As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 118

Representative Seitz

Cosponsors: Representatives Blessing, McGregor, J., Uecker, Schneider, Driehaus, Stewart, D., Chandler, Domenick, Adams, Otterman, Yuko, Combs, Skindell, Webster, Brinkman, Distel, Book

A BILL

| То | amend sections 3769.03, 3769.08, 3769.083, | 1 |
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| | 3769.085, and 3769.088 and to enact sections | 2 |
| | 3769.0811, 3769.0812, and 3769.0813 of the Revised | 3 |
| | Code to authorize wagering at a track on horse | 4 |
| | races that are telecast via an instant racing | 5 |
| | system and to levy a tax on amounts wagered in | 6 |
| | this manner. | 7 |

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

| Section 1. That sections 3769.03, 3769.08, 3769.083, | 8 |
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| 3769.085, and 3769.088 be amended and sections 3769.0811, | 9 |
| 3769.0812, and 3769.0813 of the Revised Code be enacted to read as | 10 |
| follows: | 11 |
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| Sec. 3769.03. The state racing commission shall prescribe the | 12 |
| rules and conditions under which horse racing may be conducted and | 13 |
| may issue, deny, suspend, diminish, or revoke permits to conduct | 14 |
| horse racing as authorized by sections 3769.01 to 3769.14 of the | 15 |
| Revised Code. The commission may impose, in addition to any other | 16 |
| penalty imposed by the commission, fines in an amount not to | 17 |

exceed ten thousand dollars on any permit holder or any other

person who violates the rules or orders of the commission. The

commission may prescribe the forms of wagering that are

permissible, the number of races, the procedures on wagering, and

the wagering information to be provided to the public.

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The commission may require totalizator equipment to display the amount of wagering in each wagering pool. The commission shall initiate safeguards as necessary to account for the amount of money wagered at each track in each wagering pool. It may require permit holders to install equipment that will provide a complete check and analysis of the functioning of any computers and require safeguards on their performance. The commission shall require all permit holders, except those holding state fair, county fair, or other fair permits, to provide a photographic recording, approved by the commission, of the entire running of all races conducted by the permit holder.

The state racing commission may issue, deny, suspend, or 34 revoke licenses to those persons engaged in racing and to those 35 employees of permit holders as is in the public interest for the 36 purpose of maintaining a proper control over horse-racing 37 meetings. The commission, as is in the public interest for the 38 purpose of maintaining proper control over horse-racing meetings, 39 also may rule any person off a permit holder's premises. License 40 fees shall include registration fees and shall be set by the 41 commission. Each license issued by the commission, unless revoked 42 for cause, shall be for the period of one year from the first day 43 of January of the year in which it is issued, except as otherwise 44 provided in section 3769.07 of the Revised Code. Applicants for 45 licenses issued by the commission shall submit their fingerprints 46 to the commission, and the commission may forward the fingerprints 47 to the federal bureau of investigation or, to any other agency, or 48 to both, for examination. 49

| There is hereby created in the state treasury the state | 50 |
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| racing commission operating fund. All license fees established and | 51 |
| collected by the commission pursuant to this section, and the | 52 |
| amounts specified in divisions (B) and (C) of section 3769.08 and, | 53 |
| division (A)(6) of section 3769.087 , and division (C)(2) of | 54 |
| section 3769.0813 of the Revised Code, shall be paid into the | 55 |
| state treasury to the credit of the fund. Moneys in the fund shall | 56 |
| be expended by the commission to defray its operating costs, | 57 |
| salaries and expenses, and the cost of administering and enforcing | 58 |
| this chapter. | 59 |

The commission may deny a permit to any permit holder that 60 has defaulted in payments to the public, employees, or the 61 horsemen and may deny a permit to any successor purchaser of a 62 track for as long as any of those defaults have not been satisfied 63 by either the seller or purchaser. 64

The commission shall deny a permit to any permit holder that

65 has defaulted in payments to the state or has defaulted in

66 payments required under section 3769.089 or, 3769.0810, or

67 3769.0813 of the Revised Code and shall deny a permit to any

68 successor purchaser of a track for as long as those defaults have

69 not been satisfied by either the seller or purchaser.

Any violation of this chapter, of any rule of racing adopted 71 by the commission, or of any law or rule with respect to racing in 72 any jurisdiction shall be sufficient reason for a refusal to issue 73 a license, or a suspension or revocation of any license issued, 74 pursuant to this section. 75

With respect to the issuance, denial, suspension, or 76 revocation of a license to a participant in horse racing, the 77 action of the commission shall be subject to Chapter 119. of the 78 Revised Code. 79

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The commission may sue and be sued in its own name. Any

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| action against the commission shall be brought in the court of |
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| common pleas of Franklin county. Any appeal from a determination |
| or decision of the commission rendered in the exercise of its |
| powers and duties under this chapter shall be brought in the court |
| of common pleas of Franklin county. |

The commission, biennially, shall make a full report to the
governor of its proceedings for the two-year period ending with
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the thirty-first day of December preceding the convening of the
general assembly and shall include its recommendations in the
report. The commission, semiannually, on the thirtieth day of June
and on the thirty-first day of December of each year, shall make a
report and accounting to the governor.
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Sec. 3769.08. (A) Any person holding a permit to conduct a 93 horse-racing meeting may provide a place in the race meeting 94 grounds or enclosure at which the permit holder may conduct and 95 supervise the pari-mutuel system of wagering by patrons of legal 96 age on the live racing programs and simulcast racing programs 97 conducted by the permit holder. 98

