Conference Engrossed

State of Arizona House of Representatives Fifty-second Legislature Second Regular Session 2016

CHAPTER 246

HOUSE BILL 2127

AN ACT

AMENDING SECTIONS 5-101, 5-110, 5-111 AND 5-112, ARIZONA REVISED STATUTES; RELATING TO HORSE AND DOG RACING.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Section 5-101. Arizona Revised Statutes, is amended to 3 read: 4 5-101. Definitions In this article, unless the context otherwise requires: 5 6 1. "Additional wagering facility" means a facility that is not the enclosure in which authorized racing takes place but that meets the 7 8 requirements of section 5-111, subsection A and is used by a permittee for 9 handling pari-mutuel wagering. 2. "Advance deposit wagering" means a form of pari-mutuel wagering 10 that allows a person to deposit monies in advance in an account with an 11 advance deposit provider and use the monies to pay for pari-mutuel wagering 12 13 on live or simulcast racing that the advance deposit pari-mutuel wagering 14 permittee accepts or makes. 15 3. "Advance deposit wagering provider" means a betting system or 16 multijurisdictional wagering provider that is authorized to conduct advance 17 deposit wagering pursuant to this article. 18 4. "Applicant" means a person, partnership, association or corporation 19 placing before the department an application for a permit or license. 20 5. "Association" means a body of persons, corporations, partnerships or associations, united and acting together without a charter from the state 21 22 for the prosecution of some common enterprise. 23 6. "Commercial horse racing" means horse racing conducted other than 24 by a county fair association. 7. 25 "Commission" means the Arizona racing commission. 26 8. "Concessionaire" means a person, partnership, association or 27 corporation that offers goods or services for sale to the public, a permittee 28 or a licensee at an enclosure in which authorized racing takes place or an 29 additional wagering facility. 30 9. "County fair facility" means any place, enclosure or track 31 constructed in accordance with a permit issued by the commission for the 32 purpose of running county fair horse racing dates as well as any commercial 33 dates for horse racing that may be awarded by the commission in reference to 34 the location. 10. "County fair racing association" means an association duly 35 36 authorized by the board of supervisors to conduct a county fair racing 37 meeting for the benefit of the county. 38 11. "Dark day simulcast" means a simulcast received on a day when 39 there are no posted races conducted at the enclosure in which authorized 40 racing takes place. 41 "Department" means the department of gaming. 12. 42 13. "Desensitized" means that a horse's or dog's legs on arrival at 43 the receiving barn, saddling paddock or lockout kennel do not respond 44 appropriately to tests for feeling administered by an official veterinarian. 45 14. "Director" means the director of the department of gaming. - 1 -

1 15. "Dog racing" means racing in which greyhound dogs chase a 2 mechanical lure.

- 3 16. "Entered" means that a horse or dog has been registered with an 4 authorized racing official as a participant in a specified race and has not 5 been withdrawn prior to presentation of the horse or dog for inspection and 6 testing as provided in section 5-105.
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17. "Financial interest" means any direct pecuniary interest.

8 18. "Firm" means a business unit or enterprise that transacts 9 business.

10 19. "Handle" means the total amount of money contributed to all 11 pari-mutuel pools by bettors.

12 20. "Harness racing" means horse racing in which the horses are 13 harnessed to a sulky, carriage or similar vehicle and driven by a driver.

14 21. "Horse racing" means racing in which horses are mounted and ridden
15 by jockeys. For purposes of county fair racing meetings, "horse racing"
16 means racing in which horses or mules are mounted and ridden by jockeys.

17 22. "License" means the license issued by the department to each
18 employee or other person participating in any capacity in a racing meeting,
19 including officials and employees of the pari-mutuel department.

20 23. "Pari-mutuel wagering" means a system of betting that provides for 21 the distribution among the winning patrons of at least the total amount 22 wagered less the amount withheld under state law.

23 24. "Permit" means a permit for a racing meeting issued under the 24 provisions of this article.

25 25. "Racing meeting" means a number of days of racing allotted by the 26 commission in one permit.

27 26. "Simulcast" means the telecast shown within this state of live 28 audio and visual signals of horse, harness or dog races conducted at an 29 out-of-state track or the telecast shown outside this state of live audio and 30 visual signals of horse, OR harness or dog races originating within this 31 state for the purpose of pari-mutuel wagering.

32 27. "Source market fee" means the fee that an advance deposit wagering
 33 provider pays to a commercial live-racing permittee in the state where the
 34 advance deposit wagering customer resides.

35 28. "Telephone" means any device that a person uses for voice
 36 communications in connection with the services of a telephone company.

29. "Undesirable" includes known bookmakers, touts, persons convicted of a violation of any provision of this article or of any law prohibiting bookmaking or any other illegal forms of wagering, or any other person whose presence would, in the opinion of the director, be inimical to the interests of the state.

