103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

SB0327

Introduced 2/2/2023, by Sen. Bill Cunningham

SYNOPSIS AS INTRODUCED:

230 ILCS 5/26	from Ch. 8, par. 37-26
230 ILCS 5/27	from Ch. 8, par. 37-27
230 ILCS 5/28.1	
230 ILCS 5/31.1	from Ch. 8, par. 37-31.1
230 ILCS 5/15.1 rep.	
230 ILCS 5/34.3 rep.	

Amends the Illinois Horse Racing Act of 1975. Provides that the Illinois Racing Board may appoint the Director of Mutuels to serve as the State director for inter-track wagering and simulcast wagering by inter-track wagering licensees and inter-track wagering location licensees. Provides that the pari-mutuel tax imposed at all pari-mutuel wagering facilities and on advance deposit wagering shall be remitted to the Board (rather than the Department of Revenue). Provides that the Board shall distribute contributed funds to a charitable organization on a schedule determined by the Board, based on the charitable organization's estimated expenditures related to the grant (rather than by December 31 of each year). Provides that any funds not expended by the grantee in a grant year shall be distributed to the charitable organization or charitable organizations selected in the next grant year after the funds are recovered. Repeals provisions authorizing the Board to make daily temporary deposits of certain fees and provisions requiring the Board and the Department of Agriculture to establish a program to conduct drug testing on horses at county fairs. Makes other changes. Effective immediately.

LRB103 05799 AMQ 50819 b

1 AN ACT concerning gaming.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Horse Racing Act of 1975 is 5 amended by changing Sections 26, 27, 28.1, and 31.1 as 6 follows:

7 (230 ILCS 5/26) (from Ch. 8, par. 37-26)

8 Sec. 26. Wagering.

9 (a) Any licensee may conduct and supervise the pari-mutuel system of wagering, as defined in Section 3.12 of this Act, on 10 horse races conducted by an Illinois organization licensee or 11 conducted at a racetrack located in another state or country 12 in accordance with subsection (q) of Section 26 of this Act. 13 14 Subject to the prior consent of the Board, licensees may supplement any pari-mutuel pool in order to guarantee a 15 16 minimum distribution. Such pari-mutuel method of wagering 17 shall not, under any circumstances if conducted under the provisions of this Act, be held or construed to be unlawful, 18 19 other statutes of this State to the contrary notwithstanding. 20 Subject to rules for advance wagering promulgated by the 21 Board, any licensee may accept wagers in advance of the day the 22 race wagered upon occurs.

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(b) Except for those gaming activities for which a license

is obtained and authorized under the Illinois Lottery Law, the 1 2 Charitable Games Act, the Raffles and Poker Runs Act, or the Illinois Gambling Act, no other method of betting, pool 3 making, wagering or gambling shall be used or permitted by the 4 5 licensee. Each licensee may retain, subject to the payment of all applicable taxes and purses, an amount not to exceed 17% of 6 7 all money wagered under subsection (a) of this Section, except 8 as may otherwise be permitted under this Act.

9 An individual may place a wager (b-5) under the 10 pari-mutuel system from any licensed location authorized under 11 this Act provided that wager is electronically recorded in the 12 manner described in Section 3.12 of this Act. Any wager made 13 electronically by an individual while physically on the premises of a licensee shall be deemed to have been made at the 14 15 premises of that licensee.

16 (c) (Blank).

17 The sum held by any licensee for payment of (c-5) outstanding pari-mutuel tickets, if unclaimed prior 18 to 19 December 31 of the next year, shall be retained by the licensee 20 for payment of such tickets until that date. Within 10 days thereafter, the balance of such sum remaining unclaimed, less 21 22 any uncashed supplements contributed by such licensee for the 23 guaranteeing minimum distributions purpose of of anv pari-mutuel pool, shall be evenly distributed to the purse 24 account of the organization licensee and the organization 25 26 licensee, except that the balance of the sum of all

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outstanding pari-mutuel tickets generated from simulcast wagering and inter-track wagering by an organization licensee located in a county with a population in excess of 230,000 and borders the Mississippi River or any licensee that derives its license from that organization licensee shall be evenly distributed to the purse account of the organization licensee and the organization licensee.

8 (d) A pari-mutuel ticket shall be honored until December 9 31 of the next calendar year, and the licensee shall pay the 10 same and may charge the amount thereof against unpaid money 11 similarly accumulated on account of pari-mutuel tickets not 12 presented for payment.

13 (e) No licensee shall knowingly permit any minor, other 14 than an employee of such licensee or an owner, trainer, jockey, driver, or employee thereof, to be admitted during a 15 16 racing program unless accompanied by a parent or guardian, or 17 any minor to be a patron of the pari-mutuel system of wagering conducted or supervised by it. admission 18 The of anv 19 unaccompanied minor, other than an employee of the licensee or an owner, trainer, jockey, driver, or employee thereof at a 20 race track is a Class C misdemeanor. 21

(f) Notwithstanding the other provisions of this Act, an organization licensee may contract with an entity in another state or country to permit any legal wagering entity in another state or country to accept wagers solely within such other state or country on races conducted by the organization

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licensee in this State. Beginning January 1, 2000, these 1 2 wagers shall not be subject to State taxation. Until January 1, 2000, when the out-of-State entity conducts a pari-mutuel 3 pool separate from the organization licensee, a privilege tax 4 5 equal to 7 1/2% of all monies received by the organization licensee from entities in other states or countries pursuant 6 7 to such contracts is imposed on the organization licensee, and 8 such privilege tax shall be remitted to the Department of 9 Revenue within 48 hours of receipt of the moneys from the 10 simulcast. When the out-of-State entity conducts a combined 11 pari-mutuel pool with the organization licensee, the tax shall 12 be 10% of all monies received by the organization licensee 13 with 25% of the receipts from this 10% tax to be distributed to 14 the county in which the race was conducted.

15 An organization licensee may permit one or more of its 16 races to be utilized for pari-mutuel wagering at one or more 17 locations in other states and may transmit audio and visual signals of races the organization licensee conducts to one or 18 19 more locations outside the State or country and may also permit pari-mutuel pools in other states or countries to be 20 21 combined with its gross or net wagering pools or with wagering 22 pools established by other states.

(g) A host track may accept interstate simulcast wagers on horse races conducted in other states or countries and shall control the number of signals and types of breeds of racing in its simulcast program, subject to the disapproval of the

Board. The Board may prohibit a simulcast program only if it 1 2 finds that the simulcast program is clearly adverse to the 3 integrity of racing. The host track simulcast program shall include the signal of live racing of all organization 4 5 licensees. All non-host licensees and advance deposit wagering licensees shall carry the signal of and accept wagers on live 6 7 racing of all organization licensees. Advance deposit wagering 8 licensees shall not be permitted to accept out-of-state wagers 9 on any Illinois signal provided pursuant to this Section 10 without the approval and consent of the organization licensee 11 providing the signal. For one year after August 15, 2014 (the 12 effective date of Public Act 98-968), non-host licensees may carry the host track simulcast program and shall accept wagers 13 14 on all races included as part of the simulcast program of horse 15 races conducted at race tracks located within North America 16 upon which wagering is permitted. For a period of one year 17 after August 15, 2014 (the effective date of Public Act 98-968), on horse races conducted at race tracks located 18 19 outside of North America, non-host licensees may accept wagers 20 on all races included as part of the simulcast program upon 21 which wagering is permitted. Beginning August 15, 2015 (one 22 year after the effective date of Public Act 98-968), non-host 23 licensees may carry the host track simulcast program and shall accept wagers on all races included as part of the simulcast 24 25 program upon which wagering is permitted. All organization 26 licensees shall provide their live signal to all advance

deposit wagering licensees for a simulcast commission fee not 1 2 to exceed 6% of the advance deposit wagering licensee's Illinois handle on the organization licensee's signal without 3 prior approval by the Board. The Board may adopt rules under 4 5 which it may permit simulcast commission fees in excess of 6%. 6 The Board shall adopt rules limiting the interstate commission fees charged to an advance deposit wagering licensee. The 7 8 Board shall adopt rules regarding advance deposit wagering on 9 interstate simulcast races that shall reflect, among other 10 things, the General Assembly's desire to maximize revenues to 11 the State, horsemen purses, and organization licensees. 12 However, organization licensees providing live signals 13 pursuant to the requirements of this subsection (q) may 14 petition the Board to withhold their live signals from an 15 advance deposit wagering licensee if the organization licensee 16 discovers and the Board finds reputable or credible 17 information that the advance deposit wagering licensee is under investigation by another state or federal governmental 18 agency, the advance deposit wagering licensee's license has 19 20 been suspended in another state, or the advance deposit wagering licensee's license is in revocation proceedings in 21 22 another state. The organization licensee's provision of their 23 live signal to an advance deposit wagering licensee under this subsection (q) pertains to wagers placed from within Illinois. 24 25 Advance deposit wagering licensees may place advance deposit 26 wagering terminals at wagering facilities as a convenience to

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customers. The advance deposit wagering licensee shall not 1 2 charge or collect any fee from purses for the placement of the advance deposit wagering terminals. The costs and expenses of 3 host track and non-host licensees associated with 4 the 5 interstate simulcast wagering, other than the interstate commission fee, shall be borne by the host track and all 6 7 non-host licensees incurring these costs. The interstate commission fee shall not exceed 5% of Illinois handle on the 8 9 interstate simulcast race or races without prior approval of 10 the Board. The Board shall promulgate rules under which it may 11 permit interstate commission fees in excess of 5%. The 12 interstate commission fee and other fees charged by the 13 sending racetrack, including, but not limited to, satellite decoder fees, shall be uniformly applied to the host track and 14 15 all non-host licensees.