The pari-mutuel method of wagering upon the live racing 99 programs and simulcast racing programs held at or conducted within 100 such race track, and at the time of such horse-racing meeting, or 101 at other times authorized by the state racing commission, shall 102 not be unlawful. No other place, except that provided and 103 designated by the permit holder and except as provided in section 104 3769.26 of the Revised Code, nor any other method or system of 105 betting or wagering, except the pari-mutuel system, shall be used 106 or permitted by the permit holder; nor, except as provided in 107 section 3769.089, 3769.0812, or 3769.26 of the Revised Code, shall 108 the pari-mutuel system of wagering be conducted by the permit 109 holder on any races except the races at the race track, grounds, 110 or enclosure for which the person holds a permit. Each Except as 111

| provided in section 3769.0813 of the Revised Code, each permit | 112 |
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| holder may retain as a commission an amount not to exceed eighteen | 113 |
| per cent of the total of all moneys wagered. | 114 |
| The pari-mutuel wagering authorized by this section is | 115 |
| subject to sections 3769.25 to 3769.28 of the Revised Code, with | 116 |
| the exception that pari-mutuel wagering conducted under section | 117 |
| 3769.0812 of the Revised Code is not subject to those sections. | 118 |
| (B) At the close of each racing day, each permit holder | 119 |
| authorized to conduct thoroughbred racing, out of the amount | 120 |
| retained on that day by the permit holder, shall pay by check, | 121 |
| draft, or money order to the tax commissioner, as a tax, a sum | 122 |
| equal to the following percentages of the total of all moneys | 123 |
| wagered on live racing programs on that day and shall separately | 124 |
| compute and pay by check, draft, or money order to the tax | 125 |
| commissioner, as a tax, a sum equal to the following percentages | 126 |
| of the total of all money wagered on simulcast racing programs on | 127 |
| that day: | 128 |
| (1) One per cent of the first two hundred thousand dollars | 129 |
| wagered, or any part of that amount; | 130 |
| (2) Two per cent of the next one hundred thousand dollars | 131 |
| wagered, or any part of that amount; | 132 |
| (3) Three per cent of the next one hundred thousand dollars | 133 |
| wagered, or any part of that amount; | 134 |
| (4) Four per cent of all sums over four hundred thousand | 135 |
| dollars wagered. | 136 |
| Except as otherwise provided in section 3769.089 of the | 137 |
| Revised Code, each permit holder authorized to conduct | 138 |
| thoroughbred racing shall use for purse money a sum equal to fifty | 139 |
| per cent of the pari-mutuel revenues retained by the permit holder | 140 |
| as a commission after payment of the state tax <u>under this</u> | 141 |
| division. This fifty per cent payment shall be in addition to the | 142 |

| purse distribution | from breakage | specified in | this section. | 143 |
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Subject to division (M) of this section, from the moneys paid 144 to the tax commissioner by thoroughbred racing permit holders, 145 one-half of one per cent of the total of all moneys so wagered on 146 a racing day shall be paid into the Ohio fairs fund created by 147 section 3769.082 of the Revised Code, one and one-eighth per cent 148 of the total of all moneys so wagered on a racing day shall be 149 paid into the Ohio thoroughbred race fund created by section 150 3769.083 of the Revised Code, and one-quarter of one per cent of 151 the total of all moneys wagered on a racing day by each permit 152 holder shall be paid into the state racing commission operating 153 fund created by section 3769.03 of the Revised Code. The required 154 payment to the state racing commission operating fund does not 155 apply to county and independent fairs and agricultural societies. 156 The remaining moneys may be retained by the permit holder, except 157 as provided in this section with respect to the odd cents 158 redistribution. Amounts paid into the PASSPORT fund shall be used 159 solely for the support of the PASSPORT program as determined in 160 appropriations made by the general assembly. If the PASSPORT 161 program is abolished, the amount that would have been paid to the 162 PASSPORT fund under this chapter shall be paid to the general 163 revenue fund of the state. As used in this chapter, "PASSPORT 164 program" means the PASSPORT program created under section 173.40 165 of the Revised Code. 166

The total amount paid to the Ohio thoroughbred race fund

under this section and division (A) of section 3769.087 of the

Revised Code shall not exceed by more than six per cent the total

amount paid to this fund under this section and that section

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during the immediately preceding calendar year.

Each year, the total amount calculated for payment into the 172 Ohio fairs fund under this division, division (C) of this section, 173 and division (A) of section 3769.087 of the Revised Code shall be 174

| an amount | calculated using the percentages specified in this | 175 |
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| division, | , division (C) of this section, and division (A) of | 176 |
| section 3 | 3769.087 of the Revised Code. | 177 |

A permit holder may contract with a thoroughbred horsemen's 178 organization for the organization to act as a representative of 179 all thoroughbred owners and trainers participating in a 180 horse-racing meeting conducted by the permit holder. A 181 "thoroughbred horsemen's organization" is any corporation or 182 association that represents, through membership or otherwise, more 183 than one-half of the aggregate of all thoroughbred owners and 184 trainers who were licensed and actively participated in racing 185 within this state during the preceding calendar year. Except as 186 otherwise provided in this paragraph, any moneys received by a 187 thoroughbred horsemen's organization shall be used exclusively for 188 the benefit of thoroughbred owners and trainers racing in this 189 state through the administrative purposes of the organization, 190 benevolent activities on behalf of the horsemen, promotion of the 191 horsemen's rights and interests, and promotion of equine research. 192 A thoroughbred horsemen's organization may expend not more than an 193 aggregate of five per cent of its annual gross receipts, or a 194 larger amount as approved by the organization, for dues, 195 assessments, and other payments to all other local, national, or 196 international organizations having as their primary purposes the 197 promotion of thoroughbred horse racing, thoroughbred horsemen's 198 rights, and equine research. 199

(C) Except as otherwise provided in division (B) of this 200 section, at the close of each racing day, each permit holder 201 authorized to conduct harness or quarter horse racing, out of the 202 amount retained that day by the permit holder, shall pay by check, 203 draft, or money order to the tax commissioner, as a tax, a sum 204 equal to the following percentages of the total of all moneys 205 wagered on live racing programs and shall separately compute and 206