30. "Week" means seven consecutive days beginning on Monday and endingon Sunday, mountain standard time.

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Sec. 2. Section 5–110, Arizona Revised Statutes, is amended to read:

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5-110. <u>Racing days, times and allocations: emergency transfer:</u> <u>county fairs: charity days</u>

3 Permits for horse, OR harness or dog racing meetings shall be Α. 4 approved and issued for substantially the same dates allotted to permittees for the same type of racing during the preceding year or for other dates that 5 6 permittees request, provided that, in the event there is a conflict in dates 7 requested between two or more permittees in the same county for the same kind 8 of racing, the permittee whose application is for substantially the same 9 dates as were allotted to the permittee in the preceding year shall be 10 entitled to have preference over other permittees. In the event two or more permittees have agreed that the dates to be allotted to each of them each 11 12 year shall be alternated from one year to the next. the commission shall recognize their agreement and those permittees may be accorded preference 13 14 over any other permittee as to those dates to be allotted to those permittees 15 on an alternating basis. Except as otherwise provided, the commission shall 16 allot dates to the respective permittees after giving due consideration to 17 all of the factors involved and the interests of permittees, the public and 18 this state.

19 B. The commission may require by the terms of any permit that the 20 permittee offer such number of races during any racing meeting as the 21 commission shall determine, provided that the permittee shall be permitted to 22 offer at least the same number of races each day as offered in the prior 23 year. The commission shall require each horse racing permittee to conduct 24 for a period of thirty days a number of races equal to an average of at least 25 two races for each day of racing exclusively for quarter horses. If, in the 26 opinion of the commission, the permittee is offering acceptable quarter horse 27 races but an honest effort is not being put forth to fill these races by the 28 horsemen, the commission may rescind the two race per day quarter horse 29 requirement.

30 C. Live racing and wagering on simulcast races shall be permissible in 31 either daytime or nighttime, but, unless otherwise agreed by written contract 32 that is submitted to the department between all the permittees in the same 33 county, there shall be no live daytime dog racing on the same day that there 34 is live daytime horse or harness racing in any county in which commercial 35 horse or harness racing has been conducted prior to February 1, 1971, and no 36 live nighttime horse or harness racing on the same day that there is live 37 nighttime dog racing in the same county. Unless otherwise agreed by written 38 contract that is submitted to the department between all the permittees in 39 the same county, there shall be no wagering on simulcast dog races before 40 4:15 p.m., mountain standard time, on the same day that there is live daytime 41 horse or harness racing in any county in which commercial horse or harness 42 racing has been conducted before February 1, 1971, and no wagering on 43 simulcast horse or harness racing after 7:30 p.m., mountain standard time, on 44 the same day that there is live nighttime dog racing in the same county. The hours during which any other dog, harness or horse racing is to be conducted 45

1 shall be determined by the commission. The application for a permit shall 2 state the exact days on which racing will be held and the time of day during 3 which racing will be conducted.

D. If the commission determines that an emergency has obligated or may obligate a permittee to discontinue racing at a location, the commission may authorize the permittee to transfer racing for the number of days lost to any other location.

8 E. A racing meeting, when operated by a county fair racing association 9 or under lease during the county fair to any individual, corporation or 10 association, shall not come under the limitation placed on days of racing in 11 this section.

12 F. The department shall be the judge of whether a county fair racing 13 meeting is being operated pursuant to this section. A county fair racing 14 meeting conducted by an individual, corporation or association, other than 15 the properly authorized county fair racing association, shall come under the 16 general provisions of this article the same as a commercial meeting. 17 Notwithstanding this subsection, a county fair racing meeting, whether 18 conducted by a county fair racing association or by an individual, 19 corporation or association other than a county fair racing association, is 20 exempt from the requirement prescribed in section 5-111 to pay to the state a percentage of the pari-mutuel pool collected at the meeting. 21

22 G. The commission may allow a permittee, in addition to the days 23 specified in this permit, to operate up to three racing days during any one 24 meeting as charity days. From the amount deducted from the total handled in 25 the pari-mutuel pool on charity days, the permittee shall deduct an amount 26 equal to the purses and the cost of conducting racing on these days, and 27 shall donate the balance to nonprofit organizations and corporations that 28 benefit the general public, that are engaged in charitable, benevolent and 29 other like work and that are selected by the permittee and approved by the 30 department. In no event shall the amount given to charity from charity 31 racing days be less than the amount that otherwise would have gone to this 32 state as the state's share on a noncharity racing day.

