As Reported by the Senate State and Local Government and Veterans Affairs Committee

126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 546

Representatives Dolan, Boccieri, Trakas, Evans, D., Seitz, Setzer, Hartnett, Allen, Yuko, Walcher, Chandler, Collier, Cassell, Aslanides, Schlichter, Willamowski, Combs, Widener, McGregor, J., Patton, T., Book, Stewart, D., Beatty, Blessing, Brown, Carano, Carmichael, Coley, Daniels, DeBose, Domenick, Driehaus, Gibbs, Harwood, Hoops, Key, Luckie, Martin, McGregor, R., Otterman, Patton, S., Perry, Sayre, Schneider, Stewart, J., Uecker, Wagoner, Webster, White, J.

Senators Cates, Miller, D., Fedor, Kearney

A BILL

То	amend sections 3769.083 and 3769.085 and to enact	1
	section 3769.22 of the Revised Code to authorize	2
	the State Racing Commission to enter into the	3
	National Racing Compact in order to provide for	4
	the licensure and regulation of individuals	Ē
	involved in the horse racing industry in the	6
	Compact states in a specified manner, to change	7
	the definition of "Ohio foaled horse," to specify	8
	that a thoroughbred mare may leave Ohio for	9
	breeding purposes with the Commission's permission	10
	and if the mare returns immediately after that	11
	activity, to require that all investment earnings	12
	on cash balances in the Ohio Thoroughbred Race	13
	Fund be credited to the Fund, and to make changes	14
	relating to allocations from the Ohio Standardbred	15
	Development Fund for harness races.	16

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3769.083 and 3769.085 be amended and	17
section 3769.22 of the Revised Code be enacted to read as follows:	18
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Sec. 3769.083. (A) As used in this section:	20
(1) An "accredited Ohio thoroughbred horse" means a horse	21
conceived in this state and born in this state which is both $\underline{\text{of}}$	22
the following:	23
(a) Born of a mare that is domiciled in this state at the	24
time of such the horse's conception, that remains continuously in	25
the state through the date on which such the horse is born, and	26
that is registered as required by the rules of the state racing	27
commission;	28
(b) By a stallion that stands for breeding purposes only in	29
this state in the year in which such the horse is conceived, and	30
that is registered as required by the rules of the racing	31
commission.	32
(2) An "Ohio foaled horse" means a horse registered as	33
required by the rules of the <u>state</u> racing commission which is	34
either of the following:	35
(a) A horse born of a mare which that enters this state on or	36
before the fifteenth day of July of the year in which the horse is	37
conceived foaling and remains continuously in this state until the	38
horse is born;	39
(b) A thoroughbred foal produced within the state by any	40
broodmare shipped into the state to foal and be bred to a	41
registered Ohio stallion. To qualify this foal as an Ohio foaled	42
horse, the broodmare shall remain in Ohio this state one year	43

Sub. H. B. No. 546 As Reported by the Senate State and Local Government and Veterans Affairs Committee	
continuously after foaling or continuously through foaling to the	44
cover of the Ohio stallion, whichever is sooner. All horses	45
previously registered as Ohio conceived and foaled shall be	46
considered as Ohio foaled horses effective January 1, 1976.	47
Any thoroughbred mare may leave Ohio this state for such	48
periods of time for purposes of such activities <u>such</u> as veterinary	49
treatment or surgery, sales purposes, <u>breeding purposes</u> , racing	50
purposes, and similar activities if permission is granted by the	51
state racing commission and the mare is returned to Ohio this	52
state immediately upon the conclusion of the requested activity.	53
(3) "Horse," "stallion," "mare," or "foal" means a horse of	54
the thoroughbred breed as distinguished from a horse of the	55
standard breed or any other breed, and "race" means a race for	56
thoroughbred horses conducted by a permit holder of the <u>state</u>	57
racing commission.	58
(4) "Horse" includes animals of all ages and of both sexes.	59
(B) There is hereby created in the state treasury the Ohio	60
thoroughbred race fund, to consist of moneys paid into it pursuant	61
to sections 3769.08 and 3769.087 of the Revised Code. $\underline{\text{All}}$	62
investment earnings on the cash balances in the fund shall be	63
credited to it. Moneys to the credit of the fund shall be	64
distributed on order of the state racing commission. The	65
commission shall, with the advice and assistance of the Ohio	66
thoroughbred racing advisory committee, <u>shall</u> use <u>this</u> <u>the</u> fund,	67
except as provided in divisions $(C)(2)_{\tau}$ and $(3)_{\tau}$ and (D) of this	68
section, to promote races and provide purses for such races for	69
horses in the following classes:	70
(1) Accredited Ohio thoroughbred horses;	71
(2) Ohio foaled horses.	72
Not less than ten nor more than twenty-five per cent of the	73
total money to be paid from the fund for all types of races shall	74

be allocated to races restricted to accredited Ohio thoroughbred horses. The commission may combine the classes of horses described in divisions (B)(1) and (2) of this section in one race, except in stake stakes races.