Notwithstanding any other provision of this Act, an 16 17 organization licensee, with the consent of the horsemen association representing the largest number of owners, 18 19 trainers, jockeys, or standardbred drivers who race horses at 20 that organization licensee's racing meeting, may maintain a 21 system whereby advance deposit wagering may take place or an 22 organization licensee, with the consent of the horsemen 23 association representing the largest number of owners, 24 trainers, jockeys, or standardbred drivers who race horses at 25 that organization licensee's racing meeting, may contract with 26 another person to carry out a system of advance deposit

wagering. Such consent may not be unreasonably withheld. Only 1 2 with respect to an appeal to the Board that consent for an organization licensee that maintains its own advance deposit 3 wagering system is being unreasonably withheld, the Board 4 5 shall issue a final order within 30 days after initiation of the appeal, and the organization licensee's advance deposit 6 7 wagering system may remain operational during that 30-day 8 period. The actions of any organization licensee who conducts 9 advance deposit wagering or any person who has a contract with 10 an organization licensee to conduct advance deposit wagering 11 who conducts advance deposit wagering on or after January 1, 12 2013 and prior to June 7, 2013 (the effective date of Public 13 Act 98-18) taken in reliance on the changes made to this subsection (g) by Public Act 98-18 are hereby validated, 14 15 provided payment of all applicable pari-mutuel taxes are remitted to the Board. All advance deposit wagers placed from 16 17 within Illinois must be placed through a Board-approved advance deposit wagering licensee; no other entity may accept 18 19 an advance deposit wager from a person within Illinois. All 20 advance deposit wagering is subject to any rules adopted by 21 the Board. The Board may adopt rules necessary to regulate 22 advance deposit wagering through the use of emergency 23 rulemaking in accordance with Section 5-45 of the Illinois Administrative Procedure Act. The General Assembly finds that 24 25 the adoption of rules to regulate advance deposit wagering is 26 deemed an emergency and necessary for the public interest,

safety, and welfare. An advance deposit wagering licensee may 1 2 agreed to by contract with retain all moneys as an 3 organization licensee. Any moneys retained by the organization licensee from advance deposit wagering, not including moneys 4 5 retained by the advance deposit wagering licensee, shall be paid 50% to the organization licensee's purse account and 50% 6 to the organization licensee. With the exception of any 7 8 organization licensee that is owned by a publicly traded 9 company that is incorporated in a state other than Illinois 10 and advance deposit wagering licensees under contract with 11 such organization licensees, organization licensees that 12 maintain advance deposit wagering systems and advance deposit 13 wagering licensees that contract with organization licensees 14 shall provide sufficiently detailed monthly accountings to the 15 horsemen association representing the largest number of 16 owners, trainers, jockeys, or standardbred drivers who race 17 horses at that organization licensee's racing meeting so that the horsemen association, as an interested party, can confirm 18 19 the accuracy of the amounts paid to the purse account at the 20 horsemen association's affiliated organization licensee from advance deposit wagering. If more than one breed races at the 21 22 same race track facility, then the 50% of the moneys to be paid 23 to an organization licensee's purse account shall be allocated 24 among all organization licensees' purse accounts operating at 25 that race track facility proportionately based on the actual 26 number of host days that the Board grants to that breed at that

1 race track facility in the current calendar year. To the 2 extent any fees from advance deposit wagering conducted in 3 Illinois for wagers in Illinois or other states have been 4 placed in escrow or otherwise withheld from wagers pending a 5 determination of the legality of advance deposit wagering, no 6 action shall be brought to declare such wagers or the 7 disbursement of any fees previously escrowed illegal.

(1) Between the hours of 6:30 a.m. and 6:30 p.m. an 8 9 inter-track wagering licensee other than the host track 10 may supplement the host track simulcast program with 11 additional simulcast races or race programs, provided that 12 between January 1 and the third Friday in February of any 13 inclusive, if live thoroughbred racing is no year, 14 occurring in Illinois during this period, onlv 15 thoroughbred races may be used for supplemental interstate 16 simulcast purposes. The Board shall withhold approval for 17 a supplemental interstate simulcast only if it finds that the simulcast is clearly adverse to the integrity of 18 19 racing. A supplemental interstate simulcast may be 20 transmitted from an inter-track wagering licensee to its affiliated non-host licensees. The interstate commission 21 22 fee for a supplemental interstate simulcast shall be paid 23 by the non-host licensee and its affiliated non-host 24 licensees receiving the simulcast.

(2) Between the hours of 6:30 p.m. and 6:30 a.m. an
 inter-track wagering licensee other than the host track

1 may receive supplemental interstate simulcasts only with 2 the consent of the host track, except when the Board finds 3 that the simulcast is clearly adverse to the integrity of racing. Consent granted under this paragraph (2) to any 4 5 inter-track wagering licensee shall be deemed consent to all non-host licensees. The interstate commission fee for 6 7 the supplemental interstate simulcast shall be paid by all 8 participating non-host licensees.

9 (3) Each licensee conducting interstate simulcast 10 wagering may retain, subject to the payment of all 11 applicable taxes and the purses, an amount not to exceed 12 17% of all money wagered. If any licensee conducts the 13 pari-mutuel system wagering on races conducted at 14 racetracks in another state or country, each such race or 15 race program shall be considered a separate racing day for 16 the purpose of determining the daily handle and computing 17 the privilege tax of that daily handle as provided in subsection (a) of Section 27. Until January 1, 2000, from 18 19 the sums permitted to be retained pursuant to this 20 subsection, each inter-track wagering location licensee 21 shall pay 1% of the pari-mutuel handle wagered on 22 simulcast wagering to the Horse Racing Tax Allocation 23 Fund, subject to the provisions of subparagraph (B) of 24 paragraph (11) of subsection (h) of Section 26 of this 25 Act.

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(4) A licensee who receives an interstate simulcast

may combine its gross or net pools with pools at the 1 sending racetracks pursuant to rules established by the 2 3 Board. All licensees combining their gross pools at a sending racetrack shall adopt the takeout percentages of 4 5 the sending racetrack. A licensee may also establish a 6 separate pool and takeout structure for wagering purposes 7 on races conducted at race tracks outside of the State of 8 The licensee may permit pari-mutuel wagers Illinois. 9 placed in other states or countries to be combined with 10 its gross or net wagering pools or other wagering pools.

11 (5) After the payment of the interstate commission fee 12 for interstate commission fee (except the on а supplemental interstate simulcast, which shall be paid by 13 14 the host track and by each non-host licensee through the host track) and all applicable State and local taxes, 15 16 except as provided in subsection (g) of Section 27 of this 17 Act, the remainder of moneys retained from simulcast wagering pursuant to this subsection (g), and Section 26.2 18 shall be divided as follows: 19

20 (A) For interstate simulcast wagers made at a host
21 track, 50% to the host track and 50% to purses at the
22 host track.

(B) For wagers placed on interstate simulcast
races, supplemental simulcasts as defined in
subparagraphs (1) and (2), and separately pooled races
conducted outside of the State of Illinois made at a

1 non-host licensee, 25% to the host track, 25% to the 2 non-host licensee, and 50% to the purses at the host 3 track.

(6) Notwithstanding any provision in this Act to the 4 5 contrary, non-host licensees who derive their licenses 6 from a track located in a county with a population in 7 excess of 230,000 and that borders the Mississippi River may receive supplemental interstate simulcast races at all 8 9 times subject to Board approval, which shall be withheld 10 only upon a finding that a supplemental interstate 11 simulcast is clearly adverse to the integrity of racing.

