25 RS BR 387

1 AN ACT relating to the Kentucky Horse Racing and Gaming Corporation and 2 declaring an emergency. 3 Be it enacted by the General Assembly of the Commonwealth of Kentucky: 4 → Section 1. KRS 230.210 is amended to read as follows: As used in this chapter, unless the context requires otherwise: 5 6 "Advance deposit account wagering" means a form of pari-mutuel wagering in (1)7 which an individual may establish an account with a person or entity licensed by the 8 corporation, and may place a pari-mutuel wager through that account that is 9 permitted by law; "Advance deposit account wagering licensee" means a person or entity licensed by 10 (2)11 the corporation to conduct advance deposit account wagering and accept deposits 12 and wagers, issue a receipt or other confirmation to the account holder evidencing 13 such deposits and wagers, and transfer credits and debits to and from accounts;

14 (3) "Amateur youth sporting event" means any sporting event in which an individual:

15 (a) Shall be less than eighteen (18) years of age to participate; and

16 (b) Is prohibited, as a condition of participating in the sporting event, from 17 receiving direct or indirect compensation for the use of the individual's 18 athletic skill in any manner with respect to the sport in which the particular 19 sporting event is conducted;

- (4) "Appaloosa race" or "Appaloosa racing" means that form of horse racing in which
  each horse participating in the race is registered with the Appaloosa Horse Club of
  Moscow, Idaho, and is mounted by a jockey;
- 23 (5) "Arabian" means a horse that is registered with the Arabian Horse Registry of
  24 Denver, Colorado;
- (6) "Association" means any person licensed by the Kentucky Horse Racing and
  Gaming Corporation under KRS 230.300 and engaged in the conduct of a
  recognized horse race meeting;

1	(7)	"Charitable gaming" means gaming licensed by the corporation on and after July 1,
2		2025, as authorized under this chapter and KRS Chapter 238;
3	(8)	"Corporation" means the Kentucky Horse Racing and Gaming Corporation;
4	(9)	"Geofence" means a virtual geographic boundary defined by Global Positioning
5		System (GPS) or Radio Frequency Identification (RFID) technology;
6	(10)	"Harness race" or "harness racing" means trotting and pacing races of the
7		standardbred horses;
8	(11)	"Horse race meeting" means horse racing run at an association licensed and
9		regulated by the Kentucky Horse Racing and Gaming Corporation, and may include
10		Thoroughbred, harness, Appaloosa, Arabian, paint, and quarter horse racing;
11	(12)	"Host track" means the track conducting racing and offering its racing for intertrack
12		wagering, or, in the case of interstate wagering, means the Kentucky track
13		conducting racing and offering simulcasts of races conducted in other states or
14		foreign countries;
15	(13)	"Interstate wagering" means pari-mutuel wagering on simulcast horse races from a
16		track located in another state or foreign country by patrons at a receiving track or
17		simulcast facility;
18	(14)	"Intertrack wagering" means pari-mutuel wagering on simulcast horse races from a
19		host track by patrons at a receiving track;
20	(15)	"Kentucky[ quarter horse,] paint horse, Appaloosa, and Arabian purse fund" means
21		a purse fund established to receive funds as specified in KRS 230.3771 for purse
22		programs established in KRS 230.446 to supplement purses for[ quarter horse,]
23		paint horse, Appaloosa, and Arabian horse races. The purse program shall be
24		administered by the Kentucky Horse Racing and Gaming Corporation;
25	(16)	"Kentucky quarter horse purse fund" means a purse fund established to receive
26		funds as specified in Section 11 of this Act for purse programs established in
27		Section 14 of this Act to supplement purses for quarter horse races. The purse

1	<u>pro</u>	gram shall be administered by the Kentucky Horse Racing and Gaming				
2	<u>Cor</u>	Corporation;				
3	<u>(17)</u> "Ke	entucky resident" means:				
4	(a)	An individual domiciled within this state;				
5	(b)	An individual who maintains a place of abode in this state and spends, in the				
6		aggregate, more than one hundred eighty-three (183) days of the calendar year				
7		in this state; or				
8	(c)	An individual who lists a Kentucky address as his or her principal place of				
9		residence when applying for an account to participate in advance deposit				
10		account wagering;				
11	<u>(18){(17)</u>					
12	spo	rts wagering for a track licensed to conduct sports wagering pursuant to KRS				
13	230	0.811;				
14	<u>(19)</u> [(18)	] "Licensed premises" means a track or simulcast facility licensed by the				
15	cor	poration under this chapter;				
16	<u>(20)</u> [(19)	] "Paint horse" means a horse registered with the American Paint Horse				
17	Ass	sociation of Fort Worth, Texas;				
18	<u>(21)</u> [(20)					
19	waş	gering" each means any method of wagering previously or hereafter approved by				
20	the	corporation in which one (1) or more patrons wager on a horse race or races,				
21	whe	ether live, simulcast, or previously run. Wagers shall be placed in one (1) or				
22	mo	re wagering pools, and wagers on different races or sets of races may be pooled				
23	tog	ether. Patrons may establish odds or payouts, and winning patrons share in				
24	amo	ounts wagered including any carryover amounts, plus any amounts provided by				
25	an	association less any deductions required, as approved by the corporation and				
26	per	mitted by law. Pools may be paid out incrementally over time as approved by				
27	the	corporation;				

1	<u>(22)</u> [(21)]	"Person" means an individual, sole proprietorship, partnership, association,
2	fiduo	ciary, corporation, limited liability company, or any other business entity;
3	<u>(23)</u> [(22)]	"President" means the president of the Kentucky Horse Racing and Gaming
4	Corp	poration, who shall serve as chief executive officer of the corporation;
5	<u>(24)</u> [(23)]	"Principal" means any of the following individuals associated with a
6	partr	nership, trust, association, limited liability company, or corporation that is
7	licen	sed to conduct a horse race meeting or an applicant for a license to conduct a
8	horse	e race meeting:
9	(a)	The chairman and all members of the board of directors of a corporation;
10	(b)	All partners of a partnership and all participating members of a limited
11		liability company;
12	(c)	All trustees and trust beneficiaries of an association;
13	(d)	The president or chief executive officer and all other officers, managers, and
14		employees who have policymaking or fiduciary responsibility within the
15		organization;
16	(e)	All stockholders or other individuals who own, hold, or control, either directly
17		or indirectly, five percent (5%) or more of stock or financial interest in the
18		collective organization; and
19	(f)	Any other employee, agent, guardian, personal representative, or lender or
20		holder of indebtedness who has the power to exercise a significant influence
21		over the applicant's or licensee's operation;
22	<u>(25)</u> ''Pro	oof of wagers" includes any paper, card, certificate, token, or ticket, which
23	<u>indic</u>	rates the details of one (1) or more pari-mutuel wagers that were placed and,
24	<u>if su</u>	ch wagers are successful, that winnings are due to the ticket holder from the
25	<u>track</u>	
26	<u>(26)</u> [(24)]	"Quarter horse" means a horse that is registered with the American Quarter
27	Hors	e Association of Amarillo, Texas;

1 (27)[(25)] "Receiving track" means a track where simulcasts are displayed for wagering 2 purposes. A track that submits an application for intertrack wagering shall meet all 3 the regulatory criteria for granting an association license of the same breed as the host track, and shall have a heated and air-conditioned facility that meets all state 4 and local life safety code requirements and seats a number of patrons at least equal 5 6 to the average daily attendance for intertrack wagering on the requested breed in the 7 county in which the track is located during the immediately preceding calendar 8 year;

9 (28)[(26)] "Simulcast facility" means any facility approved pursuant to KRS 230.380 to
 10 simulcast live racing and conduct pari-mutuel wagering on live racing;

(29)[(27)] "Simulcasting" means the telecast of live audio and visual signals of horse
 races for the purpose of pari-mutuel wagering;

(30)[(28)] "Sporting event" means an event at which two (2) or more persons participate
 in athletic contests, or an event that takes place in relation to athletic contests as
 approved by the corporation, but shall not include horse racing or amateur youth
 sports or athletic events in which the majority of participants are under the age of
 eighteen (18) years;

(31)[(29)] "Sports governing body" means the organization, league, or association that
 oversees a sport, prescribes final rules, and enforces codes of conduct with respect
 to such sport and participants therein;

(32)[(30)] "Sports wagering" means the wagering conducted under this chapter on
 sporting events or portions of sporting events, or on the individual performance
 statistics of athletes in a sporting event or combination of sporting events, in
 conformance with federal law and as authorized by the corporation pursuant to this
 chapter;

26 (33)[(31)] "Sports wagering device":

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(a) Means a mechanical, electrical, or computerized contrivance, terminal,

device, apparatus, software, piece of equipment, or supply approved by the corporation for conducting sports wagering under this chapter; and

3 (b) Includes a personal computer, mobile device, or other device used in
4 connection with sports wagering not conducted at a licensed facility for sports
5 wagering;

6 (34)[(32)] "Sports wagering service provider" or "service provider" means a person
7 authorized to conduct or manage sports wagering through an agreement with a track
8 and provide these services at a licensed facility for sports wagering, simulcast
9 facility, or through a website or mobile interface approved by the corporation;

<u>(35)</u>[(33)] "Telephone account wagering" means a form of pari-mutuel wagering where
 an individual may deposit money in an account at a track and may place a wager by
 direct telephone call or by communication through other electronic media owned by
 the holder of the account to the track;

<u>(36)</u>[(34)] "Thoroughbred race" or "Thoroughbred racing" means a form of horse racing
 in which each horse participating in the race is a Thoroughbred, (i.e., meeting the
 requirements of and registered with The Jockey Club of New York) and is mounted
 by a jockey;[ and]

- 18 (37)[(35)] "Track" means any association duly licensed by the Kentucky Horse Racing
   19 and Gaming Corporation to conduct horse racing and includes:
- 20 (a) For facilities in operation as of 2010, the location and physical plant described
  21 in the "Commonwealth of Kentucky Initial/Renewal Application for License
  22 to Conduct Live Horse Racing, Simulcasting, and Pari-Mutuel Wagering,"
  23 filed for racing to be conducted in 2010;
- (b) Real property of an association, if the association received or receives
  approval from the corporation after 2010 for a location at which live racing is
  to be conducted; or
- 27 (c) One (1) facility or real property that is:

1			1. Owned, leased, or purchased by an association within a sixty (60) mile
2			radius of the association's racetrack but not contiguous to racetrack
3			premises, upon corporation approval; and
4			2. Not within a sixty (60) mile radius of another licensed track premise
5			where live racing is conducted and not within a forty (40) mile radius of
6			a simulcast facility, unless any affected track or simulcast facility agrees
7			in writing to permit a noncontiguous facility within the protected
8			geographic area <u>;</u>
9	<u>(38)</u> '	"Unc	claimed pari-mutuel winning ticket'':
10	<u>(</u>	(a)	Means the proof of wager that would require payment of winnings upon
11			submission to the track, but has been presumed abandoned under KRS
12			Section 42 of this Act; and
13	<u>(</u>	<b>(b)</b>	Includes proof of wagers from live racing and simulcasting; and
14	<u>(39)</u> '	''Uni	redeemed pari-mutuel voucher'':
15	(	(a)	Means a voucher issued by a licensed track that evidences the value of
16			funds or credits available that a patron may use for placing pari-mutuel
17			wagers on live or previously run horse races, or which the patron may
18			redeem for cash, but has been presumed abandoned under Section 42 of
19			this Act; and
20	(	<b>(b)</b>	Does not include:
21			1. Any proof of wagers or any other information related to specific
22			wagers placed on live or historical horse racing; or
23			2. Any vouchers that were voluntarily surrendered for donation to
24			charity or similar purposes.
25	•	€Se	ction 2. KRS 230.215 (Effective July 1, 2025) is amended to read as follows:
26	(1) (	(a)	It is the policy of the Commonwealth of Kentucky, in furtherance of its
27			responsibility to foster and to encourage legitimate occupations and industries

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in the Commonwealth and to promote and to conserve the public health, safety, and welfare, and it is hereby declared the intent of the Commonwealth to foster and to encourage the horse breeding industry within the Commonwealth and to encourage the improvement of the breeds of horses.