| pay by check, draft, or money order to the tax commissioner, as a | 207 |
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| tax, a sum equal to the following percentages of the total of all | 208 |
| money wagered on simulcast racing programs on that day: | 209 |
| (1) One per cent of the first two hundred thousand dollars | 210 |
| wagered, or any part of that amount; | 211 |
| (2) Two per cent of the next one hundred thousand dollars | 212 |
| wagered, or any part of that amount; | 213 |
| (3) Three per cent of the next one hundred thousand dollars | 214 |
| wagered, or any part of that amount; | 215 |
| (4) Four per cent of all sums over four hundred thousand | 216 |
| dollars wagered. | 217 |
| Except as otherwise provided in division (B) and subject to | 218 |
| division (M) of this section, from the moneys paid to the tax | 219 |
| commissioner by permit holders authorized to conduct harness or | 220 |
| quarter horse racing, one-half of one per cent of all moneys | 221 |
| wagered on that racing day shall be paid into the Ohio fairs fund; | 222 |
| from the moneys paid to the tax commissioner by permit holders | 223 |
| authorized to conduct harness racing, five-eighths of one per cent | 224 |
| of all moneys wagered on that racing day shall be paid into the | 225 |
| Ohio standardbred development fund; and from the moneys paid to | 226 |
| the tax commissioner by permit holders authorized to conduct | 227 |
| quarter horse racing, five-eighths of one per cent of all moneys | 228 |
| wagered on that racing day shall be paid into the Ohio quarter | 229 |
| horse development fund. | 230 |
| (D) In addition, subject to division (M) of this section, | 231 |
| beginning on January 1, 1996, from the money paid to the tax | 232 |
| commissioner as a tax under this section and division (A) of | 233 |
| section 3769.087 of the Revised Code by harness horse permit | 234 |
| holders, one-half of one per cent of the amount wagered on a | 235 |
| racing day shall be paid into the Ohio standardbred development | 236 |
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fund. Beginning January 1, 1998, the The payment to the Ohio

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| standardbred | development fund required under this division does | 238 |
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| not apply to | county agricultural societies or independent | 239 |
| agricultural | societies. | 240 |

The total amount paid to the Ohio standardbred development 241 fund under this division, division (C) of this section, and 242 division (A) of section 3769.087 of the Revised Code and the total 243 amount paid to the Ohio quarter horse development fund under this 244 division and division (A) of that section shall not exceed by more 245 than six per cent the total amount paid into the fund under this 246 division, division (C) of this section, and division (A) of 247 section 3769.087 of the Revised Code in the immediately preceding 248 calendar year. 249

- (E) Subject to division (M) of this section, from the money
 paid as a tax under this chapter by harness and quarter horse
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 permit holders, one-quarter of one per cent of the total of all
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 moneys wagered on a racing day by each permit holder shall be paid
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 into the state racing commission operating fund created by section
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 3769.03 of the Revised Code. This division does not apply to
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 county and independent fairs and agricultural societies.
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- (F) Except as otherwise provided in section 3769.089 of the 257 Revised Code, each permit holder authorized to conduct harness 258 racing shall pay to the harness horsemen's purse pool a sum equal 259 to fifty per cent of the pari-mutuel revenues retained by the 260 permit holder as a commission after payment of the state tax under 261 division (C) of this section. This fifty per cent payment is to be 262 in addition to the purse distribution from breakage specified in 263 this section. 264
- (G) In addition, each permit holder authorized to conduct

 harness racing shall be allowed to retain the odd cents of all

 redistribution to be made on all <u>mutual mutual</u> contributions

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 exceeding a sum equal to the next lowest multiple of ten.

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Forty per cent of that portion of that total sum of such odd 269 cents shall be used by the permit holder for purse money for Ohio 270 sired, bred, and owned colts, for purse money for Ohio bred 271 horses, and for increased purse money for horse races. Upon the 272 formation of the corporation described in section 3769.21 of the 273 Revised Code to establish a harness horsemen's health and 274 retirement fund, twenty-five per cent of that portion of that 275 total sum of odd cents shall be paid at the close of each racing 276 day by the permit holder to that corporation to establish and fund 277 the health and retirement fund. Until that corporation is formed, 278 that twenty-five per cent shall be paid at the close of each 279 racing day by the permit holder to the tax commissioner or the tax 280 commissioner's agent in the county seat of the county in which the 281 permit holder operates race meetings. The remaining thirty-five 282 per cent of that portion of that total sum of odd cents shall be 283 retained by the permit holder. 284

(H) In addition, each permit holder authorized to conduct 285 thoroughbred racing shall be allowed to retain the odd cents of 286 all redistribution to be made on all mutuel contributions 287 exceeding a sum equal to the next lowest multiple of ten. Twenty 288 per cent of that portion of that total sum of such odd cents shall 289 be used by the permit holder for increased purse money for horse 290 races. Upon the formation of the corporation described in section 291 3769.21 of the Revised Code to establish a thoroughbred horsemen's 292 health and retirement fund, forty-five per cent of that portion of 293 that total sum of odd cents shall be paid at the close of each 294 racing day by the permit holder to that corporation to establish 295 and fund the health and retirement fund. Until that corporation is 296 formed, that forty-five per cent shall be paid by the permit 297 holder to the tax commissioner or the tax commissioner's agent in 298 the county seat of the county in which the permit holder operates 299 race meetings, at the close of each racing day. The remaining 300 thirty-five per cent of that portion of that total sum of odd 301

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cents shall be retained by the permit holder.

(I) In addition, each permit holder authorized to conduct 303 quarter horse racing shall be allowed to retain the odd cents of 304 all redistribution to be made on all mutuel contributions 305 exceeding a sum equal to the next lowest multiple of ten, subject 306 to a tax of twenty-five per cent on that portion of the total sum 307 of such odd cents that is in excess of two thousand dollars during 308 a calendar year, which tax shall be paid at the close of each 309 racing day by the permit holder to the tax commissioner or the tax 310 commissioner's agent in the county seat of the county within which 311 the permit holder operates race meetings. Forty per cent of that 312 portion of that total sum of such odd cents shall be used by the 313 permit holder for increased purse money for horse races. The 314 remaining thirty-five per cent of that portion of that total sum 315 of odd cents shall be retained by the permit holder. 316

(J)(1) To encourage the improvement of racing facilities for 317 the benefit of the public, breeders, and horse owners, and to 318 increase the revenue to the state from the increase in pari-mutuel 319 wagering resulting from those improvements, the taxes paid by a 320 permit holder to the state as provided for in this chapter shall 321 be reduced by three-fourths of one per cent of the total amount 322 wagered for those permit holders who make capital improvements to 323 existing race tracks or construct new race tracks. The percentage 324 of the reduction that may be taken each racing day shall equal 325 seventy-five per cent of the taxes levied under divisions (B) and 326 (C) of this section and section 3769.087 of the Revised Code, and 327 division (F)(2) of section 3769.26 of the Revised Code, as 328 applicable, divided by the calculated amount each fund should 329 receive under divisions (B) and (C) of this section and section 330 3769.087 of the Revised Code, and division (F)(2) of section 331 3769.26 of the Revised Code and the reduction provided for in this 332 division. If the resulting percentage is less than one, that 333

| percentage shall be multiplied by the amount of the reduction | 334 |
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| provided for in this division. Otherwise, the permit holder shall | 335 |
| receive the full reduction provided for in this division. The | 336 |
| amount of the allowable reduction not received shall be carried | 337 |
| forward and applied against future tax liability. After any | 338 |
| reductions expire, any reduction carried forward shall be treated | 339 |
| as a reduction as provided for in this division. | 340 |

If more than one permit holder is authorized to conduct

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racing at the facility that is being built or improved, the cost

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of the new race track or capital improvement shall be allocated

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between or among all the permit holders in the ratio that the

permit holders' number of racing days bears to the total number of

racing days conducted at the facility.

