Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 2:001: Definitions for 810 KAR Chapter 2** | Change definition of: * Licensed premises
* Pari-mutuel wagering
* Patron (to include “licensed premises”)
* Result (to state that the pools are “pari-mutuel”)
* Simulcasting and Thoroughbred racing (to refer to KRS 230.210 generally)
 | These definitional changes will match or assist in interpreting the definitions in SB 120. If our regulatory definition does not match the statutory definition, the KHRC could not regulate HHR wagering in Kentucky. This would cause a loss of state funds, and would also negatively impact the public welfare by endangering jobs.  | Change definition of: * Licensed premises
* Pari-mutuel wagering
* Patron (to include “licensed premises”)
* Result (to state that the pools are “pari-mutuel”)
* Simulcasting and Thoroughbred racing (to refer to KRS 230.210 generally)

 Change the definition of “commission” to match 6:001.   |

Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 3:001: Definitions for 810 KAR Chapter 3** | Change definitions of: * Pari-mutuel wagering
* Result (to state that the pools are “pari-mutuel”)
* Simulcasting (to refer to KRS 230.210 generally)

    | These definitional changes will match or assist in interpreting the definitions in SB 120. If our regulatory definition does not match the statutory definition, the KHRC could not regulate HHR wagering in Kentucky. This would cause a loss of state funds, and would also negatively impact the public welfare by endangering jobs.   | Change definitions of: * Pari-mutuel wagering
* Result (to state that the pools are “pari-mutuel”)
* Simulcasting and Association (to refer to KRS 230.210 generally)

    Change the definition of “commission” to match 6:001.  |

Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 4:001: Definitions for 810 KAR Chapter 4** | Change definition of: * Pari-mutuel wagering
* Result (to state that the pools are “pari-mutuel”)
* Thoroughbred racing (to refer to KRS 230.210 generally)

  Alter inaccurate reference to 811 KAR 4:050 in the definition for “Claiming race,” so that it properly reflects reference to 810 KAR 4:050.  | These definitional changes will match or assist in interpreting the definitions in SB 120. If our regulatory definition does not match the statutory definition, the KHRC could not regulate HHR wagering in Kentucky. This would cause a loss of state funds, and would also negatively impact the public welfare by endangering jobs.   | Change definition of: * Pari-mutuel wagering
* Result (to state that the pools are “pari-mutuel”)
* Thoroughbred racing and Association (to refer to KRS 230.210 generally)

 Alter inaccurate reference to 811 KAR 4:050 in the definition for “Claiming race,” so that it properly reflects reference to 810 KAR 4:050.        Remove references to standardbred concepts, like drivers and judges.  Change the definition of “commission” to match 6:001.   |

Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 5:001: Definitions for 810 KAR Chapter 5** | Change definition of: * Licensed premises
* Pari-mutuel wagering
* Patron (to include “licensed premises”)
* Result (to state that the pools are “pari-mutuel”)
* Simulcasting (to refer to KRS 230.210 generally)

  Changes to ensure that all definitions include standardbred terms.  Alter inaccurate reference to thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that it properly reflects reference to standardbred racing.  | These definitional changes will match or assist in interpreting the definitions in SB 120. If our regulatory definition does not match the statutory definition, the KHRC could not regulate HHR wagering in Kentucky. This would cause a loss of state funds, and would also negatively impact the public welfare by endangering jobs.    | Change definition of: * Licensed premises
* Pari-mutuel wagering
* Patron (to include “licensed premises”)
* Result (to state that the pools are “pari-mutuel”)
* Simulcasting and Association (to refer to KRS 230.210 generally)

 Changes to ensure that all definitions include standardbred terms.  Alter inaccurate reference to thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that it properly reflects reference to standardbred racing.  Remove thoroughbred terms, as this regulation is in a standardbred chapter. Remove redundant language.  Change the definition of “commission” to match 6:001.   |

Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 6:001: Definitions for 810 KAR Chapter 6** | Migrate definitions from KAR Title 811.  Alter inaccurate references to 810 KAR Chapter 1 and thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that they properly reflect reference to 810 KAR Chapter 6 and horse racing.                            Change definitions of “licensed premises” and “pari-mutuel wagering” to comply with SB 120.             Add or edit the following definitions to assist in interpreting the new “pari-mutuel wagering” definition: * Minus pool
* Pari-mutuel pool
* Patron
* Simulcasting
* Result
* Wagering pool