5 (b) Further, it is the policy and intent of the Commonwealth to foster and to 6 encourage the business of legitimate horse racing with pari-mutuel wagering 7 thereon in the Commonwealth on the highest possible plane. Further, it hereby 8 is declared the policy and intent of the Commonwealth that all racing not 9 licensed under this chapter is a public nuisance and may be enjoined as such.

10 (c) Further, it is hereby declared the policy and intent of the Commonwealth that 11 the conduct of horse racing, or the participation in any way in horse racing, or 12 the entrance to or presence where horse racing is conducted, is a privilege and 13 not a personal right; and that this privilege may be granted or denied by the 14 corporation or its duly approved representatives acting in its behalf.

(d) Further, it is hereby declared the policy and intent of the Commonwealth that
citizens shall be allowed to enjoy wagering on sporting events in a controlled
environment that protects the citizens from cheating and fraud, and that such
wagering shall be best controlled and overseen by the Kentucky Horse Racing
and Gaming Corporation, which has demonstrated a long and successful
history of regulating wagering.

(e) Further, it is hereby declared the policy and intent of the Commonwealth that
charitable gaming conducted by charitable organizations is an important
method of raising funds for legitimate charitable purposes and is in the public
interest. The intent of this chapter and KRS Chapter 238 is to prevent the
commercialization of charitable gaming, to prevent participation in charitable
gaming by criminal and other undesirable elements, and to prevent the
diversion of funds from legitimate charitable purposes, and that charitable

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- gaming shall be<del>[ best controlled and]</del> overseen by the Kentucky Horse Racing and Gaming Corporation.
- 3 (f) It is hereby declared the intent of the Commonwealth to vest in the 4 corporation the power to regulate the industries under its jurisdiction and 5 ensure compliance, transparency, and protection of the public in 6 accordance with applicable law.
- 7 (2)It is hereby declared the purpose and intent of this chapter in the interest of (a) 8 the public health, safety, and welfare, to vest in the corporation forceful 9 control of horse racing in the Commonwealth with [plenary] power to 10 promulgate administrative regulations prescribing conditions under which all 11 legitimate horse racing and wagering thereon is conducted in the 12 Commonwealth so as to encourage the improvement of the breeds of horses in 13 the Commonwealth, to regulate and maintain horse racing at horse race 14 meetings in the Commonwealth of the highest quality and free of any corrupt, 15 incompetent, dishonest, or unprincipled horse racing practices, and to regulate 16 and maintain horse racing at race meetings in the Commonwealth so as to 17 dissipate any cloud of association with the undesirable and maintain the 18 appearance as well as the fact of complete honesty and integrity of horse 19 racing in the Commonwealth.
- (b) In addition, it is hereby declared the purpose and intent of this chapter to vest
  in the corporation exclusive jurisdiction over sports wagering in the
  Commonwealth, with[<u>plenary</u>] power to promulgate administrative
  regulations prescribing conditions under which all sports wagering is to be
  conducted.
- (c) In addition to the general powers and duties vested in the corporation by this
   chapter, it is the intent hereby to vest in the corporation the power to eject or
   exclude from association grounds or any part thereof any person, licensed or

unlicensed, whose conduct or reputation is such that his or her presence on
association grounds may, in the opinion of the corporation, reflect on the
honesty and integrity of horse racing or interfere with either the orderly
conduct of horse racing or the orderly conduct of sports wagering.

(d) In addition, it is hereby declared the purpose and intent of this chapter to vest
in the corporation exclusive jurisdiction over charitable gaming in the
Commonwealth, with[<u>plenary]</u> power to promulgate administrative
regulations prescribing conditions under which all charitable gaming is to be
conducted.

10 (e) In addition to the general powers and duties vested in the corporation by this 11 chapter, it is the intent hereby to vest in the corporation the power to eject or 12 exclude from charitable gaming facilities or any part thereof any person, 13 licensed or unlicensed, whose conduct or reputation is such that his or her 14 presence at a charitable gaming facility may, in the opinion of the corporation, 15 reflect on the honesty and integrity of charitable gaming or interfere with the 16 orderly conduct of charitable gaming.

Section 3. KRS 230.225 is amended to read as follows:

18 (1)There is hereby created and established the Kentucky Horse Racing and Gaming 19 Corporation to regulate all forms of live horse racing, pari-mutuel wagering, sports 20 wagering, breed integrity and development, and on and after July 1, 2025, 21 charitable gaming, in the Commonwealth, exclusive of the state lottery established 22 under KRS Chapter 154A. It shall be an independent, de jure municipal corporation 23 and political subdivision of the Commonwealth of Kentucky which shall be a public 24 body corporate and politic. The corporation shall be deemed a public agency within 25 the meaning of KRS 61.805 and 61.870. The corporation shall be managed in such 26 a manner that enables the people of the Commonwealth to benefit from its actions 27 and to enjoy the best possible racing and gaming experiences. The General

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1		Assembly hereby recognizes that the operations of racing and gaming are unique				
2		activities for state government and that a corporate structure will best enable racing				
3		and gaming to be managed in a businesslike manner. It is the intent of the General				
4		Assembly that the Kentucky Horse Racing and Gaming Corporation shall be				
5		accountable to the Governor, the General Assembly, and the people of the				
6		Commonwealth.				
7	(2)	(a) <u>1.</u> The Auditor of Public Accounts shall perform an $[-annual]$ audit of the				
8		corporation once every four (4) years, a copy of which shall be sent to				
9		the Governor and the Legislative Research Commission.				
10		2. A different auditing entity that is qualified to evaluate municipal				
11		corporations shall conduct an annual audit of the corporation once				
12		each year in every year when the Auditor of Public Accounts does not				
13		perform an audit. A copy of this audit shall be sent to the Governor				
14		and Legislative Research Commission.				
15		(b) The corporation shall submit a written annual report to the Governor and the				
16		Legislative Research Commission on or before July 1 of each year. The first				
16 17		Legislative Research Commission on or before July 1 of each year. The first report shall be due July 1, 2025. The corporation shall file any additional				
17		report shall be due July 1, 2025. The corporation shall file any additional				
17 18		report shall be due July 1, 2025. The corporation shall file any additional reports requested by the Governor or the Legislative Research Commission.				
17 18 19		report shall be due July 1, 2025. The corporation shall file any additional reports requested by the Governor or the Legislative Research Commission. The annual report shall include the following information:				
17 18 19 20		<ul><li>report shall be due July 1, 2025. The corporation shall file any additional reports requested by the Governor or the Legislative Research Commission. The annual report shall include the following information:</li><li>1. The receipts and disbursements of the corporation; and</li></ul>				
17 18 19 20 21		<ul> <li>report shall be due July 1, 2025. The corporation shall file any additional reports requested by the Governor or the Legislative Research Commission. The annual report shall include the following information:</li> <li>1. The receipts and disbursements of the corporation; and</li> <li>2. Actions taken by the corporation.</li> </ul>				
17 18 19 20 21 22		<ul> <li>report shall be due July 1, 2025. The corporation shall file any additional reports requested by the Governor or the Legislative Research Commission. The annual report shall include the following information:</li> <li>1. The receipts and disbursements of the corporation; and</li> <li>2. Actions taken by the corporation.</li> <li>(c) The corporation may submit any additional information and recommendations</li> </ul>				
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	(3)	<ul> <li>report shall be due July 1, 2025. The corporation shall file any additional reports requested by the Governor or the Legislative Research Commission. The annual report shall include the following information: <ol> <li>The receipts and disbursements of the corporation; and</li> <li>Actions taken by the corporation.</li> </ol> </li> <li>(c) The corporation may submit any additional information and recommendations that the corporation considers useful or that the Governor or the Legislative</li> </ul>				
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	(3)	<ul> <li>report shall be due July 1, 2025. The corporation shall file any additional reports requested by the Governor or the Legislative Research Commission. The annual report shall include the following information: <ol> <li>The receipts and disbursements of the corporation; and</li> <li>Actions taken by the corporation.</li> </ol> </li> <li>(c) The corporation may submit any additional information and recommendations that the corporation considers useful or that the Governor or the Legislative Research Commission requests.</li> </ul>				

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1		(b)	Pari-mutuel wagering;
2		(c)	Sports wagering;
3		(d)	Charitable gaming on and after July 1, 2025;
4		(e)	Breed integrity and development; and
5		(f)	Related activities within the Commonwealth of Kentucky.
6	(4)	(a)	The corporation shall establish and maintain a general office for the
7			transaction of its business and may, in its discretion, establish a branch office
8			or offices.
9		(b)	The corporation may hold meetings at any of its offices or at any other place
10			at its convenience.
11		(c)	A majority of the voting members of the corporation shall constitute a quorum
12			for the transaction of its business or exercise of any of its powers.
13	(5)	Exc	ept as otherwise provided, the corporation shall be responsible for the
14		follo	owing:
15		(a)	Developing and implementing programs designed to ensure the safety and
16			well-being of horses, jockeys, and drivers;
17		(b)	Developing programs and procedures that will <del>[ aggressively]</del> fulfill its
18			oversight and regulatory role on such matters as medical practices and
19			integrity issues;
20		(c)	Recommending tax incentives and implementing incentive programs to ensure
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			the strength and growth of the equine industry;
22		(d)	the strength and growth of the equine industry; Designing and implementing programs that strengthen the ties between
22 23		(d)	
		(d)	Designing and implementing programs that strengthen the ties between
23		(d)	Designing and implementing programs that strengthen the ties between Kentucky's horse industry and the state's universities, with the goal of
23 24		(d)	Designing and implementing programs that strengthen the ties between Kentucky's horse industry and the state's universities, with the goal of significantly increasing the economic impact of the horse industry on

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1			the forefront of equine research;
2		(f)	Designing and implementing programs that support and ensure breed integrity
3			and development;
4		(g)	Developing monitoring programs to ensure the highest integrity of sporting
5			events and sports wagering;
6		(h)	Developing a program to share wagering information with sports governing
7			bodies upon which sports wagering may be conducted. The program shall be
8			designed to assist the corporation in determining potential problems or
9			questionable activity and provide reports to sports governing bodies
10			effectively;
11		(i)	Developing programs and procedures that will[aggressively] fulfill its
12			oversight and regulatory role to ensure the highest integrity in charitable
13			gaming;
14		(j)	Developing programs and procedures that will[aggressively] provide
15			oversight and regulation for all current forms of gaming and wagering;
16		<u>(k)</u>	Annually evaluating the allocation and use of funds among the purposes
17			listed in Section 10 of this Act from unredeemed pari-mutuel vouchers; and
18		<u>(l)</u> [(]	<del>()]</del> Ensuring that the correct responsibilities are assigned to each of its
19			offices as established in KRS 230.232.
20	(6)	(a)	The corporation shall <del>[:</del>
21			1. ]conduct all procurements in accordance with procedures which are not
22			inconsistent with the provisions of KRS Chapter 45A and this chapter;
23			provided, however, that this chapter shall control if and to the extent that
24			any provision in this chapter is expressly inconsistent with any provision
25			of KRS Chapter 45A.[; or]
26		<u>(b)</u> [2	<u><b>The corporation may</b></u> promulgate administrative regulations establishing
27			its procurement procedures. If the corporation elects to promulgate

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administrative regulations establishing its procurement procedures rather than
 conduct procurements in accordance with KRS Chapter 45A, the corporation
 may include sections of KRS Chapter 45A as part of its administrative
 regulations.