12 (7) Effective January 1, 2017, notwithstanding any provision of this Act to the contrary, after payment of 13 14 all applicable State and local taxes and interstate 15 commission fees, non-host licensees who derive their 16 licenses from a track located in a county with a 17 population in excess of 230,000 and that borders the Mississippi River shall retain 50% of the retention from 18 19 interstate simulcast wagers and shall pay 50% to purses at 20 the track from which the non-host licensee derives its license. 21

(7.1) Notwithstanding any other provision of this Act
to the contrary, if no standardbred racing is conducted at
a racetrack located in Madison County during any calendar
year beginning on or after January 1, 2002, <u>and the</u>
<u>licensee that conducts horse racing at that racetrack</u>

requests from the Board at least as many racing dates as were conducted in calendar year 2000, all moneys derived by that racetrack from simulcast wagering and inter-track wagering that (1) are to be used for purses and (2) are generated between the hours of 6:30 p.m. and 6:30 a.m. during that calendar year shall be paid as follows:

(A) <u>Eighty percent</u> If the licensee that conducts horse racing at that racetrack requests from the Board at least as many racing dates as were conducted in calendar year 2000, 80% shall be paid to its thoroughbred purse account; and

12 (B) Twenty percent shall be deposited into the 13 Illinois Colt Stakes Purse Distribution Fund and shall 14 be paid to purses for standardbred races for Illinois 15 conceived and foaled horses conducted at any county 16 fairgrounds. The moneys deposited into the Fund 17 pursuant to this subparagraph (B) shall be deposited within 2 weeks after the day they were generated, 18 shall be in addition to and not in lieu of any other 19 20 moneys paid to standardbred purses under this Act, and shall not be commingled with other moneys paid into 21 22 that Fund. The moneys deposited pursuant to this 23 subparagraph (B) shall be allocated as provided by the Department of Agriculture, with the 24 advice and 25 assistance of the Illinois Standardbred Breeders Fund 26 Advisory Board.

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(7.2) Notwithstanding any other provision of this Act 1 2 to the contrary, if no thoroughbred racing is conducted at 3 a racetrack located in Madison County during any calendar year beginning on or after January 1, 2002, and the 4 5 licensee that conducts horse racing at that racetrack 6 requests from the Board at least as many racing dates as 7 were conducted in calendar year 2000, all moneys derived 8 by that racetrack from simulcast wagering and inter-track 9 wagering that (1) are to be used for purses and (2) are 10 generated between the hours of 6:30 a.m. and 6:30 p.m. 11 during that calendar year shall be deposited as follows:

> (A) <u>Eighty percent</u> If the licensee that conducts horse racing at that racetrack requests from the Board at least as many racing dates as were conducted in calendar year 2000, 80% shall be deposited into its standardbred purse account; and

17 (B) Twenty percent shall be deposited into the Illinois Colt Stakes Purse Distribution Fund. Moneys 18 19 deposited into the Illinois Colt Stakes Purse Distribution Fund pursuant to this subparagraph (B) 20 shall be paid to Illinois conceived and foaled 21 22 thoroughbred breeders' programs and to thoroughbred 23 purses for races conducted at any county fairgrounds for Illinois conceived and foaled horses at 24 the 25 discretion of the Department of Agriculture, with the advice and assistance of the Illinois Thoroughbred 26

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Breeders Fund Advisory Board. The moneys deposited 1 into the Illinois Colt Stakes Purse Distribution Fund 2 3 pursuant to this subparagraph (B) shall be deposited within 2 weeks after the day they were generated, 4 5 shall be in addition to and not in lieu of any other 6 moneys paid to thoroughbred purses under this Act, and 7 shall not be commingled with other moneys deposited into that Fund. 8

9 (8) Notwithstanding any provision in this Act to the 10 contrary, an organization licensee from a track located in 11 a county with a population in excess of 230,000 and that 12 borders the Mississippi River and its affiliated non-host 13 licensees shall not be entitled to share in any retention 14 generated on racing, inter-track wagering, or simulcast 15 wagering at any other Illinois wagering facility.

16 (8.1) Notwithstanding any provisions in this Act to 17 the contrary, if 2 organization licensees are conducting standardbred race meetings concurrently between the hours 18 19 6:30 p.m. and 6:30 a.m., after payment of all of 20 applicable State and local taxes and interstate commission fees, the remainder of the amount retained from simulcast 21 22 wagering otherwise attributable to the host track and to 23 host track purses shall be split daily between the 2 24 organization licensees and the purses at the tracks of the 25 2 organization licensees, respectively, based on each 26 organization licensee's share of the total live handle for - 17 - LRB103 05799 AMQ 50819 b

that day, provided that this provision shall not apply to any non-host licensee that derives its license from a track located in a county with a population in excess of 230,000 and that borders the Mississippi River.

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- (9) (Blank).
- (10) (Blank).
 - (11) (Blank).

8 (12) The Board shall have authority to compel all host 9 tracks to receive the simulcast of any or all races 10 conducted at the Springfield or DuQuoin State fairgrounds 11 and include all such races as part of their simulcast 12 programs.

13 (13) Notwithstanding any other provision of this Act, 14 in the event that the total Illinois pari-mutuel handle on 15 Illinois horse races at all wagering facilities in any 16 calendar year is less than 75% of the total Illinois 17 pari-mutuel handle on Illinois horse races at all such wagering facilities for calendar year 1994, then each 18 19 wagering facility that has an annual total Illinois 20 pari-mutuel handle on Illinois horse races that is less than 75% of the total Illinois pari-mutuel handle on 21 22 Illinois horse races at such wagering facility for 23 calendar year 1994, shall be permitted to receive, from 24 any amount otherwise payable to the purse account at the 25 race track with which the wagering facility is affiliated 26 in the succeeding calendar year, an amount equal to 2% of

1 the differential in total Illinois pari-mutuel handle on 2 Illinois horse races at the wagering facility between that 3 calendar year in question and 1994 provided, however, that a wagering facility shall not be entitled to any such 4 5 payment until the Board certifies in writing to the wagering facility the amount to which the wagering 6 7 facility is entitled and a schedule for payment of the 8 amount to the wagering facility, based on: (i) the racing 9 dates awarded to the race track affiliated with the 10 wagering facility during the succeeding year; (ii) the 11 sums available or anticipated to be available in the purse 12 account of the race track affiliated with the wagering 13 facility for purses during the succeeding year; and (iii) 14 the need to ensure reasonable purse levels during the 15 payment period. The Board's certification shall be 16 provided no later than January 31 of the succeeding year. 17 In the event a wagering facility entitled to a payment under this paragraph (13) is affiliated with a race track 18 19 that maintains purse accounts for both standardbred and 20 thoroughbred racing, the amount to be paid to the wagering 21 facility shall be divided between each purse account pro 22 rata, based on the amount of Illinois handle on Illinois 23 standardbred and thoroughbred racing respectively at the 24 wagering facility during the previous calendar year. 25 Annually, the General Assembly shall appropriate 26 sufficient funds from the General Revenue Fund to the

1 Department of Agriculture for payment into the 2 thoroughbred and standardbred horse racing purse accounts 3 at Illinois pari-mutuel tracks. The amount paid to each purse account shall be the amount certified by the 4 5 Illinois Racing Board in January to be transferred from eligible racing 6 each account to each facility in 7 accordance with the provisions of this Section. Beginning 8 in the calendar year in which an organization licensee 9 that is eligible to receive payment under this paragraph 10 (13) begins to receive funds from gaming pursuant to an 11 organization gaming license issued under the Illinois 12 Gambling Act, the amount of the payment due to all 13 wagering facilities licensed under that organization 14 licensee under this paragraph (13) shall be the amount 15 certified by the Board in January of that year. An 16 organization licensee and its related wagering facilities 17 shall no longer be able to receive payments under this paragraph (13) beginning in the year subsequent to the 18 first year in which the organization licensee begins to 19 20 receive funds from gaming pursuant to an organization 21 gaming license issued under the Illinois Gambling Act.