33 H. Notwithstanding any other provision of this chapter, any dog racing 34 permittee to which a permit to conduct dog racing in this state has been 35 issued may in any racing year modify the racing date allocations made to the 36 permittee for conducting dog racing at a track by reallocating up to 37 two-thirds of the racing dates allocated to that permittee for dog racing at 38 a track to another track in this state at which the permittee or a 39 corporation of common ownership to the permittee conducts dog racing. For 40 the purpose of this section, a corporation of common ownership to the 41 permittee is a corporation that is owned or controlled, directly or 42 indirectly, by the same corporation that owns or controls the permittee and 43 that holds a permit to conduct dog racing in this state.

44 I. H. NOTWITHSTANDING ANY OTHER LAW, LIVE DOG RACING SHALL NOT BE 45 CONDUCTED IN THIS STATE AFTER DECEMBER 31, 2016. THIS SUBSECTION DOES NOT

APPLY TO NONPROFIT ORGANIZATIONS THAT HOST LURE COURSING OR SIMILAR EVENTS 1 2 THAT TEST A DOG'S ABILITY. STAMINA AND BREEDING OR TRAINING FOR SUCH EVENTS. 3 Notwithstanding any other provision of this article, any dog racing permittee 4 THAT OFFERED LIVE DOG RACING IN 2016 OR that has offered live dog racing in 5 eight out of ten calendar years from 1980 to 1990 in counties that have a 6 population of less than five hundred thousand persons shall be considered as 7 operating a racetrack enclosure for all purposes under this article and shall 8 not be AUTHORIZED OR required to conduct live racing as a condition of that 9 permittee's racing permit. Any permittee qualified under this subsection may 10 conduct ADVANCE DEPOSIT WAGERING, WAGERING AT ADDITIONAL WAGERING FACILITIES THAT ARE OWNED OR LEASED BY THAT PERMITTEE AND wagering on telecasts of races 11 12 conducted at racetrack enclosures within this state or at racetrack 13 enclosures outside this state without offering live racing at that 14 permittee's racetrack enclosure.

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Sec. 3. Section 5-111, Arizona Revised Statutes, is amended to read: 5-111. <u>Wagering percentage to permittee and state; exemptions</u>

17 A. The commission shall prescribe rules governing wagering on races 18 under the system known as pari-mutuel wagering. Wagering shall be conducted 19 by a permittee only by pari-mutuel wagering and only on the dates for which 20 racing or dark day simulcasting has been authorized by the commission. Wagering for a licensed racing meeting shall be conducted by a commercial 21 22 live-racing permittee only within an enclosure in which authorized racing 23 takes place and, in counties having a population of less than five hundred 24 thousand persons or at least one million five hundred thousand persons, at 25 those additional facilities that are owned or leased by a permittee, that are 26 approved by the commission and that are used by a permittee for handling 27 wagering as part of the pari-mutuel system of the commercial live-racing 28 permittee. In all other counties, wagering may also be conducted at additional facilities that are owned or leased by a commercial live-racing 29 30 permittee who is licensed to conduct live racing in those counties or, UNTIL 31 JANUARY 1, 2019, who has the consent of all commercial permittees currently 32 licensed to conduct live racing in those counties, and that are used by a 33 permittee for handling wagering and as part of the pari-mutuel system of the 34 commercial live-racing permittee. BEGINNING JANUARY 1, 2019, CONSENT OF 35 COMMERCIAL PERMITTEES LICENSED TO CONDUCT LIVE RACING IN THOSE COUNTIES IS 36 FROM AND AFTER DECEMBER 31, 2016, ANY AGREEMENT CONCERNING NOT REQUIRED. 37 SIMULCASTING THAT IS EXECUTED BETWEEN A PERMITTEE THAT CONDUCTED LIVE DOG 38 RACING IN 2016 AND A HORSE RACING FACILITY THAT IS LOCATED IN A COUNTY WITH A 39 POPULATION OF MORE THAN THREE MILLION PERSONS SHALL PROVIDE THAT TWENTY 40 PERCENT OF THE COMMISSION FEE PAID TO A PERMITTEE THAT CONDUCTED LIVE DOG 41 RACING IN 2016 UNDER THAT AGREEMENT BE DISTRIBUTED TO THE RECOGNIZED 42 HORSEMEN'S ASSOCIATION THAT REPRESENTS HORSEMEN PARTICIPATING IN RACE MEETS 43 IN THIS STATE. If the additional facilities have not been used for 44 authorized racing before their use for handling wagering, a permittee shall 45 not use the facilities for handling wagering before receiving approval for

use by the governing body of the city or town, if located within the 1 2 corporate limits, or by the board of supervisors, if located in an 3 unincorporated area of the county. A permittee may televise any live or 4 simulcast races received at the permittee's racing enclosure to the 5 additional facilities at the times the races are conducted or received at the 6 permittee's enclosure. For the purpose of section 5-110, subsection C only, 7 a race on which wagering is permitted under this subsection shall be deemed 8 to also occur at the additional facility in the county in which the 9 additional facility is located, and shall be limited in the same manner as 10 actual live racing in that county. For the purpose of subsections B and C of 11 this section, the wagering at the additional facility shall be deemed to 12 occur in the county in which the additional facility is located.