5 <u>(c)</u>[(b)] Major procurements for personal service contracts shall not be subject to 6 the requirements of KRS 45A.695(2)(b) due to the unique operational 7 activities conducted for state government by the corporation. The 8 corporation's procurement procedures or administrative regulations shall be 9 designed to provide for the purchase of supplies, equipment, services, and 10 construction items that provide the greatest long-term benefit to the state and 11 the greatest integrity for the corporation and the public.

12 (d)[(c)] In its bidding and negotiation processes, the corporation may do its own
 13 bidding and procurement, or may utilize the services of the Finance and
 14 Administration Cabinet, or a combination thereof. The president of the
 15 corporation may, in lieu of the secretary of the Finance and Administration
 16 Cabinet, declare an emergency for purchasing purposes.

17 (7) Corporation records shall be open and subject to public inspection in accordance
18 with KRS 61.870 to 61.884 unless:

19 (a) A record is exempted from inspection under KRS 61.878;

(b) A record involves a trade secret or other legally protected intellectual property
or confidential proprietary information of the corporation or of an applicant,
licensee, individual, or entity having submitted information of such character
to the corporation, in which case, the portion of the record relating to these
subjects may be closed; or

(c) The disclosure of the record could impair or adversely affect the operational
 security of the corporation in the regulation of matters within its jurisdiction
 or could impair or adversely impact the operational security of applicants or

licensees.

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- 2 (8) Meetings of the corporation through its board of directors shall be open to the
  3 public in accordance with KRS 61.800 to 61.850 unless the exceptions set forth in
  4 KRS 61.810 apply or the meeting addresses trade secrets, confidential or
  5 proprietary information, or operational security issues as described in subsection
  6 (7)(c) of this section. If this is the case, the corporation may meet in closed session
  7 and shall follow the procedures set forth in KRS 61.815.
- 8 (9) <u>The corporation may participate in all state agency price contracts to the same</u>
   9 <u>extent as agencies of the Commonwealth in accordance with KRS 45A.050(3).</u>
- 10 (10) (a) The corporation is hereby authorized to accept and expend such moneys as 11 may be appropriated by the General Assembly or such moneys as may be 12 received from any source for effectuating its purposes, including without 13 limitation the payment of the initial expenses of administration and operation 14 of the corporation.
- (b) After the transfer to the corporation of any funds appropriated in fiscal year
  2024-2025 and fiscal year 2025-2026 for the administration of this chapter
  and KRS Chapter 238, the corporation shall be self-sustaining and self-funded
  and moneys in the state general fund shall not be used or obligated to pay the
  expenses of the corporation.
- 20 (11)<del>[(10)]</del> On July 1, 2024:
- (a) The Kentucky Horse Racing and Gaming Corporation shall assume all
   responsibilities of the Kentucky Horse Racing Commission;
- (b) The Kentucky Horse Racing Commission shall be abolished and all
   employees of the Kentucky Horse Racing Commission are transferred to the
   corporation; and
- 26 (c) All personnel, equipment, and funding shall be transferred from the Kentucky
  27 Horse Racing Commission to the Kentucky Horse Racing and Gaming

1		Corporation.
2	<u>(12)</u> [(11)]	On July 1, 2025:
3	(a)	The office regulating charitable gaming in the Kentucky Horse Racing and
4		Gaming Corporation shall assume all responsibilities of the Department of
5		Charitable Gaming;
6	(b)	The Department of Charitable Gaming shall be abolished and all employees
7		of the Department of Charitable Gaming are transferred to the corporation;
8		and
9	(c)	All personnel, equipment, and funding shall be transferred from the
10		Department of Charitable Gaming to the Kentucky Horse Racing and Gaming
11		Corporation.
12	<u>(13)</u> [(12)]	Notwithstanding any other law to the contrary, nothing in this chapter or KRS
13	<u>Cha</u>	<i>pter 238</i> shall authorize the corporation to:
14	(a)	Regulate or control horse sales;
15	(b)	Require the licensure of horse breeders in their capacity as breeders; [ or]
16	(c)	Prohibit or restrict any approved, either by statute or administrative
17		regulation, game or charitable gaming activity in use in the Commonwealth
18		as of July 1, 2025, without action by the Kentucky General Assembly; or
19	<u>(d)</u>	Exercise jurisdiction over matters within the exclusive national authority of
20		entities designated by the laws of the United States of America.
21	⇒Se	ection 4. KRS 230.227 is amended to read as follows:
22	(1) (a)	The affairs and responsibilities of the corporation shall be administered by a
23		board of directors composed of seventeen (17)[fifteen (15)] members. All
24		seventeen (17)[fifteen (15)] members shall be appointed by the Governor.
25	(b)	The Governor shall appoint a chair and vice chair of the board, subject to the
26		advice and consent of the Senate. A chair or vice chair appointed when the
27		Senate is not in session shall serve only until the next regular session, or

1		special session if such matter is included in the call therefor of the General
2		Assembly, at which time the chair or vice chair shall be subject to
3		confirmation by the Senate. If the Senate is not in session, the appointments
4		shall be subject to review by the Interim Joint Committee on State
5		Government, which shall hold a public hearing and shall transmit its
6		recommendations to the Senate. If the Senate refuses to confirm the chair or
7		vice chair, then the chair or vice chair shall forfeit the office as of the date on
8		which the Senate refuses to confirm the chair or vice chair.
9	(c)	Members of the board appointed by the Governor shall serve a term of four
10		(4) years <i>unless a member is removed</i> , except <i>the initial appointments under</i>
11		subsection (6)(c) of this section shall be as follows: [as otherwise provided in
12		this section]
13		<u>1. Two (2) year terms shall be served by:</u>
14		a. The five (5) members appointed under subsection (2)(b)2., 4., 6.,
15		<u>8., and 11.;</u>
16		b. Two (2) appointees under subsection (2)(b)1.;
17		c. One (1) appointee under subsection (2)(b)5.; and
18		d. One (1) appointee under subsection (2)(b)9.; and
19		2. Three (3) year terms shall be served by:
20		a. The three (3) members appointed under subsection (2)(b)3., 7.,
21		<u>and 10.;</u>
22		b. One (1) appointee under subsection (2)(b)1.;
23		c. Two (2) appointees under subsection (2)(b)5.; and
24		d. Two (2) appointees under subsection (2)(b)9.
25	(2) For	appointments of the board of directors:
26	(a)	Any member appointed to fill a vacancy occurring other than by expiration of
27		a term shall be appointed for the remainder of the unexpired term; and

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1		(b)	In n	naking appointments, the Governor shall appoint members who meet the
2			follo	owing qualifications:
3			1.	Three (3) members who represent the Thoroughbred industry[:
4				a. One (1) member shall serve a one (1) year term, with any
5				subsequent terms lasting four (4) years;
6				b. One (1) member shall serve a two (2) year term, with any
7				subsequent terms lasting four (4) years; and
8				c. One (1) member shall serve a three (3) year term, with any
9				subsequent terms lasting four (4) years];
10			2.	One (1) member who represents the standardbred industry;
11			3.	One (1) equine veterinarian who currently practices with race horses;
12			4.	One (1) member shall be selected based on his or her training and
13				experience in the fields of investigation and law enforcement;
14			5.	Three (3) experts in the gaming industry, with knowledge about the
15				technical and logistical sides of the wagering experience. At least one
16				(1) of these experts shall have expertise in the technical and logistical
17				sides of pari-mutuel wagering on previously run horse races;
18			6.	One (1) expert in the operational aspects of the horse industry, with
19				particular knowledge of horse breeding;
20			7.	One (1) expert in the operational aspects of the horse industry, with
21				particular knowledge of horse racing;
22			8.	One (1) horse trainer licensed under this chapter;
23			9.	<u><i>Three</i> (3)</u> [Two (2)] charitable gaming representatives;[ and]
24			10.	One (1) member who represents the quarter horse industry; and
25			<u>11.</u>	One (1) at-large member with no financial interest in the business or
26				industry regulated.
27	(3)	(a)	A m	nember of the board of directors, by himself or herself or through others,

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1		shall	l not knowingly:
2		1.	Use or attempt to use the member's influence in any manner which
3			involves a substantial conflict between his or her personal or private
4			interest and the member's duties to the corporation;
5		2.	Use or attempt to use any means to influence the corporation in
6			derogation of the corporation;
7		3.	Use the member's official position or office to obtain financial gain for
8			himself or herself, or any spouse, parent, brother, sister, or child of the
9			director; or
10		4.	Use or attempt to use his or her official position to secure or create
11			privileges, exemptions, advantages, or treatment for the member or
12			others in derogation of the interests of the corporation or of the
13			Commonwealth.
14	(b)	A di	irector shall not appear before the board or the corporation in any manner
15		othe	r than as a director.
16	(c)	A di	irector shall abstain from action on an official decision in which he or she
17		has	or may have a personal or private interest, and shall disclose the existence
18		of t	hat personal or private interest in writing to each other member of the

(c) A director shall abstain from action on an official decision in which he or she has or may have a personal or private interest, and shall disclose the existence of that personal or private interest in writing to each other member of the board on the same day on which the director becomes aware that the interest exists or that an official decision may be under consideration by the board. This disclosure shall cause the decision on these matters to be made in a meeting of the members of the board who do not have the conflict from which meeting the director shall be absent and from all votes on which matters the director shall abstain.

(d) In determining whether to abstain from action on an official decision because
of a possible conflict of interest, a director shall consider the following
guidelines:

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1		1. Whether a substantial threat to the director's independence of judgment
2		has been created by his or her personal or private interest;
3		2. The effect of the director's participation on public confidence in the
4		integrity of the corporation and of racing and gaming;
5		3. Whether the director's participation is likely to have any significant
6		effect on the disposition of the matter;
7		4. The need for the director's particular contribution, such as special
8		knowledge of the subject matter, to the effective functioning of the
9		corporation; and
10		5. Whether the official decision will affect the director in a manner
11		differently from the public, or will affect him or her as a member of a
12		business, profession, occupation, or group to no greater extent generally
13		than other members of the director's business, profession, occupation, or
14		group.
15		Any director may request a vote of the disinterested members of the board on
16		whether any director shall abstain from action on an official decision.
17	(e)	A director shall not knowingly disclose or use confidential information
18		acquired in the course of his or her official duties in order to further the
19		director's own economic interests, or those of any person.
20	(f)	A director shall not knowingly receive, directly or indirectly, any interest or
21		profit arising from the use or loan of corporation funds or funds to be raised
22		through the corporation.
23	(g)	A director shall not knowingly accept compensation, other than that provided
24		in this section for directors, for performance of his or her official duties.
25	(h)	A present or former director shall not, within one (1) year following
26		termination of the director's membership on the board, accept employment,
27		compensation, or other economic benefit from any person or business that

1 contracts or does business with the corporation in matters in which he or she 2 was directly involved during the director's tenure. This provision shall not 3 prohibit an individual from continuing in the same business, firm, occupation, 4 or profession in which he or she was involved prior to becoming a director, 5 provided that, for a period of one (1) year following termination of his or her position as a director, the director personally refrains from working on any 6 7 matter in which the director was directly involved as a director. A director's 8 involvement in an official decision or other action of the corporation 9 impacting a broad class of persons or entities, and affecting the director to no 10 greater extent generally than the members of the class, shall not prohibit the 11 director's employment or engagement as a member of the class for any period 12 after service as a director.

(i) A director, or a spouse, child, brother, sister, or parent of that director shall
not have a financial interest of more than five percent (5%) of the total value
of any vendor, other supplier of goods or services to the corporation,
retailer,] or related entity. The corporation shall provide each member of the
board with a list of all current vendors, which shall be updated on at least a
quarterly basis.