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(C)(1) Each permit holder conducting thoroughbred races shall 79 schedule races each week for horses in the classes named in 80 division (B) of this section; the number of such the races shall 81 be prescribed by the state racing commission. The commission 82 shall, pursuant to division (B) of this section, shall prescribe 83 the class or classes of such the races to be held by each permit 84 holder and shall, with the advice of the Ohio thoroughbred racing 85 advisory committee, shall fix the dates and conditions of such the 86 races and the amount of moneys to be paid from the Ohio 87 thoroughbred race fund to be added in each such race to the 88 minimum purse established by the permit holder for the class of 89 race held.

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(2) The commission may, with the advice of the Ohio thoroughbred racing advisory committee, may provide for stake stakes races to be run each year, and fix the number of such stakes races and the time, place, and conditions under which each shall be run. The commission shall fix the amount of moneys to be paid from the Ohio thoroughbred race fund to be added to the purse provided for each such stakes race by the permit holder, except that, in at least four such stake stakes races each year, the commission shall require, if four such stakes races can be arranged, require that the permit holder conducting the stake stakes race provide no less than fifteen thousand dollars for the purse for such stake the stakes race, and the commission shall provide moneys from the fund to be added to such the purse in an amount equal to or greater than the amount provided by the permit holder. The commission may require a nominating, sustaining, and entry fee not to exceed one per cent of the money added from the

Sub. H. B. No. 546	Page 5
As Reported by the Senate State and Local Government and Veterans Affairs	_
Committee	

fund for each horse in any such stake stakes race, which fee shall 107 be added to the purse for the race.

Stakes races where money is added from the Ohio thoroughbred 109 race fund shall be open only to accredited Ohio thoroughbred 110 horses and Ohio foaled horses. Twenty-five per cent of the total 111 moneys to be paid from the fund for stakes races shall be 112 allocated to races for only accredited Ohio thoroughbred horses. 113 The commission may require a nominating, sustaining, and entry 114 fee, not to exceed one per cent of the money added from the fund, 115 for each horse in any such stake race of these stakes races. These 116 fees shall be accumulated by the commission, and shall be paid out 117 by the commission at its discretion as part of the purse money for 118 additional races. 119

(3) The commission may pay from the Ohio thoroughbred race

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fund to the breeder of a horse of class (1) or (2) of division (B)

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of this section winning first, second, or third prize money of a

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purse for a thoroughbred race an amount not to exceed fifteen per

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cent of the first, second, or third prize money of such the purse.

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For the purposes of this division, the term "breeder" shall be

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defined by rule of the commission.

The commission may also may provide for stallion owners'

awards in an amount equal to not less than three nor more than ten

per cent of the first, second, or third place share of the purse.

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The award shall be paid to the owner of the stallion, providing

provided that the stallion was standing in Ohio this state as

provided in division (A)(1)(b) of this section at the time the

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horse placing first, second, or third was conceived.

(D) The <u>state racing</u> commission may provide for the 134 expenditure of moneys from the <u>Ohio thoroughbred race</u> fund in an 135 amount not to exceed in any one calendar year ten per cent of the 136 total amount received in the account that year to provide for 137 research projects directed toward improving the breeding, raising, 138