B. UNTIL JANUARY 1, 2017, during the period of any permit for dog 13 14 racing in any county, the state shall receive five and one-half per cent PERCENT of all monies handled in the pari-mutuel pool operated by the 15 16 permittee, to be paid daily during the racing meeting. In all counties 17 having a population of one million five hundred thousand persons or more, 18 four and three-quarters per cent PERCENT of the gross amount of monies 19 handled in a pari-mutuel pool shall be deducted from the pari-mutuel pool and 20 shall be deposited daily into a trust account for the payment of purse amounts. In counties having a population of less than one million five 21 22 hundred thousand persons, four per cent PERCENT of the gross amount of monies 23 handled in a pari-mutuel pool shall be deducted from the pari-mutuel pool and 24 shall be deposited daily in a trust account for the payment of purse amounts. 25 In addition, twenty-five per cent PERCENT of any reduction in pari-mutuel 26 taxes each year resulting from the application of the hardship tax reduction 27 credit determined pursuant to subsection I of this section shall be deposited 28 in the trust account for supplementing purse amounts in an equitable manner 29 over the racing meeting as determined by the commission. Notwithstanding any 30 other provision of this subsection, the percentage paid by a permittee to the 31 state does not apply to monies handled in a pari-mutuel pool for wagering on 32 simulcasts of out-of-state races. During a week in which a permittee 33 conducts live racing at the permittee's racetrack enclosure, the permittee 34 shall deduct from monies handled in a pari-mutuel pool for wagering on simulcasts of out-of-state races and deposit daily in a trust account for the 35 36 payment of purse amounts the same percentage of the pari-mutuel pool as is 37 deducted for purses for live races unless otherwise agreed by written 38 contract. Unless otherwise agreed by written contract, if the commission 39 reasonably determines that live racing will not be conducted within one 40 calendar year at a racetrack enclosure, the permittee shall deduct from 41 monies handled in a pari-mutuel pool for wagering on simulcasts of 42 out-of-state races and deposit daily in a trust account to supplement purses 43 of any dog track where live racing is conducted within a one hundred mile 44 radius. The supplementing provided by this subsection shall be in the most 45 equitable manner possible as determined by the commission. The permittee

1 shall allocate the funds in the trust account and pay purse amounts at least 2 biweekly. The permittee, at the permittee's discretion, may pay additional 3 amounts to augment purses from the amounts received by the permittee under 4 this subsection.

During the period of a permit for horse, OR harness or dog racing, 5 C. 6 the permittee that conducts the meeting may deduct up to and including twenty-five per cent PERCENT of the total amount handled in the regular 7 8 pari-mutuel pools and, at the permittee's option, may deduct up to and 9 including thirty per cent PERCENT of the total amount handled in the exacta, 10 daily double, quinella and other wagering pools involving two horses or dogs, and up to and including thirty-five per cent PERCENT of the total amount 11 handled in the trifecta or other wagering pools involving more than two 12 13 horses or dogs in one or more races. The amounts if deducted shall be 14 distributed as prescribed in subsection D of this section and section 15 5-111.02 for horse or harness racing permittees. UNTIL JANUARY 1, 2017, for 16 dog racing permittees, unless otherwise agreed by written contract, the 17 permittee shall allocate to purses from amounts wagered on live racing 18 conducted in this state an amount equal to fifty per cent PERCENT of any 19 amounts that are deducted pursuant to this subsection in excess of twenty 20 per cent PERCENT of the total amount handled in the regular pari-mutuel 21 pools, twenty-one per cent PERCENT of the total amount handled in the exacta, 22 daily double, quinella and other wagering pools involving two dogs or 23 twenty-five per cent PERCENT of the total amount handled in the trifecta or 24 other wagering pools involving more than two dogs in one or more races. For 25 dog racing permittees the percentages prescribed in subsection B of this 26 section shall be distributed to the state and to the trust account for 27 payment of purse amounts and the permittee shall receive the balance. If the 28 dog racing permittee has made capital improvements, the distribution to the 29 state shall be adjusted as provided in section 5-111.03. Monies deposited in 30 the trust account for payment of purses pursuant to this subsection shall be 31 in addition to amounts deposited pursuant to subsection B of this section.