(h) The Board may approve and license the conduct of inter-track wagering and simulcast wagering by inter-track wagering licensees and inter-track wagering location licensees subject to the following terms and conditions:

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(1) Any person licensed to conduct a race meeting (i)

at a track where 60 or more days of racing were conducted 1 during the immediately preceding calendar year or where 2 3 over the 5 immediately preceding calendar years an average of 30 or more days of racing were conducted annually may be 4 5 issued an inter-track wagering license; (ii) at a track located in a county that is bounded by the Mississippi 6 7 River, which has a population of less than 150,000 according to the 1990 decennial census, and an average of 8 9 at least 60 days of racing per year between 1985 and 1993 10 may be issued an inter-track wagering license; (iii) at a 11 track awarded standardbred racing dates; or (iv) at a track located in Madison County that conducted at least 12 100 days of live racing during the immediately preceding 13 14 calendar year may be issued an inter-track wagering 15 license, unless a lesser schedule of live racing is the 16 result of (A) weather, unsafe track conditions, or other acts of God; (B) an agreement between the organization 17 licensee and the associations representing the largest 18 19 number of owners, trainers, jockeys, or standardbred 20 drivers who race horses at that organization licensee's 21 racing meeting; or (C) a finding by the Board of 22 extraordinary circumstances and that it was in the best 23 interest of the public and the sport to conduct fewer than 24 100 days of live racing. Any such person having operating 25 control of the racing facility may receive inter-track 26 wagering location licenses. An eligible race track located

in a county that has a population of more than 230,000 and 1 2 that is bounded by the Mississippi River may establish up 3 9 inter-track wagering locations, an eligible race to track located in Stickney Township in Cook County may 4 5 establish up to 16 inter-track wagering locations, and an eligible race track located in Palatine Township in Cook 6 7 County may establish up to 18 inter-track wagering 8 locations. An eligible racetrack conducting standardbred 9 racing may have up to 16 inter-track wagering locations. An application for said license shall be filed with the 10 11 Board prior to such dates as may be fixed by the Board. 12 With an application for an inter-track wagering location license there shall be delivered to the Board a certified 13 14 check or bank draft payable to the order of the Board for 15 an amount equal to \$500. The application shall be on forms 16 prescribed and furnished by the Board. The application 17 shall comply with all other rules, regulations and 18 conditions imposed by the Board in connection therewith.

19 The Board shall examine the applications with (2)20 respect to their conformity with this Act and the rules 21 and regulations imposed by the Board. If found to be in 22 compliance with the Act and rules and regulations of the 23 Board, the Board may then issue a license to conduct 24 inter-track wagering and simulcast wagering to such 25 applicant. All such applications shall be acted upon by 26 the Board at a meeting to be held on such date as may be 1 fixed by the Board.

2 (3) In granting licenses to conduct inter-track 3 wagering and simulcast wagering, the Board shall give due 4 consideration to the best interests of the public, of 5 horse racing, and of maximizing revenue to the State.

(4) Prior to the issuance of a license to conduct 6 7 inter-track wagering and simulcast wagering, the applicant shall file with the Board a bond payable to the State of 8 9 Illinois in the sum of \$50,000, executed by the applicant 10 and a surety company or companies authorized to do 11 business in this State, and conditioned upon (i) the 12 payment by the licensee of all taxes due under Section 27 or 27.1 and any other monies due and payable under this 13 14 Act, and (ii) distribution by the licensee, upon 15 presentation of the winning ticket or tickets, of all sums 16 payable to the patrons of pari-mutuel pools.

17 (5) Each license to conduct inter-track wagering and 18 simulcast wagering shall specify the person to whom it is 19 issued, the dates on which such wagering is permitted, and 20 the track or location where the wagering is to be 21 conducted.

(6) All wagering under such license is subject to this
Act and to the rules and regulations from time to time
prescribed by the Board, and every such license issued by
the Board shall contain a recital to that effect.

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(7) An inter-track wagering licensee or inter-track

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wagering location licensee may accept wagers at the track or location where it is licensed, or as otherwise provided under this Act.

(8) Inter-track wagering or simulcast wagering shall not be conducted at any track less than 4 miles from a track at which a racing meeting is in progress.

7 Inter-track wagering location licensees who (8.1)8 derive their licenses from a particular organization 9 licensee shall conduct inter-track wagering and simulcast 10 wagering only at locations that are within 160 miles of 11 that race track where the particular organization licensee 12 licensed to conduct racing. However, inter-track is wagering and simulcast wagering shall not be conducted by 13 14 those licensees at any location within 5 miles of any race 15 track at which a horse race meeting has been licensed in 16 the current year, unless the person having operating 17 control of such race track has given its written consent to such inter-track wagering location licensees, which 18 19 consent must be filed with the Board at or prior to the 20 time application is made. In the case of any inter-track 21 wagering location licensee initially licensed after 22 December 31, 2013, inter-track wagering and simulcast 23 wagering shall not be conducted by those inter-track 24 wagering location licensees that are located outside the 25 City of Chicago at any location within 8 miles of any race 26 track at which a horse race meeting has been licensed in

1 the current year, unless the person having operating 2 control of such race track has given its written consent 3 to such inter-track wagering location licensees, which 4 consent must be filed with the Board at or prior to the 5 time application is made.

6 (8.2) Inter-track wagering or simulcast wagering shall 7 not be conducted by an inter-track wagering location licensee at any location within 100 feet of an existing 8 9 church, an existing elementary or secondary public school, or an existing elementary or secondary private school 10 11 registered with or recognized by the State Board of 12 Education. The distance of 100 feet shall be measured to 13 nearest part of any building used for worship the 14 services, education programs, or conducting inter-track 15 wagering by an inter-track wagering location licensee, and 16 not to property boundaries. However, inter-track wagering 17 or simulcast wagering may be conducted at a site within 100 feet of a church or school if such church or school has 18 been erected or established after the Board issues the 19 20 original inter-track wagering location license at the site 21 in question. Inter-track wagering location licensees may 22 conduct inter-track wagering and simulcast wagering only 23 in areas that are zoned for commercial or manufacturing 24 purposes or in areas for which a special use has been 25 approved by the local zoning authority. However, no 26 license to conduct inter-track wagering and simulcast 1 wagering shall be granted by the Board with respect to any 2 inter-track wagering location within the jurisdiction of 3 any local zoning authority which has, by ordinance or by resolution, prohibited the establishment of an inter-track 4 5 wagering location within its jurisdiction. However, 6 inter-track wagering and simulcast wagering mav be 7 conducted at a site if such ordinance or resolution is 8 enacted after the Board licenses the original inter-track 9 wagering location licensee for the site in question.

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(9) (Blank).

11 (10)An inter-track wagering licensee or an 12 inter-track wagering location licensee may retain, subject to the payment of the privilege taxes and the purses, an 13 14 amount not to exceed 17% of all money wagered. Each 15 program of racing conducted by each inter-track wagering 16 licensee or inter-track wagering location licensee shall 17 be considered a separate racing day for the purpose of determining the daily handle and computing the privilege 18 19 tax or pari-mutuel tax on such daily handle as provided in Section 27. 20

(10.1) Except as provided in subsection (g) of Section 27 of this Act, inter-track wagering location licensees 38 shall pay 1% of the pari-mutuel handle at each location to 48 the municipality in which such location is situated and 1% 49 of the pari-mutuel handle at each location to the county 40 in which such location is situated. In the event that an 40 of the pari-mutuel handle at each location to the county 40 in which such location is situated. In the event that an inter-track wagering location licensee is situated in an unincorporated area of a county, such licensee shall pay 2% of the pari-mutuel handle from such location to such county. Inter-track wagering location licensees must pay the handle percentage required under this paragraph to the municipality and county no later than the 20th of the month following the month such handle was generated.

(10.2) Notwithstanding any other provision of this 8 9 Act, with respect to inter-track wagering at a race track 10 located in a county that has a population of more than 11 230,000 and that is bounded by the Mississippi River ("the 12 first race track"), or at a facility operated by an inter-track wagering licensee or inter-track wagering 13 14 location licensee that derives its license from the 15 organization licensee that operates the first race track, 16 on races conducted at the first race track or on races 17 another Illinois conducted at race track and simultaneously televised to the first race track or to a 18 19 facility operated by an inter-track wagering licensee or 20 inter-track wagering location licensee that derives its 21 license from the organization licensee that operates the 22 first race track, those moneys shall be allocated as 23 follows:

(A) That portion of all moneys wagered on
 standardbred racing that is required under this Act to
 be paid to purses shall be paid to purses for

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standardbred races.

2 (B) That portion of all moneys wagered on 3 thoroughbred racing that is required under this Act to 4 be paid to purses shall be paid to purses for 5 thoroughbred races.

6 (11) (A) After payment of the privilege or pari-mutuel 7 tax, any other applicable taxes, and the costs and 8 expenses in connection with the gathering, transmission, 9 and dissemination of all data necessary to the conduct of 10 inter-track wagering, the remainder of the monies retained 11 under either Section 26 or Section 26.2 of this Act by the 12 inter-track wagering licensee on inter-track wagering shall be allocated with 50% to be split between the 2 13 14 participating licensees and 50% to purses, except that an 15 inter-track wagering licensee that derives its license 16 from a track located in a county with a population in 17 excess of 230,000 and that borders the Mississippi River shall not divide any remaining retention with the Illinois 18 19 organization licensee that provides the race or races, and 20 an inter-track wagering licensee that accepts wagers on 21 races conducted by an organization licensee that conducts 22 a race meet in a county with a population in excess of 23 230,000 and that borders the Mississippi River shall not 24 divide any remaining retention with that organization 25 licensee.