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A reduction for a new race track or a capital improvement 347 shall start from the day racing is first conducted following the 348 date actual construction of the new race track or each capital 349 improvement is completed and the construction cost has been 350 approved by the state racing commission, unless otherwise provided 351 in this section. A reduction for a new race track or a capital 352 improvement shall continue for a period of twenty-five years for 353 new race tracks and for fifteen years for capital improvements if 354 the construction of the capital improvement or new race track 355 commenced prior to March 29, 1988, and for a period of ten years 356 for new race tracks or capital improvements if the construction of 357 the capital improvement or new race track commenced on or after 358 March 29, 1988, but before the effective date of this amendment 359 June 6, 2001, or until the total tax reduction reaches seventy per 360 cent of the approved cost of the new race track or capital 361 improvement, as allocated to each permit holder, whichever occurs 362 first. A reduction for a new race track or a capital improvement 363 approved after the effective date of this amendment June 6, 2001, 364 shall continue until the total tax reduction reaches one hundred 365 per cent of the approved cost of the new race track or capital 366 improvement, as allocated to each permit holder. 367

A reduction granted for a new race track or a capital 368 improvement, the application for which was approved by the racing 369 commission after March 29, 1988, but before the effective date of 370 this amendment June 6, 2001, shall not commence nor shall the 371 ten-year period begin to run until all prior tax reductions with 372 respect to the same race track have ended. The total tax reduction 373 because of capital improvements shall not, during any one year, 374 exceed for all permit holders using any one track three-fourths of 375 one per cent of the total amount wagered, regardless of the number 376 of capital improvements made. Several capital improvements to a 377 race track may be consolidated in an application if the state 378 racing commission approved the application prior to March 29, 379 1988. No permit holder may receive a tax reduction for a capital 380 improvement approved by the racing commission on or after March 381 29, 1988, at a race track until all tax reductions have ended for 382 all prior capital improvements approved by the racing commission 383 under this section or section 3769.20 of the Revised Code at that 384 race track. If there are two or more permit holders operating 385 meetings at the same track, they may consolidate their 386 applications. The racing commission shall notify the tax 387 commissioner when the reduction of tax begins and when it ends. 388

Each fiscal year the state racing commission shall submit a 389 report to the tax commissioner, the office of budget and 390 management, and the legislative service commission. The report 391 shall identify each capital improvement project undertaken under 392 393 this division and in progress at each race track, indicate the total cost of each project, state the tax reduction that resulted 394 from each project during the immediately preceding fiscal year, 395 estimate the tax reduction that will result from each project 396 during the current fiscal year, state the total tax reduction that 397 resulted from all such projects at all race tracks during the
immediately preceding fiscal year, and estimate the total tax
reduction that will result from all such projects at all race
tracks during the current fiscal year.

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- (2) In order to qualify for the reduction in tax, a permit 402 holder shall apply to the state racing commission in such form as 403 the commission may require and shall provide full details of the 404 new race track or capital improvement, including a schedule for 405 its construction and completion, and set forth the costs and 406 expenses incurred in connection with it. The racing commission 407 shall not approve an application unless the permit holder shows 408 that a contract for the new race track or capital improvement has 409 been let under an unrestricted competitive bidding procedure, 410 unless the contract is exempted by the controlling board because 411 of its unusual nature. In determining whether to approve an 412 application, the racing commission shall consider whether the new 413 race track or capital improvement will promote the safety, 414 convenience, and comfort of the racing public and horse owners and 415 generally tend towards the improvement of racing in this state. 416
- (3) If a new race track or capital improvement is approved by 417 the state racing commission and construction has started, the tax 418 reduction may be authorized by the commission upon presentation of 419 copies of paid bills in excess of one hundred thousand dollars or 420 ten per cent of the approved cost, whichever is greater. After the 421 initial authorization, the permit holder shall present copies of 422 paid bills. If the permit holder is in substantial compliance with 423 the schedule for construction and completion of the new race track 424 or capital improvement, the racing commission may authorize the 425 continuation of the tax reduction upon the presentation of the 426 additional paid bills. The total amount of the tax reduction 427 authorized shall not exceed the percentage of the approved cost of 428 the new race track or capital improvement specified in division 429

(J)(1) of this section. The racing commission may terminate any 430 tax reduction immediately if a permit holder fails to complete the 431 new race track or capital improvement, or to substantially comply 432 with the schedule for construction and completion of the new race 433 track or capital improvement. If a permit holder fails to complete 434 a new race track or capital improvement, the racing commission 435 shall order the permit holder to repay to the state the total 436 amount of tax reduced. The normal tax paid by the permit holder 437 shall be increased by three-fourths of one per cent of the total 438 amount wagered until the total amount of the additional tax 439 collected equals the total amount of tax reduced. 440

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(4) As used in this section division:

- (a) "Capital improvement" means an addition, replacement, or 442 remodeling of a structural unit of a race track facility costing 443 at least one hundred thousand dollars, including, but not limited 444 to, the construction of barns used exclusively for the race track 445 facility, backstretch facilities for horsemen, paddock facilities, 446 new pari-mutuel and totalizator equipment and appurtenances to 447 that equipment purchased by the track, new access roads, new 448 parking areas, the complete reconstruction, reshaping, and 449 leveling of the racing surface and appurtenances, the installation 450 of permanent new heating or air conditioning, roof replacement or 451 restoration, installations of a permanent nature forming a part of 452 the track structure, and construction of buildings that are 453 located on a permit holder's premises. "Capital improvement" does 454 not include the cost of replacement of equipment that is not 455 permanently installed, ordinary repairs, painting, and maintenance 456 required to keep a race track facility in ordinary operating 457 condition. 458
- (b) "New race track" includes the reconstruction of a race track damaged by fire or other cause that has been declared by the state racing commission, as a result of the damage, to be an

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| inadequate | facility | for | the | safe | operation | of | horse | racing. | |
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(c) "Approved cost" includes all debt service and interest

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costs that are associated with a capital improvement or new race

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track and that the <u>state</u> racing commission approves for a tax

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reduction under division (J) of this section.