32 During the period of a permit for horse or harness racing, the D. state shall receive two per cent PERCENT of the gross amount of the first one 33 34 million dollars of the daily pari-mutuel pools and five per cent PERCENT of the gross amount exceeding one million dollars of the daily pari-mutuel 35 36 Notwithstanding any other provision of this subsection, pools. the 37 percentage paid by a permittee to the state does not apply to monies handled 38 in a pari-mutuel pool for wagering on simulcasts of out-of-state races. The 39 permittee shall retain the balance of the total amounts deducted pursuant to 40 subsection C of this section. Of the amount retained by the permittee, minus 41 the amount payable to the permittee for capital improvements pursuant to 42 section 5-111.02, breakage distributed to the permittee pursuant to section 43 5-111.01 and other applicable state, county and city transaction privilege or 44 other taxes, unless otherwise agreed by written contract, fifty per cent 45 PERCENT shall be used for purses. Unless otherwise agreed by written

1 contract, fifty per cent PERCENT of the revenues received by the permittee 2 from simulcasting races as provided in section 5-112, net of costs of 3 advertising, shall be utilized as a supplement to the general purse 4 structure. All amounts that are deducted from the pari-mutuel pool for 5 purses pursuant to this section and sections 5-111.01, 5-112 and 5-114 and 6 revenues that are received from simulcasting and that are to be used as a 7 supplement to the general purse structure pursuant to this subsection shall 8 be deposited daily into a trust account for the payment of purse amounts.

9 E. Any county fair racing association may apply to the commission for 10 one racing meeting each year and the commission shall set the number of days and the dates of the meetings. A racing meeting conducted under this 11 12 subsection shall be operated in such manner so that all profits accrue to the county fair racing association, and the county fair racing association may 13 14 deduct from the pari-mutuel pool the same amount as prescribed in subsection 15 C of this section. All county fair racing meetings, whether conducted by 16 county fair racing associations under this subsection or by an individual, 17 corporation or association other than a county fair racing association, are 18 exempt from the payment to the state of the percentage of the pari-mutuel 19 pool prescribed by subsection D of this section and are also exempt from the provisions of section 5-111.01. 20

F. Monies from charity racing days are exempt from the state percentage of the pari-mutuel pool prescribed in this section.

G. Sums held by a permittee for payment of unclaimed pari-mutuel tickets are exempt from the revised Arizona unclaimed property act, title 44, chapter 3.

H. All of the amounts received by a permittee from the gross amount of monies handled in a pari-mutuel pool and all amounts held by a permittee for payment of purses pursuant to this section and sections 5-111.01, 5-112 and 5-114 are exempt from the provisions of title 42, chapter 5.

I. On August 1 of each year, a permittee is eligible for a hardship tax credit pursuant to this subsection. For purposes of this subsection, "permittee" shall include any person who has succeeded to the interest of a permittee and who is authorized to conduct racing at the facility for which the permit was issued. The department shall determine the amount of any hardship tax credit as follows:

36 1. Determine the percentage decrease in pari-mutuel wagering by 37 determining the percentage decrease in pari-mutuel wagering between the base 38 period amount and the amount of pari-mutuel wagering in the previous fiscal 39 year at the racetrack and the additional wagering facilities operated by the 40 permittee. The base period amount is the highest total annual pari-mutuel 41 wagering at the racetrack and all additional wagering facilities as reported 42 to the department for fiscal year 1989-1990, 1990-1991, 1991-1992, 1992-1993 43 or 1993-1994.

44 2. Determine the permittee's hardship tax credit by multiplying the 45 total pari-mutuel tax due as a result of wagering at the racetrack and all additional wagering facilities for the previous fiscal year before applying any hardship tax credit amount by the percentage decrease in pari-mutuel wagering determined pursuant to paragraph 1 of this subsection and multiplying the result by three.

5 3. The permittee's pari-mutuel tax due as otherwise determined under 6 subsections B and D of this section shall be reduced for the current period 7 and any future periods by an amount equal to the amount of the hardship tax 8 credit determined pursuant to this subsection. The hardship tax credit is in 9 addition to any other tax exemptions, rebates and credits.

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Sec. 4. Section 5-112, Arizona Revised Statutes, is amended to read: 5-112. <u>Wagering legalized; simulcasting of races; unauthorized</u> wagering prohibited; classification; report

A. Except as provided in subsection K of this section, section 5-101.01, subsection F and title 13, chapter 33, any person within the enclosure of a racing meeting held pursuant to this article may wager on the results of a race held at the meeting or televised to the racetrack enclosure by simulcasting pursuant to this section by contributing money to a pari-mutuel pool operated by the permittee as provided by this article.