  Edit the definition of the word “horse” to expand that definition beyond thoroughbred horses.  Edit the definition of the term “Registration certificate” to clarify applicability to thoroughbred horses.     | The regulation migration began in Sept. 2020, when the KHRC filed ordinary regulations that would migrate the Title 811 regulations over to Title 810. However, due to the Sept. 24, 2020 Family Foundation decision, those regulations were deferred. Due to the passage of SB 120, those regulations became obsolete. Therefore, the migration must take place in these regulations. Otherwise, the Title 811 regulations will expire, and pari-mutuel wagering will not be regulated for standardbred racing associations. This would cause a loss of state funds, and would also negatively impact the public welfare by endangering jobs.  If our regulatory definition does not match the statutory definition, the KHRC could not regulate HHR wagering in Kentucky. This would cause a loss of state funds, and would also negatively impact the public welfare by endangering jobs.     It is necessary to include various terms that are either contained in, or related to, the new definitions of “pari-mutuel wagering” and “licensed premises.” This will enable the KHRC to enforce its pari-mutuel wagering regulations.       | Migrate definitions from KAR Title 811.  Alter inaccurate references to 810 KAR Chapter 1 and thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that they properly reflect reference to 810 KAR Chapter 6 and horse racing                            Change definitions of “licensed premises” and “pari-mutuel wagering” to comply with SB 120.            Add or edit the following definitions to assist in interpreting the new “pari-mutuel wagering” definition: * Minus pool
* Pari-mutuel pool
* Patron
* Simulcasting
* Result
* Wagering pool

 Edit the definition of the word ‘commission’ to include the term ‘takeout’ as defined in 810 KAR 6:020.   Edit the definition of the word “horse” to expand that definition beyond thoroughbred horses.  Edit the definition of the term “Registration certificate” to clarify applicability to thoroughbred horses.  Change definition of “initial seed pool” to be permissive, rather than mandatory.   Add defi~~i~~nition of “player-funded pool.”  Remove definition of “seed pool.”   |

Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 6:010: Exotic wagering** | Change all instances of the singular term “race” to the plural term “races.”  Refer to the “pari-mutuel wager,” rather than the “wager.”    Migrate regulations from KAR Title 811.  Alter inaccurate references to 810 KAR Chapter 1 and thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that they properly reflect reference to KAR Title 810 and horse racing.     | This change is necessary for clarity and compliance with *Family Foundation*(2020).  This change is necessary for compliance with SB 120.   See migration justification above.  | Change all instances of the singular term “race” to the plural term “races.”  Refer to the “pari-mutuel wager,” rather than the “wager.”   Migrate regulations from KAR Title 811.   Section 4: Require an association to provide a detailed description of the rules that apply to the trust account and player funded pool or pools, if applicable.  Alter inaccurate references to 810 KAR Chapter 1 and thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that they properly reflect reference to KAR Title 810 and horse racing.  |

Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 6:020: Calculation of payouts and distribution of pools** | No emergency regulation.  |   | In Section 1, redefine “takeout” as “commission” as set forth in 810 KAR 6:001.  Clarify Section 2 to state that it refers only to live horse races.  In Section 12(1), clarify that the word “double” refers to the “double pool.”    |

Page Break

|  |  |  |  |
| --- | --- | --- | --- |
| **Regulation** | **Emergency Changes** | **Nature of Emergency** | **Ordinary Changes** |
| **810 KAR 6:030: Pari-mutuel wagering** | Change all instances of the singular term “race” to the plural term “races.”  Migrate regulations from KAR Title 811.  Change several instances of the word “pool” to clarify that they are “pari-mutuel pools.”   Delete Section 4(2), which states that the association may only pay a winning wager out of the applicable pari-mutuel pool.  Alter inaccurate references to 810 KAR Chapter 1 and thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that they properly reflect reference to 810 KAR Chapter 6 and horse racing.  | This change is necessary for clarity and compliance with *Family Foundation*(2020).  See migration justification above.  This change is necessary for compliance with SB 120.    This change is necessary for compliance with SB 120.   | Change all instances of the singular term “race” to the plural term “races.”  Migrate regulations from KAR Title 811.  Change several instances of the word “pool” to clarify that they are “pari-mutuel pools.”  Delete Section 4(2), which states that the association may only pay a winning wager out of the applicable pari-mutuel pool.    Reword Section 3(7)(c) for clarification about what occurs when a patron deposits his or her wager in an HHR terminal.  Reword Section 3(7)(f) for clarification that the terminal shall display the patron’s selections, race results, and a race replay, which could be animated, digital, or a video recording.  Reword Section 4 to state that payouts through an initial seed pool are authorized, but not mandatory.  Reword Section 4(2) to state that an association may use a player-funded pool to pay patrons in the event of a minus pool.  Include Section 4(3), which states that an association may use a trust account to pay for minus pools.  Add language in Section 4(4) stating that initial seed pools are voluntary.  Clarify Section 11(2) to state that the minimum wager on an HHR race or races is 10 cents.  Reword Section 13(3) to state that odds or payouts for each pool shall be made available for viewing and delete the requirement about the 90-second intervals.  Alter inaccurate references to 810 KAR Chapter 1 and thoroughbred racing in the "Necessity, Function, and Conformity,” Section so that they properly reflect reference to 810 KAR Chapter 6 and horse racing.  |