- 19 (4) The board of directors shall[provide the president with private sector perspectives
   20 on the operation of a large marketing enterprise. The board shall]:
- 21 (a) Approve, disapprove, amend, or modify the budget recommended by the
  22 president for the operation of the corporation;
- (b) Approve, disapprove, amend, or modify the terms of major procurements
  recommended by the president;
- 25 (c)[<u>Serve as a board of appeal for any denial, revocation, or cancellation by the</u>
   26 <u>president of a contract with a retailer;</u>
- 27 (d)] Determine whether to recommend[promulgate] administrative regulations to

1			carry out and implement its powers and duties, the operation of the
2			corporation, the conduct of live horse racing, pari-mutuel wagering, sports
3			wagering, breed integrity and development, and on and after July 1, 2025,
4			charitable gaming, and any other matters necessary or desirable for the
5			efficient and effective operation of the corporation or convenience of the
6			public; <del>[ and ]</del>
7		<u>(d)</u> [(e	<del>2)]</del> Review the performance of the corporation and:
8			1. Advise the president and make recommendations to him or her
9			regarding operations of the corporation;
10			2. Identify potential improvements in this chapter, the administrative
11			regulations of the corporation, and the management of the corporation;
12			and
13			3. Request from the corporation any information the board determines to
14			be relevant to its duties; and
15		<u>(e)</u>	Provide the president with private-sector perspectives on the operation of a
15 16		<u>(e)</u>	<b>Provide the president with private-sector perspectives on the operation of a</b> racing and gaming enterprise.
	(5)		
16	(5) (6)		racing and gaming enterprise.
16 17		In all	<i>racing and gaming enterprise</i> . other matters, the board shall advise and make recommendations.
16 17 18		In all	<i>racing and gaming enterprise</i> . other matters, the board shall advise and make recommendations. The initial members of the board shall be the members of the Kentucky Horse
16 17 18 19		In all	<u>racing and gaming enterprise</u> . other matters, the board shall advise and make recommendations. The initial members of the board shall be the members of the Kentucky Horse Racing Commission serving as of July 1, 2024. Those members shall continue
16 17 18 19 20		In all	racing and gaming enterprise. other matters, the board shall advise and make recommendations. The initial members of the board shall be the members of the Kentucky Horse Racing Commission serving as of July 1, 2024. Those members shall continue to serve as board members of the corporation for two (2) additional years until
16 17 18 19 20 21		In all	racing and gaming enterprise. other matters, the board shall advise and make recommendations. The initial members of the board shall be the members of the Kentucky Horse Racing Commission serving as of July 1, 2024. Those members shall continue to serve as board members of the corporation for two (2) additional years until July 1, 2026. The initial three (3) board members of the corporation who are
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>		In all	<ul> <li>racing and gaming enterprise.</li> <li>other matters, the board shall advise and make recommendations.</li> <li>The initial members of the board shall be the members of the Kentucky Horse</li> <li>Racing Commission serving as of July 1, 2024. Those members shall continue</li> <li>to serve as board members of the corporation for two (2) additional years until</li> <li>July 1, 2026. The initial three (3) board members of the corporation who are</li> <li>charitable gaming representatives shall be appointed on or after the</li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>		In all (a)	racing and gaming enterprise. other matters, the board shall advise and make recommendations. The initial members of the board shall be the members of the Kentucky Horse Racing Commission serving as of July 1, 2024. Those members shall continue to serve as board members of the corporation for two (2) additional years until July 1, 2026. The initial three (3) board members of the corporation who are charitable gaming representatives shall be appointed on or after the effective date of this section to serve until July 1, 2026.
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>		In all (a)	<ul> <li>racing and gaming enterprise.</li> <li>other matters, the board shall advise and make recommendations.</li> <li>The initial members of the board shall be the members of the Kentucky Horse</li> <li>Racing Commission serving as of July 1, 2024. Those members shall continue</li> <li>to serve as board members of the corporation for two (2) additional years until</li> <li>July 1, 2026. The initial three (3) board members of the corporation who are</li> <li>charitable gaming representatives shall be appointed on or after the</li> <li>effective date of this section to serve until July 1, 2026.</li> <li>Any board member vacancy that occurs between July 1, 2024, and July 1,</li> </ul>

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1			Senate as provided in KRS 11.160 and subsection (1) of this section.
2		(c)	Beginning on July 1, 2026, board members shall be appointed for <i>initial and</i>
3			regular terms in accordance with this section.
4	(7)	(a)	Members of the board shall receive no compensation for serving on the board,
5			but shall be reimbursed for travel expenses for attending meetings and
6			performing other official functions consistent with the reimbursement policy
7			for state employees established by KRS 45.101 and administrative regulations
8			promulgated thereunder.
9		(b)	The vice chair may act in the absence of the chair.
10		(c)	Before entering upon the discharge of their duties, all members of the board of
11			directors of the Kentucky Horse Racing and Gaming Corporation shall take
12			the constitutional oath of office.
13	(8)	(a)	All persons appointed to the corporation shall be of good moral character and
14			shall not have been convicted of, or under indictment for, a felony in
15			Kentucky, in any other state, in federal court, or in a foreign country.
16		(b)	A board member of the corporation, or any family member of a member of
17			the corporation, at the time of appointment or during the member's tenure on
18			the corporation, shall not be a member of the legislature, a person holding any
19			elective office in the state government, or any officer or official of any
20			political party.
21	(9)	Each	a appointed board member of the corporation shall be required to undergo a
22		natio	onal and state criminal background investigation. The criminal background
23		inve	stigation shall be by means of a fingerprint check by the Department of
24		Ken	tucky State Police or equivalent state police body in the member's home state
25		and	the Federal Bureau of Investigation, pursuant to the following requirements:
26		(a)	The member shall provide his or her fingerprints to the Department of
27			Kentucky State Police, or equivalent state police body in the member's home

1		state, for submission to the Federal Bureau of Investigation after a state
2		criminal background check is conducted;
3	(b)	The results of the national and state criminal background check shall be sent
4		to the corporation;
5	(c)	The corporation shall be prohibited from releasing any criminal history record
6		information to any private or public entity, or authorizing receipt by such
7		private or public entity; and
8	(d)	Any fee charged by the Department of Kentucky State Police or the Federal
9		Bureau of Investigation shall be an amount no greater than the actual cost of
10		processing the request and conducting the background check. The corporation
11		may charge this fee to the member.
12	(10) (a)	The Governor may remove any board member for misfeasance, malfeasance,
13		or nonfeasance in office.
14	(b)	The removal may be made after the member has been served with a copy of
15		the charges against him or her and the member has a public hearing, if
16		requested.
17	(c)	The member charged may request a public hearing. The request shall be in
18		writing and shall be submitted to the Governor's office within ten (10) days of
19		the service of charges upon the member.
20	(d)	If a public hearing is timely requested, the hearing shall be held before a
21		hearing officer appointed by the Governor. The hearing officer shall make
22		findings of fact and conclusions of law based upon the record of the hearing,
23		and shall provide the Governor with a recommendation for action. The
24		Governor's final decision, after recommendation by the hearing officer, may
25		be appealed to the Circuit Court of the county in which the cause of action
26		arose.
07	(11) 14	

27 (11) Members of the board of directors shall be subject to all applicable provisions of

1		KRS	S Cha	pter 11A, except that this chapter shall control if and to the extent that	
2		<u>any</u>	provi	sion in this chapter is expressly inconsistent with any provision of KRS	
3		<u>Cha</u>	pter 1	<u>1A</u> .	
4	(12)	The	provis	sions of KRS Chapters 18A and 64 shall not apply to the board, president,	
5		man	agers,	or staff of the corporation.	
6		⇒s	ection	5. KRS 230.230 is amended to read as follows:	
7	(1)	The	Gove	rnor shall appoint a president, who shall act as chief executive officer of	
8		the	corpo	ration, from a list of $up to$ three (3) names provided by the board of	
9		dire	ctors	of the corporation. The president may be removed by the board of	
10		diree	ctors[:	shall serve at the pleasure of the Governor]. The president shall have the	
11		pow	ers ar	d duties described in this section and other duties directed or prescribed	
12		by tl	he cor	poration.	
13	(2)	The	presic	lent shall be compensated at a level determined by the board.	
14	(3)	The	presic	lent shall have proven successful experience for a period of at least five	
15		(5) y	(5) years at the management level in horse racing or gaming.		
16	(4)	The	presid	lent shall conduct the day-to-day operations of the corporation for the	
17		purp	purpose of carrying out the policies and procedures of this chapter and the board.		
18		The	duties	s of the president include but are not limited to:	
19		(a)	Adn	ninistering and supervising all operations of the corporation in accordance	
20			with	the direction of the board and administrative regulations promulgated by	
21			the <u>c</u>	corporation[board];	
22		(b)	1.	Preparing, submitting, and recommending to the board a proposed	
23				annual[biennial] budget of the corporation covering the operations of	
24				the corporation and, upon approval, submitting the budget, financial	
25				status, and actuarial condition of the corporation to the Governor and the	
26				General Assembly for their examination; and	
27			2.	With the approval of the board, amending or modifying the budget at	

1			any time in any manner deemed necessary for the proper operation of	
2			the corporation;	
3		(c)	Directing and controlling all expenditures of the approved budget;	
4		(d)	Recommending to the board and administering a system of personnel	
5			administration that includes benefits, grievance procedures, training, and	
6			compensation;	
7		(e)	Preparing and administering fiscal, payroll, accounting, data processing, and	
8			procurement procedures for the operation of the corporation;	
9		(f)	Recommending to the board bylaws and uniform procedures for the	
10			management of the corporation;	
11		(g)	Within the limitations of the budget, employing necessary personnel in	
12			accordance with the personnel policies of the board;	
13		(h)	Maintaining appropriate levels of property, casualty, and liability insurance as	
14			approved by the board to protect the president, managers, employees, and	
15			assets of the corporation;	
16		(i)	Attending meetings of the board or appointing a designee to attend on his or	
17			her behalf;	
18		(j)	Preparing annual reports of the corporation's program of work; and	
19		(k)	Performing all other duties and responsibilities required by law.	
20	(5)	(a)	The president may hire a chief operating officer for the corporation.	
21		(b)	The president shall hire a chief financial officer for the corporation, who shall:	
22			1. Have a bachelor's degree in business, accounting, finance, or other	
23			relevant field; [a. Be a certified public accountant licensed by the	
24			Commonwealth of Kentucky or by another state; or	
25			b. Be a public accountant qualified to practice public accounting	
26			under KRS Chapter 325; and]	
27			2. [a. ]Have at least <u>ten (10)[five (5)]</u> years of[ progressively	

1		responsible] experience working in finance and [general] accounting,		
2		with at least five (5) years in senior level management;		
3		<u>3. Possess[and a]</u> comprehensive knowledge of the principles and		
4		practices of corporate finance; <u>and[or]</u>		
5		<u>4.[b.]</u> Possess the qualifications of an expert in the fields of corporate finance,		
6		auditing, general finance, gaming, or economics.		
7	(6)	The president shall give an official bond in an amount and with sureties approved		
8		by the board. The premium for the bond shall be paid by the corporation.		
9	(7)	Following the president's <u>appointment</u> [confirmation], and during his or her entire		
10		term of office, the president shall reside in Kentucky.		
11	(8)	The president and the board may conduct an ongoing study of the operation and		
12		administration of racing and gaming in other states or countries, of available		
13		literature on the subject, of federal laws and regulations which may affect the		
14		operation of the corporation, and of the reaction of citizens of this state to existing		
15		or proposed racing and gaming, with a view toward implementing improvements		
16		that will tend to serve the purposes of this chapter and, on and after July 1, 2025,		
17		KRS Chapter 238.		
18	(9)	The president may:		
19		(a) Require bond from corporate employees with access to corporate funds or		
20		racing or gaming funds, in an amount promulgated in the administrative		
21		regulations of the <i>corporation</i> [board]. The president may also require bond		
22		from other employees; and		
23		(b) For good cause, suspend, revoke, or refuse to renew any contract entered into		
24		in accordance with:		
25		1. This chapter;		
26		2. On and after July 1, 2025, KRS Chapter 238; or		
27		3. The administrative regulations of the <i>corporation</i> [board].		