19 The department, on request by a permittee, may grant permission for Β. 20 electronically-televised ELECTRONICALLY TELEVISED simulcasts of horse, 21 harness or dog races to be received by the permittee. In counties having a 22 population of one million five hundred thousand persons or more, the 23 simulcasts shall be received at the racetrack enclosure where a horse, OR 24 harness or dog racing meeting is being conducted, provided that the simulcast 25 may only be received during, immediately before or immediately after a 26 minimum of nine posted races for that racing day. In counties having a 27 population of five hundred thousand persons or more but less than one million 28 five hundred thousand persons, the simulcasts shall be received at the 29 racetrack enclosure where a horse, OR harness or dog racing meeting is being 30 conducted provided that the simulcast may only be received during, 31 immediately before or immediately after a minimum of four posted races for 32 that racing day. In all other counties, the simulcasts shall be received at a racetrack enclosure at which authorized racing has been conducted, whether 33 34 or not posted races have been offered for the day the simulcast is received. The simulcasts shall be limited to horse, harness or dog races. The 35 36 simulcasts shall be limited to the same type of racing as authorized in the 37 permit for live racing conducted by the permittee. The department, on 38 request by a permittee, may grant permission for the permittee to transmit 39 the live race from the racetrack enclosure where a horse, OR harness or dog 40 racing meeting is being conducted to a facility or facilities in another 41 state. All simulcasts of horse or harness races shall comply with the 42 interstate horseracing act of 1978 (P.L. 95-515; 92 Stat. 1811; 15 United 43 States Code chapter 57). All forms of pari-mutuel wagering shall be allowed 44 on horse, harness or dog races, whether or not televised by simulcasting. 45 All monies wagered by patrons on these horse, harness or dog races shall be

1 computed in the amount of money wagered each racing day for purposes of 2 section 5-111.

3 C. Notwithstanding subsection B of this section, in counties having a 4 population of one million five hundred thousand persons or more. 5 simulcasts may be received at the racetrack enclosure, and the permittee may 6 offer pari-mutuel wagering on the simulcast racing at any additional wagering 7 facility used by a permittee for handling wagering as provided in section 8 5-111, subsection A during a permittee's racing meeting as approved by the 9 commission, whether or not the simulcasts are televised to the additional 10 wagering facilities and whether or not posted races have been conducted on 11 the day the simulcast is received, if:

12 1. For horse and harness racing, the permittee's racing permit 13 requires the permittee to conduct a minimum of one hundred fifty-six days of 14 live racing with an average of nine posted races on an average of five racing days each week at the permittee's racetrack enclosure during the period 15 16 beginning on October 1 and ending on the first full week in May, unless 17 otherwise agreed in writing by the permittee and the recognized horsemen's 18 organization that represents the horsemen participating in the race meet at 19 the racetrack enclosure, subject to approval by the department.

20 2. For dog racing, the permittee is required to conduct a minimum of 21 ten posted races on each of four days each week for forty-one weeks during a 22 calendar year at the permittee's racetrack enclosure.

23 D. Notwithstanding subsection B of this section, in counties having a 24 population of seven hundred thousand persons or more but less than one 25 million five hundred thousand persons, simulcasts may be received at the 26 racetrack enclosure, and the permittee may offer pari-mutuel wagering on the 27 simulcast racing at any additional wagering facility used by a permittee for 28 handling wagering as provided in section 5-111, subsection A during a 29 permittee's racing meeting as approved by the commission, whether or not the 30 simulcasts are televised to the additional wagering facilities and whether or 31 not posted races have been conducted on the day the simulcast is received, 32 subject to the following conditions:

1. For horse and harness racing, the permittee may conduct wagering on dark day simulcasts for twenty days, provided the permittee conducts a minimum of seven posted races on each of the racing days mandated in the permittee's commercial racing permit. In order to conduct wagering on dark day simulcasts for more than twenty days, the permittee is required to conduct a minimum of seven posted races on one hundred forty racing days at the permittee's racetrack enclosure.

2. For dog racing, the permittee is required to conduct a minimum of nine posted races on each of one hundred days during a calendar year at the permittee's racetrack enclosure, unless a lesser number is otherwise agreed to by written contract entered into by February 1 of each year by a permittee and a majority of licensed persons then participating in a greyhound racing meeting as greyhound racing kennel owners. E. In an emergency and on a showing of good cause by a permittee, the commission may grant an exception to the minimum racing day requirements of subsections C and D of this section.

F. The minimum racing day requirements of subsections C and D of this section shall be computed by adding all racing days, including any county fair racing days operated in accordance with section 5-110, subsection F, allotted to the permittee's racetrack enclosure in one or more racing permits and all racing days allotted to the permittee's racetrack enclosure pursuant to section 5-110, subsection H.

10 G. Simulcast signals or teletracking of simulcast signals does not 11 prohibit live racing or teletracking of that live racing in any county at any 12 time.

H. Except as provided in subsection K of this section, section 5-101.01, subsection F and title 13, chapter 33, any person within a racetrack enclosure or an additional facility authorized for wagering pursuant to section 5-111, subsection A may wager on the results of a race televised to the facility pursuant to section 5-111, subsection A by contributing to a pari-mutuel pool operated as provided by this article.