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(B) From the sums permitted to be retained pursuant to

1 this Act each inter-track wagering location licensee shall 2 pay (i) the privilege or pari-mutuel tax to the State; 3 (ii) 4.75% of the pari-mutuel handle on inter-track wagering at such location on races as purses, except that 4 5 an inter-track wagering location licensee that derives its 6 license from a track located in a county with a population 7 in excess of 230,000 and that borders the Mississippi River shall retain all purse moneys for its own purse 8 9 account consistent with distribution set forth in this 10 subsection (h), and inter-track wagering location 11 licensees that accept wagers on races conducted by an 12 organization licensee located in а county with a population in excess of 230,000 and that borders the 13 14 Mississippi River shall distribute all purse moneys to 15 purses at the operating host track; (iii) until January 1, 16 2000, except as provided in subsection (g) of Section 27 17 of this Act, 1% of the pari-mutuel handle wagered on 18 inter-track wagering and simulcast wagering at each 19 inter-track wagering location licensee facility to the Horse Racing Tax Allocation Fund, provided that, to the 20 extent the total amount collected and distributed to the 21 22 Horse Racing Tax Allocation Fund under this subsection (h) 23 during any calendar year exceeds the amount collected and 24 distributed to the Horse Racing Tax Allocation Fund during 25 year 1994, that excess calendar amount shall be 26 redistributed (I) to all inter-track wagering location

licensees, based on each licensee's pro rata share of the 1 2 total handle from inter-track wagering and simulcast 3 wagering for all inter-track wagering location licensees during the calendar year in which this provision is 4 5 applicable; then (II) the amounts redistributed to each 6 inter-track wagering location licensee as described in 7 subpart (I) shall be further redistributed as provided in 8 subparagraph (B) of paragraph (5) of subsection (q) of 9 this Section 26 provided first, that the shares of those 10 amounts, which are to be redistributed to the host track 11 or to purses at the host track under subparagraph (B) of 12 paragraph (5) of subsection (g) of this Section 26 shall 13 be redistributed based on each host track's pro rata share 14 of the total inter-track wagering and simulcast wagering 15 handle at all host tracks during the calendar year in 16 question, and second, that any amounts redistributed as 17 described in part (I) to an inter-track wagering location licensee that accepts wagers on races conducted by an 18 organization licensee that conducts a race meet in a 19 20 county with a population in excess of 230,000 and that 21 borders the Mississippi River shall be further 22 redistributed, effective January 1, 2017, as provided in 23 paragraph (7) of subsection (g) of this Section 26, with the portion of that further redistribution allocated to 24 25 purses at that organization licensee to be divided between 26 standardbred purses and thoroughbred purses based on the

1 amounts otherwise allocated to purses at that organization 2 licensee during the calendar year in question; and (iv) 8% 3 of the pari-mutuel handle on inter-track wagering wagered at such location to satisfy all costs and expenses of 4 5 conducting its wagering. The remainder of the monies 6 retained by the inter-track wagering location licensee 7 shall be allocated 40% to the location licensee and 60% to the organization licensee which provides the Illinois 8 9 races to the location, except that an inter-track wagering 10 location licensee that derives its license from a track 11 located in a county with a population in excess of 230,000 12 and that borders the Mississippi River shall not divide 13 any remaining retention with the organization licensee 14 that provides the race or races and an inter-track 15 wagering location licensee that accepts wagers on races 16 conducted by an organization licensee that conducts a race meet in a county with a population in excess of 230,000 and 17 that borders the Mississippi River shall not divide any 18 19 remaining retention with the organization licensee. 20 Notwithstanding the provisions of clauses (ii) and (iv) of 21 this paragraph, in the case of the additional inter-track 22 wagering location licenses authorized under paragraph (1) 23 this subsection (h) by Public Act 87-110, those of 24 licensees shall pay the following amounts as purses: 25 during the first 12 months the licensee is in operation, 26 5.25% of the pari-mutuel handle wagered at the location on

races; during the second 12 months, 5.25%; during the 1 2 third 12 months, 5.75%; during the fourth 12 months, 3 6.25%; and during the fifth 12 months and thereafter, 6.75%. The following amounts shall be retained by the 4 5 licensee to satisfy all costs and expenses of conducting its wagering: during the first 12 months the licensee is 6 7 in operation, 8.25% of the pari-mutuel handle wagered at 8 the location; during the second 12 months, 8.25%; during 9 the third 12 months, 7.75%; during the fourth 12 months, 10 7.25%; and during the fifth 12 months and thereafter, 11 6.75%. For additional inter-track wagering location 12 licensees authorized under Public Act 89-16, purses for 13 the first 12 months the licensee is in operation shall be 14 5.75% of the pari-mutuel wagered at the location, purses 15 for the second 12 months the licensee is in operation 16 shall be 6.25%, and purses thereafter shall be 6.75%. For 17 additional inter-track location licensees authorized under Public Act 89-16, the licensee shall be allowed to retain 18 19 satisfy all costs and expenses: 7.75% of the to 20 pari-mutuel handle wagered at the location during its first 12 months of operation, 7.25% during its second 12 21 22 months of operation, and 6.75% thereafter.

(C) There is hereby created the Horse Racing Tax
 Allocation Fund which shall remain in existence until
 December 31, 1999. Moneys remaining in the Fund after
 December 31, 1999 shall be paid into the General Revenue

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Fund. Until January 1, 2000, all monies paid into the 1 2 Horse Racing Tax Allocation Fund pursuant to this 3 paragraph (11) by inter-track wagering location licensees located in park districts of 500,000 population or less, 4 5 or in a municipality that is not included within any park district but is included within a conservation district 6 7 and is the county seat of a county that (i) is contiguous 8 to the state of Indiana and (ii) has a 1990 population of 9 88,257 according to the United States Bureau of the 10 Census, and operating on May 1, 1994 shall be allocated by 11 appropriation as follows:

SB0327

12 Two-sevenths to the Department of Agriculture. 13 Fifty percent of this two-sevenths shall be used to 14 promote the Illinois horse racing and breeding 15 industry, and shall be distributed by the Department 16 of Agriculture upon the advice of a 9-member committee 17 appointed by the Governor consisting of the following members: the Director of Agriculture, who shall serve 18 19 chairman; 2 representatives of organization as licensees conducting thoroughbred race meetings in 20 21 this State, recommended by those licensees; 2 22 representatives of organization licensees conducting 23 standardbred race meetings in this State, recommended 24 by those licensees; a representative of the Illinois 25 Thoroughbred Breeders and Owners Foundation, 26 recommended by that Foundation; a representative of

Illinois 1 the Standardbred Owners and Breeders 2 Association, recommended by that Association; a 3 representative of the Horsemen's Benevolent and Protective Association or any successor organization 4 thereto established in Illinois comprised of the 5 6 largest number of owners and trainers, recommended by 7 that Association or that successor organization; and a 8 representative of the Illinois Harness Horsemen's 9 Association, recommended by that Association. 10 Committee members shall serve for terms of 2 years, 11 commencing January 1 of each even-numbered year. If a 12 representative of any of the above-named entities has 13 not been recommended by January 1 of any even-numbered 14 year, the Governor shall appoint a committee member to 15 fill that position. Committee members shall receive no 16 compensation for their services as members but shall 17 be reimbursed for all actual and necessary expenses and disbursements incurred in the performance of their 18 19 official duties. The remaining 50% of this 20 two-sevenths shall be distributed to county fairs for 21 premiums and rehabilitation as set forth in the 22 Agricultural Fair Act;

Four-sevenths to park districts or municipalities that do not have a park district of 500,000 population or less for museum purposes (if an inter-track wagering location licensee is located in such a park

district) or to conservation districts for museum 1 2 purposes (if an inter-track wagering location licensee 3 is located in a municipality that is not included within any park district but is included within a 4 5 conservation district and is the county seat of a 6 county that (i) is contiguous to the state of Indiana 7 and (ii) has a 1990 population of 88,257 according to the United States Bureau of the Census, except that if 8 9 the conservation district does not maintain a museum, 10 the monies shall be allocated equally between the 11 county and the municipality in which the inter-track 12 wagering location licensee is located for general 13 purposes) or to a municipal recreation board for park 14 purposes (if an inter-track wagering location licensee 15 is located in a municipality that is not included 16 within any park district and park maintenance is the function of the municipal recreation board and the 17 municipality has a 1990 population of 9,302 according 18 19 to the United States Bureau of the Census); provided 20 that the monies are distributed to each park district 21 or conservation district or municipality that does not 22 park district in have а an amount equal to 23 four-sevenths the amount collected of by each 24 inter-track wagering location licensee within the park 25 district or conservation district or municipality for 26 the Fund. Monies that were paid into the Horse Racing