Sub. H. B. No. 546 As Reported by the Senate State and Local Government and Veterans Affairs Committee	Page 6
racing, and health and soundness of thoroughbred horses in the	139
state and toward education or promotion of the industry. Research	140
for which such funds the moneys from the fund may be used may	141
include, but shall not be limited to, studies of pre-race blood	142
testing, post-race testing, improvement of the breed, and	143
nutrition.	144
(E) The state racing commission shall appoint such qualified	145
personnel as may be required to supervise registration of horses	146
under the terms of this section, to determine the eligibility of	147
horses for accredited Ohio thoroughbred races, Ohio foaled races,	148
and the $\frac{\text{stake}}{\text{stakes}}$ races authorized by division (C)(2) of this	149
section, and to assist the Ohio thoroughbred racing advisory	150
committee and the commission in determining the conditions, class,	151
and quality of the race program to be established under this	152
section so as to carry out the purposes of this section. Such	153
persons The personnel shall serve at the pleasure of the	154
commission, and compensation shall be fixed by the commission. The	155
compensation of $\frac{\text{such}}{\text{the}}$ personnel and necessary expenses shall be	156
paid out of the Ohio thoroughbred race fund.	157
The commission shall adopt such rules as are necessary to	158
carry out this section and shall administer the stake stakes race	159
program and other races supported by the Ohio thoroughbred race	160
special account fund in a manner best designed to aid in the	161
development of the thoroughbred horse industry in the state, to	162
upgrade the quality of horse racing in the state, and to improve	163
the quality of horses conceived and foaled in the state.	164
Sec. 3769.085. (A) There is hereby created in the state	165
treasury the Ohio standardbred development fund, to consist of	166
moneys paid into it pursuant to section 3769.08 of the Revised	167
Code and any fees assessed for or on behalf of the Ohio sires	168
stakes races. All fees so assessed shall be exempt from the	169
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Sub. H. B. No. 546 Page 7 As Reported by the Senate State and Local Government and Veterans Affairs Committee requirements of divisions (D) and (M) of that section 3769.08 of 170 the Revised Code. All investment earnings on the cash balance in 171 the fund shall be credited to the fund. Moneys to the credit of 172 the fund shall be distributed on order of the state racing 173 commission with the approval of the Ohio standardbred development 174 commission. 175 (B) The Ohio standardbred development commission shall 176 consist of three members, all to be residents of this state 177 knowledgeable in breeding and racing, to be appointed by the 178 governor with the advice and consent of the senate. One member 179 shall be a standardbred breeder, and one member shall be a 180 standardbred owner. Of the initial appointments, one member shall 181 be appointed for a term ending June 30, 1977, and two members 182 shall be appointed for terms ending June 30, 1979. Thereafter, 183 appointments for other than unexpired terms shall be for four 184 years. Terms shall begin the first day of July and end the 185 thirtieth day of June. Any member appointed to fill a vacancy 186 occurring prior to the expiration of the term for which the 187 member's predecessor was appointed shall hold office for the 188 remainder of that term. Any member shall continue in office 189 subsequent to the expiration date of the member's term until a 190 successor takes office. Members shall receive no compensation, 191 except that they shall be paid actual and necessary expenses from 192 the Ohio standardbred development fund. The state racing 193 commission <u>also</u> shall also be reimbursed <u>from the fund</u> for actual 194 expense expenses approved by the development commission. The 195 development commission may elect one member to serve as secretary. 196 (C) Upon application not later than the first day of December 197 from the harness tracks conducting races with pari-mutuel 198 wagering, other than agricultural expositions and fairs, the Ohio 199 standardbred development commission shall, after a hearing and not 200 later than the twentieth day of January, shall allocate and 201

Sub. H. B. No. 546
As Reported by the Senate State and Local Government and Veterans Affairs
Committee

Page 8

approve all available moneys for colt races for two-year-old and 202 three-year-old colts and fillies, both trotting and pacing. 203 Separate races for fillies shall be provided at each age and gait. 204 At least <u>Up to</u> five races and a championship race shall be 205 scheduled for each of the eight categories of age, sex, and gait. 206 The allocations shall take into account the time of year that 207 racing colts is feasible, the equity and continuity of the 208 proposed dates for racing the events, and the amounts to be added 209 by the tracks, looking to the maximum benefit for those 210 participating in the races. Representatives of the tracks and the 211 Ohio harness horsemen's association shall be given an 212 opportunity to be heard before the allocations are made. No races 213 shall be contested earlier than the first day of May or later than 214 the first day of November; all permit holders operating extended 215 pari-mutuel meetings between those dates shall be entitled to at 216 least three races. No funds for a race shall be allocated to and 217 paid to a permit holder by the development commission unless the 218 permit holder adds at least twenty-five per cent to the amount 219 allocated by the development commission, and not less than five 220 thousand dollars to each race. 221

Colts and fillies eligible to the races shall be only those 222 sired by a standardbred stallion that was registered with the 223 state racing commission and stood in the state the entire breeding 224 season of the year the colt or filly was conceived and fillies 225 foaled before November 1, 1979, that are not so qualified but 226 wholly owned by a resident or residents of the state on the first 227 day of January of the year that such filly would be eligible to 228 race as a two year old and also wholly owned by a resident or 229 residents of the state on the date the race is contested. 230