1	(10)	The president shall be subject to all applicable provisions of KRS Chapter $11A_2$		
2		except that this chapter shall control if and to the extent that any provision in this		
3		chapter is expressly inconsistent with any provision of KRS Chapter 11A.		
4		→ Section 6. KRS 230.232 is amended to read as follows:		
5	(1)	The president of the Kentucky Horse Racing and Gaming Corporation shall		
6		establish offices within the corporation. Each office shall have specific duties		
7		assigned by the president. Topics addressed by the offices shall include but not be		
8		limited to the following:		
9		(a) Pari-mutuel wagering;		
10		(b) Live horse racing;		
11		(c) Breed development and integrity;		
12		(d) Sports wagering;		
13		(e) Licensing, compliance, and investigations; and		
14		(f) Charitable gaming.		
15	(2)	Each office shall be led by an office manager, and the president shall appoint the		
16		manager of each office.		
17	(3)	Each office may propose the promulgation of administrative regulations related to		
18		its area of jurisdiction, but the corporation shall have final authority to promulgate		
19		administrative regulations under this chapter and on and after July 1, 2025, final		
20		authority to promulgate administrative regulations under KRS Chapter 238.		
21	<u>(4)</u>	The Office of Charitable Gaming shall be responsible for making formal		
22		recommendations to the president on the following matters:		
23		(a) Advancement of legal charitable gaming in the Commonwealth;		
24		(b) Recommendations to ensure the highest integrity of charitable gaming		
25		activities and that Kentucky advances lawful charitable gaming;		
26		(c) Recommending programs and policy changes to ensure the strength and		
27		growth of charitable gaming and the charitable gaming industry; and		

1		<u>(d)</u>	Monitor and analyze charitable organizations and technology needs of the		
2			charitable gaming industry to determine how best to satisfy those needs.		
3		⇒s	ection 7. KRS 230.234 is amended to read as follows:		
4	(1)	(a)	Notwithstanding any provision of KRS 61.520 to the contrary, the corporation		
5			shall participate in the Kentucky Employees Retirement System effective July		
6			1, 2024, and all eligible employees shall participate in the Kentucky		
7			Employees Retirement System effective July 1, 2024.		
8		(b)	Notwithstanding any provision of KRS 18A.205 to 18A.275 to the contrary,		
9			employees of the corporation shall be:		
10			1. Provided the same health insurance coverage as all other state		
11			government employees as provided in KRS 18A.225 to 18A.2287;		
12			2. Provided the same life insurance coverage provided all state employees		
13			as provided in KRS 18A.205 to 18A.220; and		
14			3. Eligible to participate in the deferred compensation system provided for		
15			all state government employees as provided in KRS 18A.230 to		
16			18A.275.		
17		(c)	The Personnel Cabinet and the Kentucky Public Pensions Authority shall		
18			assist in the transfer of employees of the Kentucky Horse Racing Commission		
19			to the corporation by July 1, 2024, and the Department of Charitable Gaming		
20			to the corporation by July 1, 2025.		
21	(2)	A m	anager or employee of the corporation shall not have a financial interest in any		
22		venc	lor doing business or proposing to do business with the corporation.		
23	(3) <del>[</del> -	A m	anager or employee of the corporation with decision making authority shall not		
24	a retailer with whom the manager or employee				
25		has a	a financial interest of five percent (5%) or more of the total value thereof.		
26	(4)	A r	nanager or employee of the corporation who leaves the employ of the		
27		corp	oration shall not represent any vendor, retailer, or related entity before the		

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corporation for a period of two (2) years following termination of employment with the corporation.

- 3 (5)] A background investigation shall be conducted on every applicant who has reached 4 the final selection process prior to employment by the corporation. Applicants may be fingerprinted as a condition of employment. In addition, all office managers of 5 6 the corporation and employees of the corporation performing duties primarily 7 related to security matters, prior to employment, shall be subject to a background 8 investigation report conducted by the Department of Kentucky State Police. The 9 Department of Kentucky State Police shall be reimbursed by the corporation for the 10 cost of investigations conducted pursuant to this section. A person who has been 11 convicted of a felony, bookmaking or other forms of illegal gambling, or of a crime 12 where dishonesty is a necessary element shall not be employed by the corporation. 13 Any employee of the corporation who is or has been convicted of a felony, 14 bookmaking or any other form of illegal gambling, or of a crime where dishonesty 15 is a necessary element shall be terminated from employment by the corporation, 16 except that this requirement shall not be interpreted to limit the right of the 17 corporation to terminate the employment of any employee, at will, prior to any conviction. 18
- 19(4)[(6)](a)Employees of the corporation shall be subject to all applicable20provisions of KRS Chapter 11A, except that this chapter shall control if and21to the extent that any provision in this chapter is expressly inconsistent with
- 22 any provision of KRS Chapter 11A.
- 23 (b) Employees of the corporation shall not be subject to the provisions of KRS
   24 Chapters 18A and 64.

25 → Section 8. KRS 230.240 is amended to read as follows:

26 (1) (a) [In addition to the employees referred to in KRS 230.230, ]The president of
27 the corporation may employ, dismiss, or take other personnel action and

1		determine the reasonable compensation of stewards, [ supervisors of mutuels,
2		supervisors of sports wagering,] veterinarians, inspectors,[ accountants,
3		security officers,] and persons not otherwise identified in KRS Chapter 230
4		or 238[other employees] deemed by the president to be essential at or in
5		connection with any horse race meeting and in the best interest of racing[, or
6		those deemed by the president to be integral to the conduct of sports
7		wagering].
8	(b)	Three (3) Thoroughbred stewards shall be employed at each Thoroughbred
9		race meeting as follows:
10		1. Two (2) stewards shall be employed and compensated by the
11		Commonwealth, subject to reimbursement by the racing associations
12		pursuant to subsection (3) of this section; and
13		2. One (1) Thoroughbred steward shall be employed and compensated by
14		the racing association hosting the race meeting.
15	(c)	Three (3) standardbred judges shall be employed at each standardbred race
16		meeting as follows:
17		1. Two (2) standardbred judges shall be employed and compensated by the
18		Commonwealth, subject to reimbursement by the racing associations
19		pursuant to subsection (3) of this section; and
20		2. One (1) standardbred judge shall be employed and compensated by the
21		racing association hosting the race meeting.
22	(d) <del>[</del> -	The security officers shall be peace officers and conservators of the peace on
23		corporation property and at all race tracks and grounds in the Commonwealth
24		and shall possess all the common law and statutory powers and privileges now
25		available or hereafter made available to sheriffs, constables granted police
26		powers, and police officers for the purpose of enforcing all laws relating
27		directly or indirectly to the conduct of horse racing and pari-mutuel wagering

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- 1 thereon, the conduct of sports wagering, or the enforcement of laws relating to 2 the protection of persons or property on premises licensed by the corporation. 3 The corporation, for the purpose of maintaining integrity and honesty in <del>(e)]</del> racing, may[shall] prescribe by administrative regulation the powers and 4 5 duties of the persons employed under this section and qualifications necessary 6 to competently perform their duties. In addition, the corporation shall be 7 responsible for seeing that racing officials employed under the provisions of 8 this section have adequate training to perform their duties in a competent 9 manner.
- 10 (2) (a) The corporation <u>may[shall]</u> promulgate administrative regulations for 11 effectively preventing the use of improper devices at race meetings or in the 12 conduct of sports wagering, and restricting or prohibiting the use and 13 administration of drugs or stimulants or other improper acts to horses prior to 14 the horse participating in a race.
- 15 (b) The corporation may acquire, operate, and maintain, or contract for the 16 maintenance and operation of, a testing laboratory and related facilities, for 17 the purpose of saliva, urine, or other tests, and to purchase supplies and 18 equipment for and in connection with the laboratory or testing processes.
- (c) The expense of the laboratory or other testing processes, whether furnished by
  contract or otherwise, together with all supplies and equipment used in
  connection therewith, shall be paid by the various associations licensed under
  this chapter in the manner and in proportions as the corporation <u>may[shall]</u> by
  administrative regulation provide.
- (3) (a) The expenses of the corporation and the compensation of all employees
  referred to in this section shall be paid by the licensee conducting a horse race
  meeting or pari-mutuel wagering on live or historic horse racing, provided
  that the expenses of the corporation and the compensation of employees under

1	this section related to administering the system of sports wagering shall be
2	paid by the sports wagering administration fund established in KRS 230.817.
3	(b)[ The salary of the president to the corporation shall be prorated among and
4	paid by the various persons licensed under this chapter in the manner as the
5	corporation shall, by administrative regulation, provide.
6	(c)] Except for the Thoroughbred steward and the standardbred judge authorized
7	in subsection (1) of this section, the employees referred to in this section shall
8	be[ deemed employees of the corporation, and are] paid by the licensee or
9	association.
10	(4) Each person, as a condition precedent to the privilege of receiving a license under
11	this chapter to conduct a horse race meeting, shall be deemed to have agreed to pay
12	expenses and compensation as provided in this section and as may be actually and
13	reasonably incurred.
14	→SECTION 9. A NEW SECTION OF KRS CHAPTER 230 IS CREATED TO
15	READ AS FOLLOWS:
16	The state budget director, the secretary of the Finance and Administration Cabinet, the
17	Department of Revenue, and the State Treasurer shall transfer to the corporation all
18	existing moneys, including carry forward balances and interest, by June 30, 2025, and
19	any future receipts shall be dispersed to the following corporate accounts:
20	(1) Kentucky Thoroughbred development fund;
21	(2) Kentucky quarter horse development fund;
22	(3) Kentucky quarter horse purse fund;
23	(4) Kentucky paint horse, Appaloosa, and Arabian development fund;
24	(5) Kentucky paint horse, Appaloosa, and Arabian purse fund;
25	(6) Kentucky standardbred development fund;
26	(7) Kentucky Thoroughbred breeders incentive fund;

- 1 (9) Kentucky horse breeders incentive fund;
- 2 (10) Kentucky Racing Health and Welfare Fund, Inc.;
- 3 (11) Harness racing at county fairs under KRS 230.398;
- 4 (12) Backside improvement fund;
- 5 (13) Kentucky Thoroughbred Owners and Breeders, Inc. under KRS 230.380;
- 6 (14) Kentucky horse racing and gaming administration fund;
- 7 (15) Thoroughbred, standardbred, and American quarter horse aftercare facilities
   8 under subsection (1)(d)4.d.i. of Section 33 of this Act;
- 9 (16) Kentucky equine management internship under subsection (1)(d)4.d.ü. of Section
- 10 <u>33 of this Act;</u>
- 11 (17) Equine drug research fund; and
- 12 (18) Charitable gaming regulatory account.
- 13 → SECTION 10. A NEW SECTION OF KRS CHAPTER 230 IS CREATED TO
- 14 READ AS FOLLOWS:
- 15 (1) All licensed associations shall report to the corporation by December 31 of each
- 16 year the following allocations of unredeemed pari-mutuel vouchers:
- 17 (a) For Thoroughbreds, standardbreds, quarter horses, paint horses,
   18 Appaloosas, or Arabian horses by distributing:
- 191. Twenty-five percent (25%) for the administration and regulation of20live horse racing; and
- 21 2. Sixty-five percent (65%) for health, safety, or track and facility
   22 improvements, at a licensed track in Kentucky, and:
  - improvements, at a acensea wack in Kentucky, ana.
- 23a. As a condition for receiving moneys under this subparagraph, an24applicant shall agree to comply with any requirements that the25corporation determines;
- 26b. The moneys distributed under this subparagraph shall be27granted back to each licensed track in a proportion equal to the