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Allocation Fund before August 9, 1991 1 (the Tax 2 effective date of Public Act 87-110) by an inter-track 3 wagering location licensee located in a municipality that is not included within any park district but is 4 5 included within a conservation district as provided in this paragraph shall, as soon as practicable after 6 August 9, 1991 (the effective date of Public Act 7 8 87-110), be allocated and paid to that conservation 9 district as provided in this paragraph. Any park 10 district or municipality not maintaining a museum may 11 deposit the monies in the corporate fund of the park 12 district municipality where the inter-track or 13 wagering location is located, to be used for general 14 purposes; and

One-seventh to the Agricultural Premium Fund to be used for distribution to agricultural home economics extension councils in accordance with "An Act in relation to additional support and finances for the Agricultural and Home Economic Extension Councils in the several counties of this State and making an appropriation therefor", approved July 24, 1967.

22 Until January 1, 2000, all other monies paid into the 23 Horse Racing Tax Allocation Fund pursuant to this 24 paragraph (11) shall be allocated by appropriation as 25 follows:

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SB0327

Two-sevenths to the Department of Agriculture.

Fifty percent of this two-sevenths shall be used to 1 2 promote the Illinois horse racing and breeding 3 industry, and shall be distributed by the Department of Agriculture upon the advice of a 9-member committee 4 5 appointed by the Governor consisting of the following members: the Director of Agriculture, who shall serve 6 7 chairman; 2 representatives of organization as 8 licensees conducting thoroughbred race meetings in 9 this recommended by those licensees; 2 State, 10 representatives of organization licensees conducting 11 standardbred race meetings in this State, recommended 12 by those licensees; a representative of the Illinois 13 Thoroughbred Breeders and Owners Foundation, 14 recommended by that Foundation; a representative of 15 the Tllinois Standardbred Owners and Breeders 16 Association, recommended by that Association; a 17 representative of the Horsemen's Benevolent and Protective Association or any successor organization 18 19 thereto established in Illinois comprised of the 20 largest number of owners and trainers, recommended by 21 that Association or that successor organization; and a 22 representative of the Illinois Harness Horsemen's 23 recommended by that Association, Association. 24 Committee members shall serve for terms of 2 years, 25 commencing January 1 of each even-numbered year. If a 26 representative of any of the above-named entities has

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not been recommended by January 1 of any even-numbered year, the Governor shall appoint a committee member to fill that position. Committee members shall receive no compensation for their services as members but shall be reimbursed for all actual and necessary expenses and disbursements incurred in the performance of their official duties. The remaining 50% of this two-sevenths shall be distributed to county fairs for premiums and rehabilitation as set forth in the Agricultural Fair Act;

Four-sevenths to museums and aquariums located in park districts of over 500,000 population; provided that the monies are distributed in accordance with the previous year's distribution of the maintenance tax for such museums and aquariums as provided in Section 2 of the Park District Aquarium and Museum Act; and

17 One-seventh to the Agricultural Premium Fund to be used for distribution to agricultural home economics 18 extension councils in accordance with "An Act in 19 20 relation to additional support and finances for the 21 Agricultural and Home Economic Extension Councils in 22 the several counties of this State and making an 23 appropriation therefor", approved July 24, 1967. This 24 subparagraph (C) shall be inoperative and of no force 25 and effect on and after January 1, 2000.

(D) Except as provided in paragraph (11) of this

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subsection (h), with respect to purse allocation from inter-track wagering, the monies so retained shall be divided as follows:

If the inter-track wagering licensee, 4 (i) 5 inter-track wagering licensee that except an 6 derives its license from an organization licensee 7 located in a county with a population in excess of 230,000 and bounded by the Mississippi River, is 8 9 not conducting its own race meeting during the 10 same dates, then the entire purse allocation shall 11 be to purses at the track where the races wagered 12 on are being conducted.

13 (ii) If the inter-track wagering licensee, 14 except an inter-track wagering licensee that 15 derives its license from an organization licensee 16 located in a county with a population in excess of 17 230,000 and bounded by the Mississippi River, is also conducting its own race meeting during the 18 19 same dates, then the purse allocation shall be as 20 follows: 50% to purses at the track where the 21 races wagered on are being conducted; 50% to 22 purses at the track where the inter-track wagering 23 licensee is accepting such wagers.

(iii) If the inter-track wagering is being
 conducted by an inter-track wagering location
 licensee, except an inter-track wagering location

its 1 licensee that derives license from an 2 organization licensee located in a county with a 3 population in excess of 230,000 and bounded by the Mississippi River, the entire purse allocation for 4 5 Illinois races shall be to purses at the track 6 where the race meeting being wagered on is being 7 held.

8 (12) The Board shall have all powers necessary and 9 proper to fully supervise and control the conduct of 10 inter-track wagering and simulcast wagering by inter-track 11 wagering licensees and inter-track wagering location 12 licensees, including, but not limited to, the following:

13 (A) The Board is vested with power to promulgate 14 reasonable rules and regulations for the purpose of 15 administering the conduct of this wagering and to 16 prescribe reasonable rules, regulations and conditions 17 under which such wagering shall be held and conducted. Such rules and regulations are to provide for the 18 19 prevention of practices detrimental to the public 20 interest and for the best interests of said wagering 21 and to impose penalties for violations thereof.

(B) The Board, and any person or persons to whom it
delegates this power, is vested with the power to
enter the facilities of any licensee to determine
whether there has been compliance with the provisions
of this Act and the rules and regulations relating to

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the conduct of such wagering.

2 (C) The Board, and any person or persons to whom it 3 delegates this power, may eject or exclude from any licensee's facilities, any person whose conduct or 4 5 reputation is such that his presence on such premises may, in the opinion of the Board, call into the 6 7 question the honesty and integrity of, or interfere 8 with the orderly conduct of such wagering; provided, 9 however, that no person shall be excluded or ejected 10 from such premises solely on the grounds of race, 11 color, creed, national origin, ancestry, or sex.

(D) (Blank).

(E) The Board is vested with the power to appoint
delegates to execute any of the powers granted to it
under this Section for the purpose of administering
this wagering and any rules and regulations
promulgated in accordance with this Act.

(F) The Board shall name and appoint a State 18 19 director of this wagering who shall be а 20 representative of the Board and whose duty it shall be to supervise the conduct of inter-track wagering as 21 22 may be provided for by the rules and regulations of the 23 Board; such rules and regulation shall specify the 24 method of appointment and the Director's powers, 25 authority and duties. The Board may appoint the 26 Director of Mutuels to also serve as the State

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director of this wagering.

2 (G) The Board is vested with the power to impose 3 civil penalties of up to \$5,000 against individuals and up to \$10,000 against licensees for each violation 4 5 of any provision of this Act relating to the conduct of this wagering, any rules adopted by the Board, any 6 7 order of the Board or any other action which in the Board's discretion, is a detriment or impediment to 8 9 such wagering.

10 (13) The Department of Agriculture may enter into 11 agreements with licensees authorizing such licensees to 12 conduct inter-track wagering on races to be held at the 13 licensed race meetings conducted by the Department of 14 Agriculture. Such agreement shall specify the races of the 15 Department of Agriculture's licensed race meeting upon 16 which the licensees will conduct wagering. In the event 17 that a licensee conducts inter-track pari-mutuel wagering on races from the Illinois State Fair or DuOuoin State 18 19 Fair which are in addition to the licensee's previously 20 approved racing program, those races shall be considered a 21 separate racing day for the purpose of determining the 22 daily handle and computing the privilege or pari-mutuel 23 tax on that daily handle as provided in Sections 27 and 24 27.1. Such agreements shall be approved by the Board 25 before such wagering may be conducted. In determining 26 whether to grant approval, the Board shall give due

consideration to the best interests of the public and of 1 2 horse racing. The provisions of paragraphs (1), (8), 3 (8.1), and (8.2) of subsection (h) of this Section which are not specified in this paragraph (13) shall not apply 4 5 to licensed race meetings conducted by the Department of Agriculture at the Illinois State Fair in Sangamon County 6 7 or the DuQuoin State Fair in Perry County, or to any 8 wagering conducted on those race meetings.