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- 467 (5) The state racing commission shall not approve an application for a tax reduction under this section if it has 468 reasonable cause to believe that the actions or negligence of the 469 permit holder substantially contributed to the damage suffered by 470 471 the track due to fire or other cause. The racing commission shall obtain any data or information available from a fire marshal, law 472 enforcement official, or insurance company concerning any fire or 473 other damage suffered by a track, prior to approving an 474 application for a tax reduction. 475
- (6) The approved cost to which a tax reduction applies shall 476 be determined by generally accepted accounting principles and 477 verified by an audit of the permit holder's records upon 478 completion of the project by the state racing commission, or by an 479 independent certified public accountant selected by the permit 480 holder and approved by the commission.
- (K) No other license or excise tax or fee, except as provided 482 in sections 3769.01 to 3769.14 of the Revised Code, shall be 483 assessed or collected from such licensee by any county, township, 484 district, municipal corporation, or other body having power to 485 assess or collect a tax or fee. That portion of the tax paid under 486 this section by permit holders for racing conducted at and during 487 the course of an agricultural exposition or fair, and that portion 488 of the tax that would have been paid by eligible permit holders 489 into the PASSPORT fund as a result of racing conducted at and 490 during the course of an agricultural exposition or fair, shall be 491 deposited into the state treasury to the credit of the horse 492 racing tax fund, which is hereby created for the use of the 493

| agricultural societies of the several counties in which the taxes | 494 |
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| originate. The state racing commission shall determine eligible | 495 |
| permit holders for purposes of the preceding sentence, taking into | 496 |
| account the breed of horse, the racing dates, the geographic | 497 |
| proximity to the fair, and the best interests of Ohio racing. On | 498 |
| the first day of any month on which there is money in the fund, | 499 |
| the tax commissioner shall provide for payment to the treasurer of | 500 |
| each agricultural society the amount of the taxes collected under | 501 |
| this section upon racing conducted at and during the course of any | 502 |
| exposition or fair conducted by the society. | 503 |

- (L) From the tax paid under this section by harness track 504 permit holders, the tax commissioner shall pay into the Ohio 505 thoroughbred race fund a sum equal to a percentage of the amount 506 wagered upon which the tax is paid. The percentage shall be 507 determined by the tax commissioner and shall be rounded to the 508 nearest one-hundredth. The percentage shall be such that, when 509 multiplied by the amount wagered upon which tax was paid by the 510 harness track permit holders in the most recent year for which 511 final figures are available, it results in a sum that 512 substantially equals the same amount of tax paid by the tax 513 commissioner during that year into the Ohio fairs fund from taxes 514 paid by thoroughbred permit holders. This division does not apply 515 to county and independent fairs and agricultural societies. 516
- (M) Twenty-five per cent of the taxes levied on thoroughbred 517 racing permit holders, harness racing permit holders, and quarter 518 horse racing permit holders under this section, division (A) of 519 section 3769.087 of the Revised Code, and division (F)(2) of 520 section 3769.26 of the Revised Code shall be paid into the 521 PASSPORT fund. The tax commissioner shall pay any money remaining, 522 after the payment into the PASSPORT fund and the reductions 523 provided for in division (J) of this section and in section 524 3769.20 of the Revised Code, into the Ohio fairs fund, Ohio 525

| thoroughbred race fund, Ohio standardbred development fund, Ohio | 526 |
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| quarter horse fund, and state racing commission operating fund as | 527 |
| prescribed in this section and division (A) of section 3769.087 of | 528 |
| the Revised Code. The tax commissioner shall thereafter use and | 529 |
| apply the balance of the money paid as a tax by any permit holder | 530 |
| to cover any shortage in the accounts of such funds resulting from | 531 |
| an insufficient payment as a tax by any other permit holder. The | 532 |
| moneys received by the tax commissioner shall be deposited weekly | 533 |
| and paid by the tax commissioner into the funds to cover the total | 534 |
| aggregate amount due from all permit holders to the funds, as | 535 |
| calculated under this section and division (A) of section 3769.087 | 536 |
| of the Revised Code, as applicable. If, after the payment into the | 537 |
| PASSPORT fund, sufficient funds are not available from the tax | 538 |
| deposited by the tax commissioner to pay the required amounts into | 539 |
| the Ohio fairs fund, Ohio standardbred development fund, Ohio | 540 |
| thoroughbred race fund, Ohio quarter horse fund, and the state | 541 |
| racing commission operating fund, the tax commissioner shall | 542 |
| prorate on a proportional basis the amount paid to each of the | 543 |
| funds. Any shortage to the funds as a result of a proration shall | 544 |
| be applied against future deposits for the same calendar year when | 545 |
| funds are available. After this application, the tax commissioner | 546 |
| shall pay any remaining money paid as a tax by all permit holders | 547 |
| into the PASSPORT fund. This division does not apply to permit | 548 |
| holders conducting racing at and during the course of an | 549 |
| agricultural exposition or fair as described in division (K) of | 550 |
| this section. | 551 |

Sec. 3769.083. (A) As used in this section:

(1) An "accredited Ohio thoroughbred horse" means a horse
conceived in this state and born in this state which is both of
the following:
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(a) Born of a mare that is domiciled in this state at the

| time of the horse's conception, that remains continuously in the | 557 |
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| state through the date on which the horse is born, and that is | 558 |
| registered as required by the rules of the state racing | 559 |
| commission; | 560 |
| (b) By a stallion that stands for breeding purposes only in | 561 |
| this state in the year in which the horse is conceived, and that | 562 |
| is registered as required by the rules of the commission. | 563 |
| (2) An "Ohio foaled horse" means a horse registered as | 564 |
| required by the rules of the state racing commission which is | 565 |
| either of the following: | 566 |
| (a) A horse born of a mare that enters this state before | 567 |
| foaling and remains continuously in this state until the horse is | 568 |
| born; | 569 |
| (b) A thoroughbred foal produced within the state by any | 570 |
| broodmare shipped into the state to foal and be bred to a | 571 |
| registered Ohio stallion. To qualify this foal as an Ohio foaled | 572 |
| horse, the broodmare shall remain in this state one year | 573 |
| continuously after foaling or continuously through foaling to the | 574 |
| cover of the Ohio stallion, whichever is sooner. All horses | 575 |
| previously registered as Ohio conceived and foaled shall be | 576 |
| considered as Ohio foaled horses effective January 1, 1976. | 577 |
| Any thoroughbred mare may leave this state for periods of | 578 |
| time for purposes of activities such as veterinary treatment or | 579 |
| surgery, sales purposes, breeding purposes, racing purposes, and | 580 |
| similar activities if permission is granted by the state racing | 581 |
| commission and the mare is returned to this state immediately upon | 582 |
| the conclusion of the requested activity. | 583 |
| (3) "Horse," "stallion," "mare," or "foal" means a horse of | 584 |

the thoroughbred breed as distinguished from a horse of the

standard breed or any other breed, and "race" means a race for

thoroughbred horses conducted by a permit holder of the state

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| As introduced | |
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| racing commission. | 588 |
| (4) "Horse" includes animals of all ages and of both sexes. | 589 |
| (B) There is hereby created in the state treasury the Ohio | 590 |
| thoroughbred race fund, to consist of moneys paid into it pursuant | 591 |
| to sections 3769.08 and, 3769.087, and 3769.0813 of the Revised | 592 |
| Code. All investment earnings on the cash balances in the fund | 593 |
| shall be credited to it. Moneys to the credit of the fund shall be | 594 |
| distributed on order of the state racing commission. The | 595 |
| commission, with the advice and assistance of the Ohio | 596 |
| thoroughbred racing advisory committee, shall use the fund, except | 597 |
| as provided in divisions $(C)(2)$ and (3) and (D) of this section, | 598 |
| to promote races and provide purses for races for horses in the | 599 |
| following classes: | 600 |
| (1) Accredited Ohio thoroughbred horses; | 601 |
| (2) Ohio foaled horses. | 602 |
| Not less than ten nor more than twenty-five per cent of the | 603 |
| total money to be paid from the fund for all types of races shall | 604 |
| be allocated to races restricted to accredited Ohio thoroughbred | 605 |
| horses. The commission may combine the classes of horses described | 606 |
| in divisions (B)(1) and (2) of this section in one race, except in | 607 |
| stakes races. | 608 |
| (C)(1) Each permit holder conducting thoroughbred races shall | 609 |
| schedule races each week for horses in the classes named in | 610 |
| division (B) of this section; the number of the races shall be | 611 |
| prescribed by the state racing commission. The commission, | 612 |
| pursuant to division (B) of this section, shall prescribe the | 613 |
| class or classes of the races to be held by each permit holder | 614 |
| and, with the advice of the Ohio thoroughbred racing advisory | 615 |
| committee, shall fix the dates and conditions of the races and the | 616 |

amount of moneys to be paid from the Ohio thoroughbred race fund

to be added in each race to the minimum purse established by the

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| permit | holder | for | the | class | of | race | held. |
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(2) The commission, with the advice of the Ohio thoroughbred 620 racing advisory committee, may provide for stakes races to be run 621 each year, and fix the number of stakes races and the time, place, 622 and conditions under which each shall be run. The commission shall 623 fix the amount of moneys to be paid from the Ohio thoroughbred 624 race fund to be added to the purse provided for each stakes race 625 by the permit holder, except that, in at least four stakes races 626 each year, the commission shall require, if four stakes races can 627 be arranged, that the permit holder conducting the stakes race 628 provide no less than fifteen thousand dollars for the purse for 629 the stakes race, and the commission shall provide moneys from the 630 fund to be added to the purse in an amount equal to or greater 631 than the amount provided by the permit holder. The commission may 632 require a nominating, sustaining, and entry fee not to exceed one 633 per cent of the money added from the fund for each horse in any 634 stakes race, which fee shall be added to the purse for the race. 635

Stakes races where money is added from the Ohio thoroughbred 636 race fund shall be open only to accredited Ohio thoroughbred 637 horses and Ohio foaled horses. Twenty-five per cent of the total 638 moneys to be paid from the fund for stakes races shall be 639 allocated to races for only accredited Ohio thoroughbred horses. 640 The commission may require a nominating, sustaining, and entry 641 fee, not to exceed one per cent of the money added from the fund, 642 for each horse in any of these stakes races. These fees shall be 643 accumulated by the commission and shall be paid out by the 644 commission at its discretion as part of the purse money for 645 additional races. 646

(3) The commission may pay from the Ohio thoroughbred race 647 fund to the breeder of a horse of class (1) or (2) of division (B) 648 of this section winning first, second, or third prize money of a 649 purse for a thoroughbred race an amount not to exceed fifteen per 650

| cent of the first, second, or third prize money of the purse. For | 651 |
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| the purposes of this division, the term "breeder" shall be defined | 652 |
| by rule of the commission. | 653 |

The commission 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. The

award shall be paid to the owner of the stallion, provided that

the stallion was standing in this state as provided in division

(A)(1)(b) of this section at the time the horse placing first,

second, or third was conceived.

- (D) The state racing commission may provide for the 661 expenditure of moneys from the Ohio thoroughbred race fund in an 662 amount not to exceed in any one calendar year ten per cent of the 663 total amount received in the account that year to provide for 664 research projects directed toward improving the breeding, raising, 665 racing, and health and soundness of thoroughbred horses in the 666 state and toward education or promotion of the industry. Research 667 for which the moneys from the fund may be used may include, but 668 shall not be limited to, studies of pre-race blood testing, 669 post-race testing, improvement of the breed, and nutrition. 670
- (E) The state racing commission shall appoint qualified 671 personnel as may be required to supervise registration of horses 672 under the terms of this section, to determine the eligibility of 673 horses for accredited Ohio thoroughbred races, Ohio foaled races, 674 and the stakes races authorized by division (C)(2) of this 675 section, and to assist the Ohio thoroughbred racing advisory 676 committee and the commission in determining the conditions, class, 677 and quality of the race program to be established under this 678 section so as to carry out the purposes of this section. The 679 personnel shall serve at the pleasure of the commission, and 680 compensation shall be fixed by the commission. The compensation of 681 the personnel and necessary expenses shall be paid out of the Ohio 682

thoroughbred race fund. 683

The commission shall adopt rules as are necessary to carry

out this section and shall administer the stakes race program and

other races supported by the Ohio thoroughbred race fund in a

manner best designed to aid in the development of the thoroughbred

horse industry in the state, to upgrade the quality of horse

racing in the state, and to improve the quality of horses

conceived and foaled in the state.