1		amount of unredeemed pari-mutuel vouchers each track
2		submitted to the corporation unless the licensed track agrees to a
3		transfer of those funds to another licensed track with the
4		approval of the corporation; and
5		c. The moneys distributed under this subparagraph shall be used
6		for health and safety improvements, as well as construction
7		projects, including without limitation, barns, living quarters,
8		kitchens, dormitories, and recreational areas; and
9		(b) By transferring ten percent (10%) the Kentucky problem gambling
10		assistance account established by KRS 230.826.
11	<u>(2)</u>	All funds held by a licensed track from unredeemed pari-mutuel vouchers:
12		(a) Issued at least one (1) year prior to the effective date of this section shall be
13		deemed property of the licensed track; and
14		(b) Shall be separated, maintained, and distributed in the manner provided in
15		this section.
16		Section 11. KRS 230.3771 is amended to read as follows:
17	(1)	A Thoroughbred track licensed to conduct Thoroughbred racing may receive
18		interstate simulcasts of Thoroughbred, quarter horse, paint horse, Appaloosa, and
19		Arabian horse races, and conduct interstate wagering thereon, subject to the
20		following limitations:
21		(a) A Thoroughbred receiving track may receive interstate simulcasts of
22		Thoroughbred races and conduct interstate wagering thereon at any time of
23		day and during any live Thoroughbred horse race meet conducted in the
24		Commonwealth of Kentucky so long as the Thoroughbred receiving track
25		conducting interstate wagering remits to the Thoroughbred host track
26		conducting a live meet, from the first awarded day of its live meet through the
27		last awarded day of the same live meet, the amounts provided in paragraph (j)

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of this subsection.

- 2 (b) A Thoroughbred host track which receives interstate simulcasts and conducts 3 interstate wagering thereon during the period of time from the first awarded 4 day of its live meet through the last awarded day of its live meet shall offer 5 the simulcasts to all Thoroughbred receiving tracks, all harness tracks not 6 subject to the provisions of KRS 230.377(2), and all simulcast facilities 7 through the intertrack wagering system.
- 8 (c) Except as otherwise prohibited by law, a receiving track shall conduct 9 intertrack wagering on all live races of all Thoroughbred host tracks on any 10 day on which it receives an interstate simulcast for the purpose of conducting 11 interstate wagering.
- 12 (d) No host track shall require that any receiving track or simulcast facility
  13 receive the interstate simulcast.
- 14 If more than one (1) Thoroughbred track conducts live racing at the same time (e) 15 on the same day, no track or simulcast facility may receive an interstate 16 simulcast of Thoroughbred races unless all Thoroughbred tracks conducting 17 live racing at the same time of day agree upon all interstate simulcasts to be 18 received and the division of the Thoroughbred host track's commission. If 19 more than one (1) Thoroughbred track conducts live racing at different times 20 on the same day, the Thoroughbred host track with the highest average daily 21 handle, based on the preceding year, shall be the host track for purposes of 22 splitting the commissions earned on interstate wagering at receiving tracks 23 within the Commonwealth. For purposes of this subsection, average daily 24 handle includes live handle, intertrack wagering handle, and simulcast facility 25 handle. Also for purposes of this subsection, the time of day during which a 26 host track conducts live racing commences with its first published post time 27 and concludes ten (10) minutes after the published post time of its last race of

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the day, regardless of actual post times.

- 2 (f) Each Thoroughbred track which desires to conduct interstate wagering 3 pursuant to the provisions of this subsection shall during each year make 4 application to the corporation for no less than one hundred percent (100%) of 5 the number of racing days awarded to the track in 1994 and one hundred 6 percent (100%) of the number of races scheduled to be run by the track in 7 1993.
- 8 (g) Notwithstanding paragraph (f) of this subsection, any Thoroughbred track 9 may apply for less than one hundred percent (100%) of the number of racing 10 days awarded to the track in 1994 or one hundred percent (100%) of the 11 number of races scheduled to be run by the track in 1993, if written approval 12 is obtained from the Kentucky Horsemen's Benevolent and Protective 13 Association and the Kentucky Thoroughbred Owners and Breeders 14 Association, Inc.
- (h) A separate accounting on all interstate simulcasting shall be submitted to the
  corporation. The accounting shall be submitted in the same format and at the
  same time that the report for intertrack wagering is submitted.
- 18 (i) If the only simulcast or simulcasts a track participating as a host track makes 19 available for interstate wagering through this state's intertrack wagering 20 system on any race day are Thoroughbred horse races designated as graded 21 stakes races by the Graded Stakes Committee of the Thoroughbred Owners 22 and Breeders Association, Inc., then the commission of the receiving track on 23 these interstate wagers shall be split as prescribed by KRS 230.378(3); 24 otherwise, the commission of the receiving track shall be split as prescribed 25 by paragraph (j) of this subsection. Interstate simulcasts received by a 26 Thoroughbred host track under the conditions set forth in this paragraph shall 27 not be subject to the conditions set forth in paragraphs (b), (c), (e), and (f) of

- 2 (j) A receiving track's commission on interstate wagering, after deduction of
  3 applicable taxes and any amounts required to be paid by contract to the track
  4 from which the interstate simulcast originated, shall be split as follows:
- 5 1. Twenty-five percent (25%) to the receiving track where the interstate 6 wagering occurs;
- 7
  2. Twenty-five percent (25%) to the Thoroughbred host track designated
  by paragraphs (a) and (e) of this subsection. However, if the race does
  9 not occur between the first awarded day of a live meet and the last
  10 awarded day of the same live meet, an additional twenty-five percent
  11 (25%) shall be retained by the receiving track where the interstate
  12 wagering occurs;
- 13 3. Twenty-five percent (25%) to the purse program of the receiving track
  14 where the interstate wagering occurs; and
- 154.Twenty-five percent (25%) to the purse program of the Thoroughbred16host track designated by paragraphs (a) and (e) of this subsection.17However, if the race does not occur between the first awarded day of a18live meet and the last awarded day of the same live meet, then an19additional twenty-five percent (25%) shall be paid to the purse program20of the receiving track where the interstate wagering occurs.
- (k) A simulcast facility's commission on interstate wagering on Thoroughbred
  racing, after deduction of applicable taxes and any amounts required to be
  paid by contract to the track from which the interstate simulcast originated,
  shall be split as provided in KRS 230.380(9).
- (2) A harness track licensed to conduct harness racing may receive interstate simulcasts
   of harness horse, quarter horse, paint horse, Appaloosa, and Arabian horse races
   and conduct interstate wagering thereon subject to the following limitations:

1 (a) A harness receiving track may receive interstate simulcasts of harness races, 2 quarter horse races, paint horse races, Appaloosa races, and Arabian horse 3 races, and conduct interstate wagering thereon at any time of day and during the course of any live harness horse race meet conducted in the 4 5 Commonwealth of Kentucky so long as the harness receiving track 6 conducting interstate wagering remits to the harness host track conducting a 7 live meet, from the first awarded day of its live meet through the last awarded 8 day of the same live meet, the amounts provided in paragraph (j) of this 9 subsection.

- 10 (b) A harness host track which receives an interstate simulcast and conducts 11 interstate wagering thereon during its live race meet shall offer the simulcasts 12 to all Thoroughbred receiving tracks not subject to the provisions of KRS 13 230.377(2), all harness tracks, and all simulcast facilities through the 14 intertrack wagering system.
- 15 (c) Except as otherwise prohibited by law, a harness receiving track or a
  16 simulcast facility shall conduct intertrack wagering on all live races of a
  17 harness host track on any day it receives an interstate simulcast from a harness
  18 host track.
- (d) No host track shall require that any receiving track or simulcast facility
  receive the interstate simulcast.
- (e) If more than one (1) harness track conducts live racing at the same time on the
  same day, no track or simulcast facility may receive an interstate simulcast on
  harness races unless all harness tracks conducting live racing at that time of
  day agree upon the interstate simulcast to be received and the division of the
  harness host track's commission. If more than one (1) harness track conducts
  live racing at different times on the same day, the harness host track with the
  highest average daily handle, based on the preceding year, shall be the host

track for purposes of splitting the commissions earned on interstate wagering at receiving tracks within the Commonwealth. For purposes of this subsection, average daily handle includes live handle, intertrack wagering handle, and simulcast facility handle. Also for purposes of this subsection, the time of day during which a host track conducts live racing commences with its first published post time and conclude ten (10) minutes after the published post time of its last race of the day, regardless of actual post times.

8 (f) Each harness track which desires to conduct interstate wagering pursuant to 9 the provisions of this subsection shall during each year make application to 10 the corporation for no less than one hundred percent (100%) of the number of 11 racing days awarded to the track in 1994 and one hundred percent (100%) of 12 the number of races scheduled to be run by the track in 1993.

(g) Notwithstanding paragraph (f) of this subsection, any harness track may apply
for less than one hundred percent (100%) of the number of racing days
awarded to the track in 1994 or one hundred percent (100%) of the number of
races scheduled to be run by the track in 1993, if written approval is obtained
from the Kentucky Harness Horsemen's Association, or its successor.

(h) A separate accounting on all interstate simulcasting shall be submitted to the
corporation. This accounting shall be submitted in the same format and at the
same time that the report for intertrack wagering is submitted.

(i) If the only simulcast or simulcasts a track participating as a harness host track
makes available for interstate wagering through this state's intertrack
wagering system on any race day are harness horse races (both final and
elimination) having a final purse in excess of seventy-five thousand dollars
(\$75,000), then the commission of the receiving track on these interstate
wagers shall be split as prescribed by KRS 230.378(3); otherwise, the
commission of the receiving track shall be split as prescribed by paragraph (j)

1			of this subsection. Interstate simulcasts received by a harness host track under
2			the conditions set forth in this paragraph shall not be subject to the conditions
3			set forth in paragraphs (b), (c), (e), and (f) of this subsection.
4		(j)	A receiving track's commission on interstate wagering, after deduction of
5			applicable taxes and any amounts required to be paid by contract to the track
6			from which the interstate simulcast originated, shall be split as follows:
7			1. Twenty-five percent (25%) to the receiving track where the interstate
8			wagering occurs;
9			2. Twenty-five percent (25%) to the harness host track designated by
10			paragraphs (a) and (e) of this subsection. However, if no live meet is
11			occurring, an additional twenty-five percent (25%) shall be retained by
12			the receiving track where the interstate wagering occurs;
13			3. Twenty-five percent (25%) to the purse program of the receiving track
14			where the interstate wagering occurs; and
15			4. Twenty-five percent (25%) to the purse program of the harness host
16			track designated by paragraphs (a) and (e) of this subsection. However,
17			if no live meet is occurring, an additional twenty-five percent (25%)
18			shall be paid to the purse program of the receiving track where the
19			interstate wagering occurs.
20		(k)	A simulcast facility's commission on interstate wagering on harness races,
21			after deduction of applicable taxes and any amount required to be paid by
22			contract to the track from which the interstate simulcast originated, shall be
23			split as provided in KRS 230.380(9).
24	(3)	A h	arness track may only receive interstate simulcasts of Thoroughbred horse races
25		and	conduct interstate wagering thereon as provided in subsection (1)(b) of this
26		sect	ion. A Thoroughbred track may only receive interstate simulcasts of harness
27		hors	e races and conduct interstate wagering thereon as provided in subsection (2)(b)