9 inter-track wagering location (14)An license 10 authorized by the Board in 2016 that is owned and operated 11 by a race track in Rock Island County shall be transferred 12 to a commonly owned race track in Cook County on August 12, 13 (the effective date of Public Act 99-757). 2016 The 14 licensee shall retain its status in relation to purse 15 distribution under paragraph (11) of this subsection (h) 16 following the transfer to the new entity. The pari-mutuel 17 tax credit under Section 32.1 shall not be applied toward any pari-mutuel tax obligation of the inter-track wagering 18 location licensee of the license that is transferred under 19 20 this paragraph (14).

(i) Notwithstanding the other provisions of this Act, the conduct of wagering at wagering facilities is authorized on all days, except as limited by subsection (b) of Section 19 of this Act.

25 (Source: P.A. 101-31, eff. 6-28-19; 101-52, eff. 7-12-19;
26 101-81, eff. 7-12-19; 101-109, eff. 7-19-19; 102-558, eff.

1 8-20-21; 102-813, eff. 5-13-22.)

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(230 ILCS 5/27) (from Ch. 8, par. 37-27)

3 Sec. 27. (a) In addition to the organization license fee 4 provided by this Act, until January 1, 2000, a graduated 5 privilege tax is hereby imposed for conducting the pari-mutuel 6 system of wagering permitted under this Act. Until January 1, 2000, except as provided in subsection (q) of Section 27 of 7 this Act, all of the breakage of each racing day held by any 8 9 licensee in the State shall be paid to the State. Until January 10 1, 2000, such daily graduated privilege tax shall be paid by 11 the licensee from the amount permitted to be retained under 12 this Act. Until January 1, 2000, each day's graduated privilege tax, breakage, and Horse Racing Tax Allocation funds 13 14 shall be remitted to the Department of Revenue within 48 hours 15 after the close of the racing day upon which it is assessed or 16 within such other time as the Board prescribes. The privilege tax hereby imposed, until January 1, 2000, shall be a flat tax 17 at the rate of 2% of the daily pari-mutuel handle except as 18 provided in Section 27.1. 19

In addition, every organization licensee, except as provided in Section 27.1 of this Act, which conducts multiple wagering shall pay, until January 1, 2000, as a privilege tax on multiple wagers an amount equal to 1.25% of all moneys wagered each day on such multiple wagers, plus an additional amount equal to 3.5% of the amount wagered each day on any 1 other multiple wager which involves a single betting interest 2 on 3 or more horses. The licensee shall remit the amount of 3 such taxes to the Department of Revenue within 48 hours after 4 the close of the racing day on which it is assessed or within 5 such other time as the Board prescribes.

6 This subsection (a) shall be inoperative and of no force 7 and effect on and after January 1, 2000.

8 (a-5) Beginning on January 1, 2000, a flat pari-mutuel tax 9 at the rate of 1.5% of the daily pari-mutuel handle is imposed 10 at all pari-mutuel wagering facilities and on advance deposit 11 wagering from a location other than a wagering facility, 12 except as otherwise provided for in this subsection (a-5). In 13 addition to the pari-mutuel tax imposed on advance deposit 14 wagering pursuant to this subsection (a-5), beginning on 15 August 24, 2012 (the effective date of Public Act 97-1060), an 16 additional pari-mutuel tax at the rate of 0.25% shall be 17 imposed on advance deposit wagering. Until August 25, 2012, the additional 0.25% pari-mutuel tax imposed on advance 18 deposit wagering by Public Act 96-972 shall be deposited into 19 20 the Quarter Horse Purse Fund, which shall be created as a non-appropriated trust fund administered by the Board for 21 22 distribution grants to thoroughbred organization licensees for 23 payment of purses for quarter horse races conducted by the organization licensee. Beginning on August 26, 2012, the 24 25 additional 0.25% pari-mutuel tax imposed on advance deposit 26 wagering shall be deposited into the Standardbred Purse Fund,

1 which shall be created as a non-appropriated trust fund 2 administered by the Board, for grants to the standardbred 3 organization licensees for payment of purses for standardbred races conducted by the organization 4 horse licensee. 5 Thoroughbred organization licensees may petition the Board to conduct quarter horse racing and receive purse grants from the 6 Quarter Horse Purse Fund. The Board shall have complete 7 8 discretion in distributing the Quarter Horse Purse Fund to the 9 petitioning organization licensees. Beginning on July 26, 2010 10 (the effective date of Public Act 96-1287), a pari-mutuel tax 11 at the rate of 0.75% of the daily pari-mutuel handle is imposed 12 at a pari-mutuel facility whose license is derived from a 13 track located in a county that borders the Mississippi River 14 and conducted live racing in the previous year. The 15 pari-mutuel tax imposed by this subsection (a-5) shall be remitted to the Board Department of Revenue within 48 hours 16 17 after the close of the racing day upon which it is assessed or within such other time as the Board prescribes. 18

19 (a-10) Beginning on the date when an organization licensee 20 begins conducting gaming pursuant to an organization gaming 21 license, the following pari-mutuel tax is imposed upon an 22 organization licensee on Illinois races at the licensee's 23 racetrack:

1.5% of the pari-mutuel handle at or below the averagedaily pari-mutuel handle for 2011.

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2% of the pari-mutuel handle above the average daily

pari-mutuel handle for 2011 up to 125% of the average
 daily pari-mutuel handle for 2011.

2.5% of the pari-mutuel handle 125% or more above the
average daily pari-mutuel handle for 2011 up to 150% of
the average daily pari-mutuel handle for 2011.

6 3% of the pari-mutuel handle 150% or more above the 7 average daily pari-mutuel handle for 2011 up to 175% of 8 the average daily pari-mutuel handle for 2011.

3.5% of the pari-mutuel handle 175% or more above the
average daily pari-mutuel handle for 2011.

11 The pari-mutuel tax imposed by this subsection (a-10) 12 shall be remitted to the Board within 48 hours after the close 13 of the racing day upon which it is assessed or within such 14 other time as the Board prescribes.

(b) On or before December 31, 1999, in the event that any organization licensee conducts 2 separate programs of races on any day, each such program shall be considered a separate racing day for purposes of determining the daily handle and computing the privilege tax on such daily handle as provided in subsection (a) of this Section.

(c) Licensees shall at all times keep accurate books and records of all monies wagered on each day of a race meeting and of the taxes paid to the <u>Board</u> Department of Revenue under the provisions of this Section. The Board or its duly authorized representative or representatives shall at all reasonable times have access to such records for the purpose of examining and checking the same and ascertaining whether the proper amount of taxes is being paid as provided. The Board shall require verified reports and a statement of the total of all monies wagered daily at each wagering facility upon which the taxes are assessed and may prescribe forms upon which such reports and statement shall be made.

7 (d) Before a license is issued or re-issued, the licensee shall post a bond in the sum of \$500,000 to the State of 8 9 Illinois. The bond shall be used to guarantee that the 10 licensee faithfully makes the payments, keeps the books and 11 records, makes reports, and conducts games of chance in 12 conformity with this Act and the rules adopted by the Board. 13 The bond shall not be canceled by a surety on less than 30 days' notice in writing to the Board. If a bond is canceled and 14 the licensee fails to file a new bond with the Board in the 15 16 required amount on or before the effective date of 17 cancellation, the licensee's license shall be revoked. The total and aggregate liability of the surety on the bond is 18 19 limited to the amount specified in the bond.

(e) No other license fee, privilege tax, excise tax, or
racing fee, except as provided in this Act, shall be assessed
or collected from any such licensee by the State.

(f) No other license fee, privilege tax, excise tax or racing fee shall be assessed or collected from any such licensee by units of local government except as provided in paragraph 10.1 of subsection (h) and subsection (f) of Section

26 of this Act. However, any municipality that has a Board 1 2 licensed horse race meeting at a race track wholly within its corporate boundaries or a township that has a Board licensed 3 horse race meeting at a race track wholly within the 4 5 unincorporated area of the township may charge a local amusement tax not to exceed 10¢ per admission to such horse 6 7 race meeting by the enactment of an ordinance. However, any 8 municipality or county that has a Board licensed inter-track 9 wagering location facility wholly within its corporate 10 boundaries may each impose an admission fee not to exceed 11 \$1.00 per admission to such inter-track wagering location 12 facility, so that a total of not more than \$2.00 per admission 13 may be imposed. Except as provided in subparagraph (g) of 14 Section 27 of this Act, the inter-track wagering location 15 licensee shall collect any and all such fees. Inter-track 16 wagering location licensees must pay the admission fees 17 required under this subsection (f) to the municipality and county no later than the 20th of the month following the month 18 19 such admission fees were imposed.