I. Notwithstanding subsection B of this section, the department, in counties having a population of one million five hundred thousand persons or more and on request by a permittee for one day each year, may grant permission for simulcasts to be received without compliance with the minimum of nine posted races requirement.

J. Except as provided in this article and in title 13, chapter 33, all forms of wagering or betting on the results of a race, including buying, selling, cashing, exchanging or acquiring a financial interest in pari-mutuel tickets, except by operation of law, whether the race is conducted in this state or elsewhere, are illegal.

29 K. A permittee shall not knowingly permit a person who is under 30 twenty-one years of age to be a patron of the pari-mutuel system of wagering.

L. Except as provided in title 13, chapter 33, any person who violates this article with respect to any wagering or betting, whether the race is conducted in or outside this state, is guilty of a class 6 felony.

M. Simulcasting may only be authorized for the same type of racing authorized by a permittee's live racing permit.

36 In addition to pari-mutuel wagering otherwise authorized by this Ν. 37 chapter, a commercial live-racing permittee OR A COMMERCIAL DOG RACING 38 PERMITTEE THAT CONDUCTED LIVE DOG RACING IN 2016 may conduct advance deposit 39 wagering as approved by the commission. The commission also may allow 40 advance deposit wagering by an advance deposit wagering provider if a racing 41 authority in the state where the advance deposit wagering provider is located 42 approves the advance deposit wagering provider and, for horse racing, if the 43 advance deposit wagering provider annually secures the approval of the 44 commercial live horse racing permittees in a county where the advance deposit 45 wagering provider or commercial live-racing permittee accepts advance deposit

1 wagers for horse racing and of the organization that represents the majority 2 of owners and trainers at each of the commercial live horse racing enclosures 3 in each county or, for dog racing, if the advance deposit wagering provider 4 secures the approval of each commercial live dog racing permittee in this state. An advance deposit wagering provider that the commission approves 5 6 shall pay source market fees on wagers placed on horse racing from this state 7 to commercial live horse racing permittees in this state. The advance 8 deposit wagering provider shall divide the source market fees on horse racing 9 wagers on the basis of the proportion of the permittees' total live and 10 simulcast handle during the previous year and the advance deposit wagering 11 provider shall pay source market fees on wagers on dog racing from the county 12 in which the live or simulcast racing is conducted to the commercial live 13 racing permittee in that county. The advance deposit wagering provider shall 14 divide the source market fees on dog racing from wagering in any other county 15 as provided in a written agreement that is submitted to the department 16 between all commercial live dog racing permittees and all commercial dog 17 racing permittees.

0. The commission may issue a permit to authorize an advance deposit wagering provider to accept advance deposit wagering on racing from persons in this state. The procedures for the approval of the permit must be similar to the procedures for the approval of racing permits under this article, subject to the following requirements:

1. The commission shall issue an advance deposit wagering permit only if the state agency that regulates racing in the state where the advance deposit wagering provider is located approves the permittee or provider to conduct advance deposit wagering.

27 2. An advance deposit wagering provider may accept advance deposit 28 pari-mutuel wagers from natural persons in this state on racing conducted by 29 a commercial live-racing permittee in this state or on racing conducted 30 outside this state if the commercial live-racing permittee in this state at a 31 racetrack enclosure in a county where live horse or live dog racing has been 32 conducted for a period of at least forty days per year for at least twelve 33 consecutive years beginning after 1992 or at a new racetrack enclosure in the 34 same county that replaced the previously existing racetrack enclosure on 35 which advance deposit wagering is accepted or that conducts a racing program 36 with the same type of racing on which the advance deposit wagering is 37 accepted, enters into an agreement with the advance deposit wagering 38 provider providing for the payment of a source market fee that is agreed to 39 by the commercial live-racing permittee on all advanced ADVANCE deposit 40 wagering.

41 3. An advance deposit wagering provider shall pay source market fees 42 in an amount that is agreed to by the commercial live-racing permittee on all 43 advance deposit wagering by persons in this state on the same type of racing 44 the commercial live-racing permittee conducts OR ON THE SAME TYPE OF LIVE 45 RACING THAT A COMMERCIAL DOG RACING PERMITTEE CONDUCTED IN 2016. Source