Sec. 3769.085. (A) There is hereby created in the state 691 treasury the Ohio standardbred development fund, to consist of 692 moneys paid into it pursuant to section sections 3769.08 and 693 3769.0813 of the Revised Code and any fees assessed for or on 694 behalf of the Ohio sires stakes races. All fees so assessed shall 695 be exempt from the requirements of divisions (D) and (M) of that 696 section 3769.08 of the Revised Code. All investment earnings on 697 the cash balance in the fund shall be credited to the fund. Moneys 698 to the credit of the fund shall be distributed on order of the 699 state racing commission with the approval of the Ohio standardbred 700 development commission. 701

(B) The Ohio standardbred development commission shall 702 consist of three members, all to be residents of this state 703 knowledgeable in breeding and racing, to be appointed by the 704 governor with the advice and consent of the senate. One member 705 shall be a standardbred breeder, and one member shall be a 706 standardbred owner. Of the initial appointments, one member shall 707 be appointed for a term ending June 30, 1977, and two members 708 shall be appointed for terms ending June 30, 1979. Thereafter, 709 appointments for other than unexpired terms shall be for four 710 years. Terms shall begin the first day of July and end the 711 thirtieth day of June. Any member appointed to fill a vacancy 712 occurring prior to the expiration of the term for which the 713

| member's predecessor was appointed shall hold office for the | 714 |
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| remainder of that term. Any member shall continue in office | 715 |
| subsequent to the expiration date of the member's term until a | 716 |
| successor takes office. Members shall receive no compensation, | 717 |
| except that they shall be paid actual and necessary expenses from | 718 |
| the Ohio standardbred development fund. The state racing | 719 |
| commission also shall be reimbursed from the fund for actual | 720 |
| expenses approved by the development commission. The development | 721 |
| commission may elect one member to serve as secretary. | 722 |

(C) Upon application not later than the first day of December 723 from the harness tracks conducting races with pari-mutuel 724 wagering, other than agricultural expositions and fairs, the Ohio 725 standardbred development commission, after a hearing and not later 726 than the twentieth day of January, shall allocate and approve all 727 available moneys for colt races for two-year-old and 728 three-year-old colts and fillies, both trotting and pacing. 729 Separate races for fillies shall be provided at each age and gait. 730 Up to five races and a championship race shall be scheduled for 731 each of the eight categories of age, sex, and gait. The 732 allocations shall take into account the time of year that racing 733 colts is feasible, the equity and continuity of the proposed dates 734 for racing events, and the amounts to be added by the tracks, 735 looking to the maximum benefit for those participating in the 736 races. Representatives of the tracks and the Ohio harness 737 horsemen's association shall be given an opportunity to be heard 738 before the allocations are made. No races shall be contested 739 earlier than the first day of May or later than the first day of 740 November; all permit holders operating extended pari-mutuel 741 meetings between those dates shall be entitled to at least three 742 races. No funds for a race shall be allocated to and paid to a 743 permit holder by the development commission unless the permit 744 holder adds at least twenty-five per cent to the amount allocated 745 by the development commission, and not less than five thousand 746

| dollars to each race. | 747 |
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| Colts and fillies eligible to the races shall be only those | 748 |
| sired by a standardbred stallion that was registered with the | 749 |
| state racing commission and stood in the state the entire breeding | 750 |
| season of the year the colt or filly was conceived. | 751 |
| If the development commission concludes that sufficient funds | 752 |
| are available to add aged races without reducing purse levels of | 753 |
| the colt and filly races, the development commission may allocate | 754 |
| funds to four-year-old and up races of each sex and gait with Ohio | 755 |
| eligibility required as set forth in this section. | 756 |
| (D) The state racing commission may allocate an amount not to | 757 |
| exceed five per cent of the total Ohio standardbred development | 758 |
| fund available in any one calendar year to research projects | 759 |
| directed toward improving the breeding, raising, racing, and | 760 |
| health and soundness of horses in the state and toward education | 761 |
| or promotion of the industry. | 762 |
| Sec. 3769.088. (A) If any permit holder required by this | 763 |
| chapter to pay the taxes levied by sections 3769.08, 3769.087, | 764 |
| 3769.0813, 3769.26, and 3769.28 of the Revised Code fails to pay | 765 |
| the taxes, the tax commissioner may make an assessment against the | 766 |
| permit holder based upon any information in the commissioner's | 767 |
| possession. | 768 |
| possession. | 700 |
| A penalty of up to fifteen per cent may be added to the | 769 |
| amount of every assessment made under this section. The | 770 |
| commissioner may adopt rules providing for the imposition and | 771 |
| remission of penalties added to assessments made under this | 772 |
| section. | 773 |
| The commissioner shall give the party assessed written notice | 774 |
| of the assessment in the manner provided in section 5703.37 of the | 775 |

Revised Code. With the notice, the commissioner shall provide

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instructions on how to petition for reassessment and request a 777 hearing on the petition. 778

- (B) Unless the party assessed files with the tax commissioner 779 within sixty days after service of the notice of assessment, 780 either personally or by certified mail, a written petition for 781 reassessment signed by the party assessed or that party's 782 authorized agent having knowledge of the facts, the assessment 783 becomes final, and the amount of the assessment is due and payable 784 from the party assessed to the commissioner. The petition shall 785 indicate the objections of the party assessed, but additional 786 objections may be raised in writing if received by the 787 commissioner prior to the date shown on the final determination. 788 If the petition has been properly filed, the commissioner shall 789 proceed under section 5703.60 of the Revised Code. 790
- (C) After an assessment becomes final, if any portion of the 791 assessment remains unpaid, including accrued interest, a certified 792 copy of the tax commissioner's entry making the assessment final 793 may be filed in the office of the clerk of the court of common 794 pleas in the county in which the place, track, or enclosure for 795 which the permit was issued is located or the county in which the 796 party assessed resides or has its principal place of business. If 797 the party assessed maintains no place of business in this state 798 and is not a resident of this state, the certified copy of the 799 entry may be filed in the office of the clerk of the court of 800 common pleas of Franklin county. 801

Immediately upon the filing of the entry, the clerk shall
enter a judgment for the state against the party assessed in the
amount shown on the entry. The judgment may be filed by the clerk
in a loose-leaf book entitled "special judgments for state horse
racing tax," and shall have the same effect as other judgments.

