;

4. Fifteen one-hundredths percent to the Virginia-Maryland Regional College of Veterinary Medicine;

5. Five one-hundredths percent to the Virginia Horse Center Foundation;

6. Five one-hundredths percent to the Virginia Horse Industry Board; and

7. The remainder of the retainage shall be paid as appropriate under subsection E or F.

H. On pari-mutuel wagering generated by simulcast horse racing transmitted from jurisdictions outside the Commonwealth, the licensee may, with the approval of the Commission, commingle pools with the racetrack where the transmission emanates or establish separate pools for wagering within the Commonwealth. All simulcast horse racing in this subsection must comply with the Interstate Horse Racing Act of 1978 (15 U.S.C. § 3001 et seq.).

I. On pari-mutuel pools generated by wagering at the racetrack on simulcast horse racing transmitted from jurisdictions outside the Commonwealth, involving win, place and show wagering, the licensee shall retain one and one-quarter percent of such pool to be distributed as follows: three-quarters percent to the Commonwealth as a license tax, and one-half percent to the Virginia locality in which the racetrack is located.

J. On pari-mutuel pools generated by wagering at each Virginia satellite facility on simulcast horse racing transmitted from jurisdictions outside the Commonwealth, involving win, place and show wagering, the licensee shall retain one and one-quarter percent of such pool to be distributed as follows: three-quarters percent to the Commonwealth as a license tax, one-quarter percent to the locality in which the satellite facility is located, and one-quarter percent to the Virginia locality in which the racetrack is located.

K. On pari-mutuel pools generated by wagering at the racetrack and each Virginia satellite facility on simulcast horse racing transmitted from jurisdictions outside the Commonwealth, involving win, place and show wagering, the licensee shall retain one and thirty one-hundredths percent of such pool to be distributed as follows:

1. One percent of the pool to the Virginia Breeders Fund;

2. Fifteen one-hundredths percent to the Virginia-Maryland Regional College of Veterinary Medicine;

3. Five one-hundredths percent to the Virginia Horse Center Foundation;

4. Five one-hundredths percent to the Virginia Horse Industry Board; and

5. Five one-hundredths percent to the Virginia Thoroughbred Association for the promotion of breeding in the Commonwealth.

L. On pari-mutuel pools generated by wagering at the racetrack on simulcast horse racing transmitted from jurisdictions outside the Commonwealth, involving wagering other than win, place and show wagering, the licensee shall retain two and three-quarters percent of such pool to be distributed as follows: one and three-quarters percent to the Commonwealth as a license tax, and one percent to the Virginia locality in which the racetrack is located.

M. On pari-mutuel pools generated by wagering at each Virginia satellite facility on simulcast horse racing transmitted from jurisdictions outside the Commonwealth, involving wagering other than win, place and show wagering, the licensee shall retain two and three-quarters percent of such pool to be distributed as follows: one and three-quarters percent to the Commonwealth as a license tax, one-half percent to the locality in which the satellite facility is located, and one-half percent to the Virginia locality in which the racetrack is located.

N. On pari-mutuel pools generated by wagering at the racetrack and each Virginia satellite facility on simulcast horse racing transmitted from jurisdictions outside the Commonwealth, involving wagering other than win, place and show wagering, the licensee shall retain one and thirty one-hundredths percent of such pool to be distributed as follows:

1. One percent of the pool to the Virginia Breeders Fund;
2. Fifteen one-hundredths percent to the Virginia-Maryland Regional College of Veterinary Medicine;
3. Five one-hundredths percent to the Virginia Horse Center Foundation;
4. Five one-hundredths percent to the Virginia Horse Industry Board; and
5. Five one-hundredths percent to the Virginia Thoroughbred Association for the promotion of breeding in the Commonwealth.

O. Moneys payable to the Commonwealth shall be deposited in the general fund. Gross receipts for license tax purposes under Chapter 37 (§ 58.1-3700 et seq.) of Title 58.1 shall not include pari-mutuel wagering pools and license taxes authorized by this section.

P. All payments by the licensee to the Commonwealth or any locality shall be made within five days from the date on which such wagers are received by the licensee. All payments by the licensee to the Virginia Breeders Fund shall be made to the Commission within five days from the date on which such wagers are received by the licensee. All payments by the licensee to the Virginia-Maryland Regional College of Veterinary Medicine, the Virginia Horse Center Foundation, the Virginia Horse Industry Board, and the Virginia Thoroughbred Association shall be made by the first day of each quarter of the calendar year. All payments made under this section shall be used in support of the policy of the Commonwealth to sustain and promote the growth of a native industry.

Q. If a satellite facility is located in more than one locality, any amount a licensee is required to pay under this section to the locality in which the satellite facility is located shall be prorated in equal shares among those localities.

R. Any contractual agreement between a licensee and other entities concerning the distribution of the remaining portion of the retainage under subsections I through N shall be subject to the approval of the Commission.

S. ~~The horsemen's organizations representing a majority of the horsemen~~ *recognized majority horsemen's group* racing at a licensed ~~unlimited~~ race meeting may, subject to the approval of the Commission, withdraw for administrative costs associated with serving the interests of the horsemen an amount not to exceed two percent of the amount in the horsemen's account.

T. The legitimate breakage from each pari-mutuel pool for both live racing and simulcast horse racing shall be distributed as follows:

1. Seventy percent to be retained by the licensee to be used for capital improvements that are subject to approval of the Commission; and

2. Thirty percent to be deposited in the Racing Benevolence Fund, administered jointly by the licensee and the ~~horsemen's organization representing a majority of the horsemen~~ *recognized majority horsemen's group* racing at a licensed ~~unlimited~~ race meeting, to be disbursed with the approval of the Commission for gambling addiction and substance abuse counseling, recreational, educational or other related programs.

2. That § 59.1-378.1 of the Code of Virginia is repealed.