1 market fees from wagers by persons in this state through an advance deposit 2 wagering provider shall be allocated as provided in paragraph 7 of this 3 subsection to a commercial live horse racing permittee at a racetrack 4 enclosure in a county where live horse racing has been conducted for a period 5 of at least forty days per year for at least twelve consecutive years 6 beginning after 1992 or at a new racetrack enclosure in the same county that 7 replaced the previously existing racetrack enclosure during the period of 8 time that the commercial live-racing permittee conducts a racing program. 9 Source market fees for dog racing from wagering through the advance deposit 10 wagering provider from persons wagering in a county shall be allocated as provided in paragraph 7 of this subsection to a commercial live dog racing 11 12 permittee at a racetrack enclosure in a county where live dog racing has HAD 13 BEEN CONDUCTED IN 2016 OR HAD been conducted for a period of at least forty 14 days per year for at least twelve consecutive years beginning after 1992 or 15 at a new racetrack enclosure in the same county that replaced the previously 16 existing racetrack enclosure. Source market fees from wagers by persons in 17 this state in all other counties for pari-mutuel wagering on dog racing 18 through an advance deposit wagering provider shall be divided between the 19 commercial dog racing permittees in proportion to each permittee's live dog 20 racing handle in this state if the permittee has consented to allowing advance deposit wagering to occur in the county in which the permittee 21 22 operates a racetrack enclosure and shall be allocated as provided in 23 paragraph 7 of this subsection.

4. Advance deposit wagering agreements that are executed between permittees in this state must contain the same or substantially equivalent terms and conditions, including provisions for revenue sharing, as the terms and conditions contained in simulcasting agreements that are executed between those same permittees in order to accept advance deposit wagering on horse racing from a county with a commercial live dog racing permittee.

5. The advance wagering provider shall transmit daily a percentage determined by the department of the gross revenues generated by advance deposit wagers to the department for deposit in the racing regulation fund established by section 5-113.01.

34 6. The advance deposit wagering provider shall file the consent
 35 provided for in this subsection with the commission, and the consent is valid
 36 for a period of at least one year.

37 7. The source market fees are allocated, after deductions, as provided 38 for in section 5-111, subsection B for dog racing or section 5-111, 39 subsection D for horse racing for any fees or payments to the state, county 40 and city for taxes or other fees, in the same manner as the proceeds of live 41 or simulcast pari-mutuel wagering as provided in section 5-111, subsection B 42 for dog racing and section 5-111, subsection D for horse racing. From the 43 source market fees from advance deposit wagering on horse racing allocated 44 for purses as provided in section 5-111, subsection D, five per cent PERCENT 45 is paid to the department for deposit in the Arizona breeders' award fund

1 account for distributions for Arizona bred horses as provided in section 2 5-114.

P. The owner of the advance deposit wagering account may make an
advance deposit pari-mutuel wager only by telephone.

Q. Only the advance deposit wagering provider may make an advance 5 6 deposit wager, pursuant to wagering instructions the owner of the monies 7 issues by telephone. The advance deposit wagering provider shall ensure the 8 identification of the owner of the account by using methods and technologies 9 approved by the commission. Any advance deposit wagering provider that 10 accepts wagering instructions on races that are conducted in this state, or accepts wagering instructions originating in this state, shall provide a 11 12 daily report that contains a full accounting and verification of the source 13 of the wagers made, including the postal zip code of the source of the wagers 14 and all pari-mutuel data, in a form and manner that is approved by the 15 commission. All reasonable costs associated with the creation, provision and 16 transfer of the data is the responsibility of the advance deposit wagering 17 provider.

18 R. Any person other than a permittee or any advance deposit wagering 19 provider who is approved by the commission under this article and who accepts 20 a wager or who bets on the results of a race, whether the race is conducted in or outside this state, including buying, selling, cashing, exchanging or 21 22 acquiring a financial interest in a pari-mutuel ticket from a person in this 23 state outside of a racing enclosure or an additional wagering facility that 24 is approved by the commission and that is located in this state is guilty of 25 a class 6 felony.

26 S. Pursuant to section 13-108, a pari-mutuel wager or a bet placed or 27 made by a person in this state is deemed for all purposes to occur in this 28 state.

7. The department and the attorney general shall enforce subsections R and S of this section and shall submit an annual report that summarizes these enforcement activities to the governor, the speaker of the house of representatives and the president of the senate. The department and the attorney general shall provide a copy of this report to the secretary of state.

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Sec. 5. <u>Authorization to conduct live dog racing through</u> <u>December 31, 2016</u>

Notwithstanding section 5-110, Arizona Revised Statutes, as amended by this act, a commercial dog racing permittee that is authorized to conduct live dog racing on the effective date of this act may continue to conduct live dog racing through December 31, 2016.

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Sec. 6. Application of previously earned hardship tax credits

42 This act does not prevent a commercial dog racing permittee that 43 lawfully conducted live dog racing in this state in 2016 from using hardship 44 tax credits that were lawfully earned before January 1, 2017 to reduce 45 pari-mutuel taxes after the effective date of this act. Sec. 7. <u>Conforming legislation</u>
 The legislative council staff shall prepare proposed legislation
 conforming the Arizona Revised Statutes to the provisions of this act for
 consideration in the fifty-third legislature, first regular session.

APPROVED BY THE GOVERNOR MAY 13, 2016.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 13, 2016.