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Execution shall issue upon the judgment upon the request of the
tax commissioner, and all laws applicable to sales on execution
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| shall apply to sales made under the judgment. | 809 |
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| The portion of the assessment not paid within sixty days | 810 |
| after the day the assessment was issued shall bear interest at the | 811 |
| rate per annum prescribed by section 5703.47 of the Revised Code | 812 |
| from the day the tax commissioner issues the assessment until the | 813 |
| day the assessment is paid. Interest shall be paid in the same | 814 |
| manner as the tax and may be collected by the issuance of an | 815 |
| assessment under this section. | 816 |
| (D) All money collected by the tax commissioner under this | 817 |
| section shall be treated as revenue arising from the taxes imposed | 818 |
| by sections 3769.08, 3769.087, <u>3769.0813,</u> 3769.26, and 3769.28 of | 819 |
| the Revised Code. | 820 |
| Sec. 3769.0811. As used in sections 3769.0811 to 3769.0813 of | 821 |
| the Revised Code: | 822 |
| (A) "Instant racing system" means a telecast, for pari-mutuel | 823 |
| wagering purposes, of audio and visual signals of horse races | 824 |
| previously conducted at facilities inside or outside this state, | 825 |
| that is to a place, track, or enclosure for which a permit is | 826 |
| issued under section 3769.06 of the Revised Code, and that is | 827 |
| displayed on individual viewing terminals. | 828 |
| (B) "Permit holder" has the same meaning as in section | 829 |
| 3769.25 of the Revised Code. | 830 |
| (C) "Permit holder's commission" means an amount that does | 831 |
| not exceed twelve per cent of the total of all moneys wagered on a | 832 |
| racing day on horse races telecast via an instant racing system to | 833 |
| a permit holder's place, track, or enclosure for which a permit is | 834 |
| issued under section 3769.06 of the Revised Code. | 835 |
| Sec. 3769.0812. (A) Upon written request by any permit | 836 |
| holder, the state racing commission shall authorize the permit | 837 |
| holder to operate on racing days an instant racing system at the | 838 |

| permit holder's place, track, or enclosure for which the permit is | 839 |
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| issued under section 3769.06 of the Revised Code. | 840 |
| (B) Each permit holder that receives an authorization may | 841 |
| install and operate individual viewing terminals at the permit | 842 |
| holder's place, track, or enclosure to implement an instant racing | 843 |
| system. A permit holder shall design and operate the instant | 844 |
| racing system so that a person is not able to fast-forward the | 845 |
| last ten seconds of any telecast. | 846 |
| Sec. 3769.0813. (A) The moneys wagered on horse races | 847 |
| telecast via an instant racing system on a racing day shall be | 848 |
| separated from the moneys wagered on live horse races conducted | 849 |
| at, and on other horse races simulcast to, the permit holder's | 850 |
| place, track, or enclosure on that racing day. Each permit holder | 851 |
| shall retain a permit holder's commission from the former moneys. | 852 |
| (B) At the close of each racing day, the permit holder shall | 853 |
| pay by check, draft, or money order to the state tax commissioner, | 854 |
| as a tax, an amount equal to twenty per cent of the permit | 855 |
| holder's commission. The moneys wagered on horse races telecast | 856 |
| via an instant racing system are subject only to this tax and not | 857 |
| to any tax levied under section 3769.08 or 3769.087 or division | 858 |
| (E) of section 3769.089 of the Revised Code. | 859 |
| (C) The amount of the permit holder's commission that remains | 860 |
| after the payment to the state tax commissioner of the tax levied | 861 |
| under division (B) of this section is the permit holder's net | 862 |
| commission. The net commission shall be allocated in the following | 863 |
| <pre>manner:</pre> | 864 |
| (1)(a) The permit holder shall pay an amount equal to | 865 |
| nineteen per cent of the net commission to the permit holder's | 866 |
| <pre>purse account.</pre> | 867 |
| (b) The Ohio division of the horsemen's benevolent and | 868 |

| protective association may direct that up to fifty per cent of the | 869 |
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| net commission that is paid to the permit holder's purse account | 870 |
| under division (C)(1)(a) of this section may be designated for | 871 |
| either of the following: | 872 |
| (i) Horsemen's health and benevolence programs; | 873 |
| (ii) Payment into the Ohio thoroughbred race fund created by | 874 |
| section 3769.083 of the Revised Code. | 875 |
| (c) The Ohio harness horsemen's association may direct that | 876 |
| up to fifty per cent of the net commission that is paid to the | 877 |
| permit holder's purse account under division (C)(1)(a) of this | 878 |
| section may be designated for any of the following: | 879 |
| (i) Horsemen's health and benevolence programs; | 880 |
| (ii) Payment into the Ohio standardbred development fund | 881 |
| created by section 3769.085 of the Revised Code; | 882 |
| (iii) Payment into the Ohio fairs fund created by section | 883 |
| 3769.082 of the Revised Code. | 884 |
| (2) The permit holder shall pay an amount not to exceed one | 885 |
| per cent of the net commission, as determined by rule of the state | 886 |
| racing commission, into the state racing commission operating fund | 887 |
| created by section 3769.03 of the Revised Code, as an | 888 |
| administrative fee. | 889 |
| (3) The permit holder shall retain the balance of the net | 890 |
| commission that remains after paying the amounts described in | 891 |
| divisions (C)(1) and (2) of this section. | 892 |
| Section 2. That existing sections 3769.03, 3769.08, 3769.083, | 893 |
| 3769.085, and 3769.088 of the Revised Code are hereby repealed. | 894 |
| | 895 |