

230.783 Wagers considered made in Kentucky -- Prohibited wagers -- Revocation of hub license -- Applicability of KRS 137.170, 138.510, and Chapter 230.

- (1) Any wager that is made for an account maintained with the hub operator shall be considered to have been made in the Commonwealth of Kentucky.
- (2) Account holders may communicate instructions concerning account wagers to the hub only by telephonic or other electronic means.
- (3) None of the following wagers shall be processed through a hub:
 - (a) A wager on live racing accepted by a track;
 - (b) A telephone account wager accepted by a track;
 - (c) An intertrack wager accepted by a receiving track or simulcast facility; or
 - (d) An interstate wager accepted by a receiving track or simulcast facility.
- (4) Any hub that processes any of the wagers delineated in subsection (3) of this section from a track, receiving track, or simulcast facility shall be subject to revocation of its hub license.
- (5) Except as provided in KRS 230.752, nothing in KRS 230.775 to 230.785 shall exempt racetracks or simulcast facilities from any taxes imposed under KRS 137.170, 138.510, or Chapter 230.

Effective: July 14, 2022

History: Amended 2022 Ky. Acts ch. 124, sec. 25, effective July 14, 2022. -- Created 2004 Ky. Acts ch. 173, sec. 6, effective July 13, 2004.