(g) Notwithstanding any provision in this Act to the contrary, if in any calendar year the total taxes and fees from wagering on live racing and from inter-track wagering required to be collected from licensees and distributed under this Act to all State and local governmental authorities exceeds the amount of such taxes and fees distributed to each State and local governmental authority to which each State and local

governmental authority was entitled under this Act 1 for 2 calendar year 1994, then the first \$11 million of that excess 3 amount shall be allocated at the earliest possible date for distribution as purse money for the succeeding calendar year. 4 5 Upon reaching the 1994 level, and until the excess amount of taxes and fees exceeds \$11 million, the Board shall direct all 6 7 licensees to cease paying the subject taxes and fees and the 8 Board shall direct all licensees to allocate any such excess 9 amount for purses as follows:

10 (i) the excess amount shall be initially divided 11 between thoroughbred and standardbred purses based on the 12 thoroughbred's and standardbred's respective percentages 13 of total Illinois live wagering in calendar year 1994;

14 (ii) each thoroughbred and standardbred organization 15 licensee issued an organization licensee in that 16 succeeding allocation year shall be allocated an amount 17 equal to the product of its percentage of total Illinois live thoroughbred or standardbred wagering in calendar 18 19 year 1994 (the total to be determined based on the sum of 20 1994 on-track wagering for all organization licensees 21 issued organization licenses in both the allocation year 22 and the preceding year) multiplied by the total amount 23 for standardbred or thoroughbred purses, allocated provided that the first \$1,500,000 of the amount allocated 24 25 to standardbred purses under item (i) shall be allocated 26 to the Department of Agriculture to be expended with the

assistance and advice of the Illinois Standardbred Breeders Funds Advisory Board for the purposes listed in subsection (g) of Section 31 of this Act, before the amount allocated to standardbred purses under item (i) is allocated to standardbred organization licensees in the succeeding allocation year.

7 To the extent the excess amount of taxes and fees to be 8 collected and distributed to State and local governmental 9 authorities exceeds \$11 million, that excess amount shall be 10 collected and distributed to State and local authorities as 11 provided for under this Act.

12 (Source: P.A. 101-31, eff. 6-28-19; 101-52, eff. 7-12-19; 13 102-558, eff. 8-20-21.)

14 (230 ILCS 5/28.1)

15 Sec. 28.1. Payments.

16 (a) Beginning on January 1, 2000, moneys collected by the
17 Department of Revenue and the Racing Board pursuant to Section
18 26 or Section 27 of this Act shall be deposited into the Horse
19 Racing Fund, which is hereby created as a special fund in the
20 State Treasury.

(b) Appropriations, as approved by the General Assembly, may be made from the Horse Racing Fund to the Board to pay the salaries of the Board members, secretary, stewards, directors of mutuels, veterinarians, representatives, accountants, clerks, stenographers, inspectors and other employees of the 1 Board, and all expenses of the Board incident to the 2 administration of this Act, including, but not limited to, all 3 expenses and salaries incident to the taking of saliva and 4 urine samples in accordance with the rules and regulations of 5 the Board.

6

(c) (Blank).

7 (d) Beginning January 1, 2000, payments to all programs in existence on the effective date of this amendatory Act of 1999 8 9 that are identified in Sections 26(c), 26(f), 26(h)(11)(C), 10 and 28, subsections (a), (b), (c), (d), (e), (f), (g), and (h) 11 of Section 30, and subsections (a), (b), (c), (d), (e), (f), 12 (g), and (h) of Section 31 shall be made from the General Revenue Fund at the funding levels determined by amounts paid 13 under this Act in calendar year 1998. Beginning on the 14 15 effective date of this amendatory Act of the 93rd General 16 Assembly, payments to the Peoria Park District shall be made 17 from the General Revenue Fund at the funding level determined by amounts paid to that park district for museum purposes 18 under this Act in calendar year 1994. 19

If an inter-track wagering location licensee's facility changes its location, then the payments associated with that facility under this subsection (d) for museum purposes shall be paid to the park district in the area where the facility relocates, and the payments shall be used for museum purposes. If the facility does not relocate to a park district, then the payments shall be paid to the taxing district that is

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1 responsible for park or museum expenditures.

(e) Beginning July 1, 2006, the payment authorized under
subsection (d) to museums and aquariums located in park
districts of over 500,000 population shall be paid to museums,
aquariums, and zoos in amounts determined by Museums in the
Park, an association of museums, aquariums, and zoos located
on Chicago Park District property.

8 (f) Beginning July 1, 2007, the Children's Discovery 9 Museum in Normal, Illinois shall receive payments from the 10 General Revenue Fund at the funding level determined by the 11 amounts paid to the Miller Park Zoo in Bloomington, Illinois 12 under this Section in calendar year 2006.

(g) On August 31, 2021, after subtracting all lapse period spending from the June 30 balance of the prior fiscal year, the Comptroller shall transfer to the Horse Racing Purse Equity Fund 50% of the balance within the Horse Racing Fund.

17 (Source: P.A. 102-16, eff. 6-17-21.)

18 (230 ILCS 5/31.1) (from Ch. 8, par. 37-31.1)

19 31.1. Sec. (a) Unless subsection (a-5) applies, organization licensees collectively shall contribute annually 20 21 to charity the sum of \$750,000 to non-profit organizations 22 that provide medical and family, counseling, and similar services to persons who reside or work on the backstretch of 23 24 Illinois racetracks. Unless subsection (a-5) applies, these contributions shall be collected as follows: (i) no later than 25

July 1st of each year the Board shall assess each organization 1 2 licensee, except those tracks located in Madison County, which tracks shall pay \$30,000 annually apiece into the Board 3 charity fund, that amount which equals \$690,000 multiplied by 4 5 the amount of pari-mutuel wagering handled by the organization licensee in the year preceding assessment and divided by the 6 7 total pari-mutuel wagering handled by all Illinois 8 organization licensees, except those tracks located in Madison 9 and Rock Island counties, in the year preceding assessment; 10 (ii) notice of the assessed contribution shall be mailed to 11 each organization licensee; (iii) within thirty days of its 12 receipt of such notice, each organization licensee shall remit 13 the assessed contribution to the Board. Unless subsection 14 (a-5) applies, if an organization licensee commences operation 15 of gaming at its facility pursuant to an organization gaming 16 license under the Illinois Gambling Act, then the organization 17 licensee shall contribute an additional \$83,000 per year beginning in the year subsequent to the first year in which the 18 organization licensee begins receiving funds from gaming 19 20 pursuant to an organization gaming license. If an organization licensee wilfully fails to so remit the contribution, the 21 22 Board may revoke its license to conduct horse racing.

(a-5) If (1) an organization licensee that did not operate live racing in 2017 is awarded racing dates in 2018 or in any subsequent year and (2) all organization licensees are operating gaming pursuant to an organization gaming license

under the Illinois Gambling Act, then subsection (a) does not 1 2 apply and organization licensees collectively shall contribute annually to charity the sum of \$1,000,000 to non-profit 3 organizations that provide medical and family, counseling, and 4 5 similar services to persons who reside or work on the backstretch of Illinois racetracks. These contributions shall 6 7 be collected as follows: (i) no later than July 1st of each 8 year the Board shall assess each organization licensee an 9 amount based on the proportionate amount of live racing days 10 in the calendar year for which the Board has awarded to the 11 organization licensee out of the total aggregate number of 12 live racing days awarded; (ii) notice of the assessed 13 contribution shall be mailed to each organization licensee; (iii) within 30 days after its receipt of such notice, each 14 15 organization licensee shall remit the assessed contribution to 16 the Board. If an organization licensee willfully fails to so 17 remit the contribution, the Board may revoke its license to conduct horse racing. 18

(b) No later than October 1st of each year, any qualified 19 20 charitable organization seeking an allotment of contributed funds shall submit to the Board an application for those 21 22 funds, using the Board's approved form. The No later than December 31st of each year, the Board shall distribute all 23 amounts collected that 24 such year to such charitable 25 organization applicants on a schedule determined by the Board, 26 based on the charitable organization's estimated expenditures

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related to this grant. Any funds not expended by the grantee in a grant year shall be distributed to the charitable organization or charitable organizations selected in the next grant year after the funds are recovered in addition to the amounts specified in subsections (a) and (a-5). (Source: P.A. 101-31, eff. 6-28-19.)

7 (230 ILCS 5/15.1 rep.)

8 (230 ILCS 5/34.3 rep.)

9 Section 10. The Illinois Horse Racing Act of 1975 is
10 amended by repealing Sections 15.1 and 34.3.

Section 99. Effective date. This Act takes effect upon becoming law.