If the development commission concludes that sufficient funds 231 are available to add aged races without reducing purse levels of 232 the colt and filly races, the development commission may allocate 233

Sub. H. B. No. 546 As Reported by the Senate State and Local Government and Veterans Affairs Committee	
funds to four-year-old and five-year-old up races of each sex and	234
gait with Ohio eligibility required as set forth in this section.	235
(D) The state racing commission may allocate an amount not to	236
exceed five per cent of the total Ohio standardbred development	237
fund available in any one calendar year to research projects	238
directed toward improving the breeding, raising, racing, and	239
health and soundness of horses in the state and toward education	240
or promotion of the industry.	241
Sec. 3769.22. (A) The general assembly finds and declares all	242
of the following:	243
(1) A national racing compact, comprised of states that are	244
party to the compact, exists to provide for the licensure and	245
regulation of individuals involved in the horse racing industry.	246
(2) The intent of the compact is to prevent individual	247
owners, trainers, jockeys, drivers, backstretch employees,	248
totalizator employees, farriers, concessionaires, veterinarians,	249
and other persons involved in live horse racing upon which	250
pari-mutuel wagering is conducted from having to be licensed in	251
each state in which they may conduct business.	252
(3) The compact authorizes the individuals described in	253
division (A)(2) of this section to be licensed in occupational	254
categories established by the compact committee that oversees the	255
compact and, thus, to be able to practice their occupation in all	256
states that are parties to the compact.	257
(4) The purposes of the compact are to do all of the	258
<pre>following:</pre>	259
(a) Establish uniform requirements among the states that are	260
parties to the compact for the licensure of the individuals	261
described in division (A)(2) of this section and to ensure that	262
all of those individuals licensed pursuant to the compact meet a	263

Sub. H. B. No. 546 As Reported by the Senate State and Local Government and Veterans Affairs Committee	
uniform minimum standard of honesty and integrity;	264
(b) Facilitate the growth of the horse racing industry in	265
each state that is a party to the compact and throughout the	266
country by simplifying the licensing process for the individuals	267
described in division (A)(4)(a) of this section and by reducing	268
the duplicative and costly process of separate licensing by the	269
applicable agency in each state that is a party to the compact;	270
(c) Provide for participation in the compact by officials of	271
the states that are parties to the compact, and permit those	272
officials, through the compact committee established by the	273
compact, to enter into contracts with governmental agencies and	274
nongovernmental persons and entities to carry out the purposes of	275
the compact;	276
(d) Establish the compact committee as an interstate	277
governmental entity authorized to request and receive criminal	278
record history information from the federal bureau of	279
investigation, other federal law enforcement agencies, the royal	280
Canadian mounted police, law enforcement agencies of other	281
nations, and state and local law enforcement agencies.	282
(5) Both of the following apply under the compact:	283
(a) No state that is party to the compact, including that	284
state's racing commission or equivalent agency, is liable for the	285
debts or other financial obligations incurred by the compact	286
committee.	287
(b) No official of a state that is a party to the compact or	288
employee of the compact committee is personally liable for any act	289
the official or employee performs or omits to perform in good	290
faith while carrying out the official's or employee's	291
responsibilities and duties under the compact.	292
(B)(1) The state racing commission is hereby authorized to	293

Sub. H. B. No. 546 As Reported by the Senate State and Local Government and Veterans Affairs Committee	Page 11
enter into and participate in the compact described in division	294
(A) of this section for the purposes described in that division.	295
(2) The participation of this state and the commission in the	296
compact shall not have any of the following consequences:	297
(a) Result in the diminution of any applicable existing	298
standards governing the issuance, denial, suspension, or	299
revocation of a license issued under section 3769.03 of the	300
Revised Code;	301
(b) Prevent the enforcement of any statute or rule affecting	302
the holder of any such license;	303
(c) Relieve any individual or entity of its duty to obtain	304
any such license or pay any license fee;	305
(d) Make the state or the commission liable for the debts or	306
other financial obligations incurred by the compact committee;	307
(e) Make any officer or employee of this state personally	308
liable for any act the official or employee performs or omits to	309
perform in good faith while carrying out the official's or	310
employee's responsibilities and duties under the compact.	311
(3) The commission shall designate an individual to represent	312
this state and the commission on the compact committee in the	313
administration of the compact.	314
Section 2. That existing sections 3769.083 and 3769.085 of	315
the Revised Code are hereby repealed.	316