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1		of t	this section. A simulcast facility may only receive interstate simulcasts of
2		Tho	roughbred and harness horse races and conduct interstate wagering thereon as
3		prov	rided in subsections (1)(b) and (2)(b) of this section.
4	(4)	(a)	A Thoroughbred track licensed to conduct horse racing may receive interstate
5			simulcasts of quarter horse, paint horse, Appaloosa, and Arabian horse races
6			and conduct interstate wagering thereon, subject to the limitations stated in
7			paragraph (b) of this subsection.
8		(b)	A receiving track's commission on interstate wagering, after deduction of
9			applicable taxes and any amounts required to be paid by contract to the track
10			from which the interstate simulcast originated, shall be split as follows:
11			1. Twenty-five percent (25%) to the receiving track where the interstate
12			wagering occurs;
13			2. Twenty-five percent (25%) to the host track; and
14			3. Consistent with the horse breed participating in the race:
15			<u>a.</u> Fifty percent (50%) to the Kentucky <del>[ quarter horse,]</del> paint horse,
16			Appaloosa, and Arabian purse fund established by KRS 230.446 to
17			supplement purses for [ quarter horse,] paint horse, Appaloosa, and
18			Arabian horse races in this state: or
19			b. Fifty percent (50%) to the Kentucky quarter horse purse fund
20			established by Section 14 of this Act to supplement purses for
21			quarter horse races in this state.
22	(5)	(a)	A harness track licensed to conduct horse racing may receive interstate
23			simulcasts of quarter horse, paint horse, Appaloosa, and Arabian horse races
24			and conduct interstate wagering thereon, subject to the limitations stated in
25			paragraphs (b), [ and] (c), and (d) of this subsection.
26		(b)	A receiving track's commission on interstate wagering, after deduction of
27			applicable taxes and any amounts required to be paid by contract to the track

1		from which the interstate simulcast originated, shall be split as follows:
2		1. Twenty-five percent (25%) to the purse program of the receiving track;
3		2. Twenty-five percent (25%) to the purse program of the host track;
4		3. Twenty-five percent (25%) to the receiving track; and
5		4. Twenty-five percent (25%) to the host track.
6		(c) When a <del>[ quarter horse,]</del> paint horse, Appaloosa, or Arabian horse race is run
7		at a Kentucky race track, the commission to the Kentucky[ quarter horse,]
8		paint horse, Appaloosa, and Arabian purse fund established by KRS 230.446
9		shall be twenty-two percent (22%) from the host track's purse share.
10		(d) When a quarter horse race is run at a Kentucky race track, the commission
11		to the Kentucky quarter horse purse fund established by Section 14 of this
12		Act shall be twenty-two percent (22%) from the host track's purse share.
13	(6)	Other provisions of the Kentucky Revised Statutes notwithstanding, any track in a
14		geographic area that contains more than one (1) track within a fifty (50) mile radius
15		of any other track may only receive interstate simulcasts on racing of the same
16		breed of horse as the track was licensed to race on or before July 15, 1998, except
17		any track may receive interstate simulcasts on quarter horse, paint horse,
18		Appaloosa, or Arabian horse races.
19		Section 12. KRS 230.400 is amended to read as follows:
20	(1)	(a) There is hereby created a <u>corporate[trust_and_agency]</u> account for the
21		Kentucky Horse Racing and Gaming Corporation, designated as the Kentucky
22		Thoroughbred development fund, consisting of moneys allocated to the fund
23		under the provisions of KRS 138.510, together with other moneys contributed
24		to or allocated to the fund from all other sources.
25		(b) Moneys to the credit of the Kentucky Thoroughbred development fund shall
26		be transferred in the following order:
27		1. One hundred thousand dollars (\$100,000) each fiscal year to the

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1		Kentucky problem gambling assistance account established in KRS
2		230.826; and
3		2. Remaining moneys to the Kentucky Horse Racing and Gaming
4		Corporation to be divided as follows:
5		a. At least ninety percent (90%) shall be allocated within Kentucky
6		as set forth in this section; and
7		b. Up to ten percent (10%) for administration and operation of the
8		corporation [for the purposes specified in this section].
9		(c) Moneys from the Kentucky Thoroughbred development fund shall be
10		allocated to each licensed association in an amount equal to at least ninety
11		percent (90%) of the amount the association contributed to the fund.
12		(d) Moneys to the credit of the Kentucky Thoroughbred development fund at the
13		end of each fiscal year shall not lapse, but shall be carried forward in such
14		fund to the succeeding fiscal year.
15	(2)	There is hereby established, under the general jurisdiction of the Kentucky Horse
16		Racing and Gaming Corporation, a Kentucky Thoroughbred Development Fund
17		Advisory Committee. The advisory committee shall consist of five (5) members, all
18		of whom shall be residents of Kentucky, to be appointed by the chairman of the
19		Kentucky Horse Racing and Gaming Corporation by July 1 of each year. The
20		committee shall consist of two (2) Thoroughbred breeders recommended by the
21		Kentucky Thoroughbred Owners and Breeders, Inc.; one (1) Thoroughbred owner
22		recommended by the Kentucky division of the Horsemen's Benevolent and
23		Protective Association; one (1) officer or director of a licensed association
24		conducting Thoroughbred racing in Kentucky, recommended by action of all of the
25		licensed associations conducting Thoroughbred racing in Kentucky; and one (1)
26		member of the Kentucky Horse Racing and Gaming Corporation. If any member
27		other than the corporation member has not been recommended for appointment by

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July 1 of each year, the chairman of the Kentucky Horse Racing and Gaming Corporation shall make an appointment for the organization or organizations failing to recommend a member of the committee. The members of the advisory committee shall serve without compensation, but shall be entitled to reimbursement for all expenses incurred in the discharge of official business. The advisory committee shall select from its membership annually a chairman and a vice chairman.

- 7 (3)The Kentucky Thoroughbred Development Fund Advisory Committee shall (a) 8 advise and assist the Kentucky Horse Racing and Gaming Corporation in the 9 development of the supplemental purse program provided herein for 10 Kentucky-bred Thoroughbreds, shall make recommendations to the 11 corporation with respect to the establishment of guidelines, administrative 12 regulations for the provision of supplemental purses, the amount thereof, the 13 races for which the purses are to be provided and the conditions thereof, 14 manner and method of payment of supplemental purses, registry of 15 Thoroughbred stallions standing within the Commonwealth of Kentucky, 16 registry of Kentucky-bred Thoroughbreds for purposes of this section, nature 17 and type of forms and reports to be employed and required in connection with 18 the establishment, provision for, award and payment of supplemental purses, 19 and with respect to all other matters necessary in connection with the carrying 20 out of the intent and purposes of this section.
- (b) The Kentucky Horse Racing and Gaming Corporation shall employ qualified
  personnel as may be required to assist the corporation and the advisory
  committee in carrying out the provisions of this section. These persons shall
  serve at the pleasure of the corporation and compensation for these personnel
  shall be fixed by the corporation. The compensation of these personnel and
  the necessary expenses incurred by the corporation or by the committee in
  carrying out the provisions of this section shall be paid out of the Kentucky

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## Thoroughbred development fund].

2 (4)The Kentucky Horse Racing and Gaming Corporation, with the advice and 3 assistance of the Kentucky Thoroughbred Development Fund Advisory Committee, shall use the Kentucky Thoroughbred development fund to promote, enhance, 4 5 improve, and encourage the further and continued development of the 6 Thoroughbred breeding industry in Kentucky by providing, out of the Kentucky 7 Thoroughbred development fund, supplemental purses for designated stakes, 8 handicap, allowance, nonclaiming maiden races, and claiming races contested at 9 licensed Thoroughbred race meetings in Kentucky. The Kentucky Horse Racing 10 and Gaming Corporation *may*[shall], by administrative regulation promulgated in 11 accordance with KRS Chapter 13A, establish the requirements, conditions, and 12 procedures for awarding and payment of supplemental purses in designated races 13 by Kentucky-bred Thoroughbred horses. That portion of the supplemental purse 14 provided for any designated race shall be awarded and paid to the owner of the 15 horse only if the horse is a Kentucky-bred Thoroughbred duly registered with the 16 official registrar. Any portion of the supplemental purse which is not awarded and 17 paid over shall be returned to the Kentucky Thoroughbred development fund.

(5) (a) For purposes of this section, the term "Kentucky Thoroughbred stallion" shall
 mean and include only a Thoroughbred stallion standing the entire breeding
 season in Kentucky and registered as a Kentucky Thoroughbred stallion with
 the official registrar of the Kentucky Thoroughbred development fund.

- (b) Except for Thoroughbred horses foaled prior to January 1, 1980, the term
  "Kentucky-bred Thoroughbreds," for purposes of this section, shall mean and
  include only Thoroughbred horses sired by Kentucky Thoroughbred stallions
  foaled in Kentucky and registered as a Kentucky-bred Thoroughbred with the
  official registrar of the Kentucky Thoroughbred development fund.
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(c)

Any Thoroughbred horse foaled prior to January 1, 1980, may qualify as a

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Kentucky-bred Thoroughbred for purposes of this section if the horse was foaled in Kentucky and if the sire of the Thoroughbred was standing at stud within Kentucky at the time of conception of such Thoroughbred, provided the Thoroughbred is duly registered as a Kentucky-bred Thoroughbred with the official registrar of the Kentucky Thoroughbred development fund.

6 (d) In order for an owner of a Kentucky-sired Thoroughbred to be eligible to 7 demand, claim, and receive a portion of a supplemental purse provided by the 8 Kentucky Thoroughbred development fund, the Thoroughbred horse in a 9 designated race for which a supplemental purse has been provided by the 10 Kentucky Thoroughbred development fund <u>shall</u>[must] have been duly 11 registered as a Kentucky-bred Thoroughbred with the official registrar of the 12 Kentucky Thoroughbred development fund prior to entry in the race.

13 (6) (a) Kentucky Thoroughbred Owners and Breeders, Inc., is hereby recognized and 14 designated as the sole official registrar of the Kentucky Thoroughbred 15 development fund for the purposes of registering Kentucky Thoroughbred 16 stallions and Kentucky-bred Thoroughbreds in accordance with the terms of 17 this section and any administrative regulations promulgated by the Kentucky 18 Horse Racing and Gaming Corporation. When a Kentucky-bred 19 Thoroughbred is registered with the official registrar, the registrar shall be 20 authorized to stamp the Jockey Club certificate issued for the Thoroughbred 21 with the seal of the registrar, certifying that the Thoroughbred is a duly 22 qualified and registered Kentucky-bred Thoroughbred for purposes of this 23 section. The registrar may establish and charge, with the approval of the 24 corporation, reasonable registration fees for its services in the registration of 25 Kentucky Thoroughbred stallions and in the registration of Kentucky-bred 26 Thoroughbreds. Registration records of the registrar shall be public records 27 and open to public inspection at all normal business hours and times.

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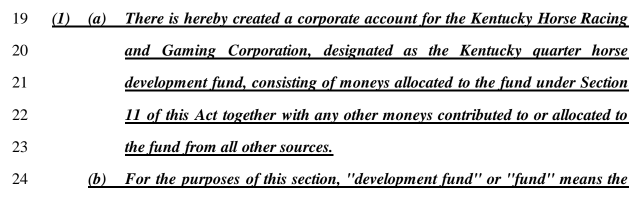
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(b) Any interested party aggrieved by the failure or refusal of the official registrar
to register a stallion or Thoroughbred as a Kentucky stallion or as a Kentuckybred Thoroughbred shall have the right to file with the <u>registrar</u>[corporation],
within thirty (30) days of such failure or refusal of the registrar, a petition
seeking registration of the Thoroughbred. The corporation shall promptly hear
the matter de novo and issue its order directing the official registrar to register
or not to register as it may be determined by the <u>registrar[corporation]</u>.

8 The Kentucky Horse Racing and Gaming Corporation may[shall] promulgate (7)9 administrative regulations are as may be necessary to carry out the provisions and 10 purposes of this section, including the promulgation of administrative regulations 11 and forms [ as may be appropriate] for the proper registration of Kentucky stallions 12 and Kentucky-bred Thoroughbreds with the official registrar, and shall administer 13 the Kentucky-bred Thoroughbred program created hereby in a manner best 14 designed to promote and aid in the further development of the Thoroughbred 15 breeding industry in Kentucky, to upgrade the quality of Thoroughbred racing in 16 Kentucky, and to improve the quality of Thoroughbred horses bred in Kentucky.

17 → SECTION 13. A NEW SECTION OF KRS CHAPTER 230 IS CREATED TO
18 READ AS FOLLOWS:



- 25 Kentucky quarter horse development fund.
- 26
   (c) Moneys to the credit of the development fund shall be transferred in the

   27
   following order:

1			1. Twenty-five thousand dollars (\$25,000) each fiscal year to the
2			Kentucky problem gambling assistance account established in KRS
3			230.826; and
4			2. Remaining moneys to be divided as follows:
5			a. At least ninety percent (90%) shall be allocated within Kentucky
6			as set forth in this section; and
7			b. Up to ten percent (10%) for administration and operation of the
8			corporation.
9		<u>(</u> <i>d</i> )	Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of
10			the fiscal year shall not lapse but shall be carried forward in the fund to the
11			succeeding fiscal year.
12		<u>(e)</u>	Interest earnings of the fund shall become a part of the fund and shall not
13			<u>lapse.</u>
14	(2)	(a)	The Kentucky Horse Racing and Gaming Corporation shall use the
15			development fund to promote races, provide purses for races, and award
16			breeders for horses bred and foaled in the Commonwealth.
17		<u>(b)</u>	A foal of a pregnant mare bred in another state and brought back to
18			Kentucky to foal beginning with the breeding year 2025 and ending with
19			foals of the foaling year 2028 may be eligible for moneys from the fund. The
20			pregnant mare shall foal in Kentucky and have the resulting foal registered
21			as a Kentucky-bred quarter horse. Then the same mare, within the same
22			calendar year of the first foal being born, may be bred in Kentucky and
23			registered to the fund. If the mare foals a second time in Kentucky based on
24			this breeding, the resulting foal shall be registered as a Kentucky-bred
25			<u>quarter horse.</u>
26		<u>(c)</u>	The corporation shall provide for distribution of moneys to the credit of the
27			development fund to persons, corporations, or associations operating

1			licensed tracks within Kentucky conducting quarter horse racing, on an
2			equitable basis as determined by the corporation and in conformance with
3			subsections (3) and (4) of this section.
4	<u>(3)</u>	The	Kentucky Horse Racing and Gaming Corporation:
5		<u>(a)</u>	Shall approve the amount of moneys to be paid from the development fund
6			<u>to be:</u>
7			1. Added to the purse provided for each race by the licensed operator of
8			the track; and
9			2. Awarded to breeders of Kentucky-bred quarter horses that win races at
10			licensed tracks in Kentucky;
11		<u>(b)</u>	Shall approve the dates and conditions of races to be held by licensed
12			tracks; and
13		<u>(c)</u>	May promulgate administrative regulations in accordance with KRS
14			Chapter 13A to carry out the provisions of this section.
15	<u>(4)</u>	(a)	Moneys from the fund shall be allocated to each licensed association in an
16			amount equal to at least ninety percent (90%) of the amount the association
17			contributed to the fund.
18		<u>(b)</u>	Any portion of a supplemental purse that is not awarded and paid over shall
19			be returned to the fund.
20		<u>(c)</u>	The portion of the supplemental purse provided for any designated race
21			shall be awarded and paid to the owner of the horse only if the horse is duly
22			registered with the official registrar under this section.
23	<u>(5)</u>	(a)	In order for an owner of a Kentucky-bred quarter horse to be eligible to
24			demand, claim, and receive a portion of a supplemental purse provided by
25			the Kentucky quarter horse development fund, the quarter horse in a
26			designated race for which a supplemental purse has been provided by the
27			Kentucky quarter horse development fund shall have been duly registered

1		as a Kentucky-bred quarter horse with the official registrar of the Kentucky
2		quarter horse development fund prior to entry in the race.
3	<u>(b)</u>	The Kentucky Quarter Horse Racing Association is hereby recognized and
4		designated as the sole official registrar of the Kentucky quarter horse
5		development fund for the purposes of registering Kentucky quarter horse
6		stallions, quarter horse mares, and Kentucky-bred quarter horses in
7		accordance with the terms of this section and any administrative regulations
8		promulgated by the Kentucky Horse Racing and Gaming Corporation.
9		When a Kentucky-bred quarter horse is registered with the official registrar,
10		the registrar shall be authorized to stamp the American Quarter Horse
11		Association certificate issued for the quarter horse with the seal of the
12		registrar, certifying that the quarter horse is a duly qualified and registered
13		Kentucky-bred quarter horse for purposes of this section. The registrar may
14		establish and charge, with the approval of the corporation, reasonable
15		registration fees for its services in the registration of Kentucky quarter
16		horse stallions, quarter horse mares, and Kentucky-bred quarter horses.
17		Registration records of the registrar shall be public records and open to
18		public inspection at all normal business hours and times.
19	<u>(c)</u>	Any interested party aggrieved by the failure or refusal of the official
20		registrar to register a stallion, mare, or quarter horse as a Kentucky stallion,
21		mare, or Kentucky-bred quarter horse shall have the right to file with the
22		registrar, within thirty (30) days of the failure or refusal of the registrar, a
23		petition seeking registration of the quarter horse. The registrar shall
24		promptly hear the matter de novo and issue its order.
25	<u>(6) The</u>	Kentucky Horse Racing and Gaming Corporation shall:
26	<u>(a)</u>	Supervise registration of, or determine the eligibility of, horses entitled to
27		entry in races which receive a portion of purse money from the development

1	fund; and
2	(b) Determine the conditions, class, and quality of the fund-supported race
3	program established to carry out the purposes of this section.
4	(7) The corporation may promulgate administrative regulations in accordance with
5	KRS Chapter 13A to carry out the provisions and purposes of this section and
6	shall administer the Kentucky quarter horse development fund in a manner
7	designed to:
8	(a) Promote and aid in the development of the quarter horse industry in
9	<u>Kentucky;</u>
10	(b) Upgrade the quality of quarter horse racing in Kentucky; and
11	(c) Improve the quality of quarter horses bred in Kentucky.
12	→ SECTION 14. A NEW SECTION OF KRS CHAPTER 230 IS CREATED TO
13	READ AS FOLLOWS:
14	(1) The Kentucky quarter horse purse fund is created as a corporate fund to be
15	administered by the Kentucky Horse Racing and Gaming Corporation and shall
16	consist of moneys allocated to the fund under Section 11 of this Act together with
17	any other moneys contributed to or allocated to the fund from all other sources.
18	For the purposes of this section, "purse fund" or "fund" means the Kentucky
19	quarter horse purse fund.
20	(2) Notwithstanding KRS 45.229, money to the credit of the fund at the end of the
21	fiscal year shall not lapse but shall be carried forward in the fund to the
22	succeeding fiscal year. Interest earnings of the fund shall become a part of the
23	fund and shall not lapse.
24	(3) The Kentucky Horse Racing and Gaming Corporation shall use at least ninety
25	percent (90%) of the purse fund to promote quarter horse racing and to provide
26	purses for quarter horse races conducted in the Commonwealth as follows:
27	(a) The Kentucky Horse Racing and Gaming Corporation shall provide for

1		distribution of money from the fund to persons, corporations, or
2		associations operating licensed tracks within the Commonwealth
3		conducting quarter horse racing;
4	<u>(b)</u>	At least ninety percent (90%) of the moneys from the fund shall be allocated
5		to each licensed association located in the Commonwealth in proportion to
6		the amount each association contributed to the fund; and
7	<u>(c)</u>	The Kentucky Horse Racing and Gaming Corporation shall consult with
8		the Kentucky Quarter Horse Racing Association or its successor to
9		designate the races and the amount of purse money to be provided for
10		designated quarter horse races.
11	<u>(4) The</u>	e Kentucky Horse Racing and Gaming Corporation may use up to ten percent
12	<u>(10</u>	%) of the purse fund for administration and operation of the corporation.
13	<u>(5) The</u>	e Kentucky Horse Racing and Gaming Corporation:
14	<u>(a)</u>	Shall fix the dates and conditions of quarter horse races to be held by
15		licensed tracks;
16	<u>(b)</u>	Shall fix the amount of money to be paid from the fund to be added to the
17		purse provided for each quarter horse race by the licensed operator of the
18		track; and
19	<u>(c)</u>	May promulgate administrative regulations in accordance with KRS
20		Chapter 13A to carry out the provisions of this section.
21	<u>(6) Th</u>	e Kentucky Horse Racing and Gaming Corporation shall carry out the
22	<u>pro</u>	visions of this section and administer the purse fund in a manner designed to
23	<u>pro</u>	mote and aid in the development of the quarter horse industry in Kentucky
24	and	l upgrade the quality of quarter horse racing in Kentucky.
25	→:	Section 15. KRS 230.445 is amended to read as follows:
26	(1) (a)	There is hereby created a corporate[trust and agency] account for the
27		Kentucky Horse Racing and Gaming Corporation designated the Kentucky{

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1		quarter horse,] paint horse, Appaloosa, and Arabian development fund,
2		consisting of moneys allocated to the fund under KRS 230.3771 together with
3		any other moneys contributed to or allocated to the fund from all other
4		sources.
5	(b	For the purposes of this section, "development fund" or "fund" means the
6		Kentucky[ quarter horse,] paint horse, Appaloosa, and Arabian development
7		fund.
8	(c	Moneys to the credit of the development fund shall be transferred in the
9		following order:
10		1. Twenty-five thousand dollars (\$25,000) each fiscal year to the Kentucky
11		problem gambling assistance account established in KRS 230.826; and
12		2. Remaining moneys to <i>be divided as follows:</i>
13		a. At least ninety percent (90%) shall be allocated within Kentucky
14		as set forth in this section; and
15		b. Up to ten percent (10%) for administration and operation of the
		corporation [the Kentucky Horse Racing and Gaming Corporation
16		to the second se
16 17		for the purposes specified in this section].
	(d	for the purposes specified in this section].
17	(d	for the purposes specified in this section].
17 18	(d	for the purposes specified in this section]. Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of
17 18 19	(d (e	for the purposes specified in this section]. Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of the fiscal year shall not lapse but shall be carried forward in the fund to the succeeding fiscal year.
17 18 19 20		<ul> <li>for the purposes specified in this section].</li> <li>Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of the fiscal year shall not lapse but shall be carried forward in the fund to the succeeding fiscal year.</li> </ul>
17 18 19 20 21		<ul> <li>for the purposes specified in this section].</li> <li>Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of the fiscal year shall not lapse but shall be carried forward in the fund to the succeeding fiscal year.</li> <li>Interest earnings of the fund shall become a part of the fund and shall not lapse.</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	(e	<ul> <li>for the purposes specified in this section].</li> <li>Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of the fiscal year shall not lapse but shall be carried forward in the fund to the succeeding fiscal year.</li> <li>Interest earnings of the fund shall become a part of the fund and shall not lapse.</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	(e (f	<ul> <li>for the purposes specified in this section].</li> <li>Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of the fiscal year shall not lapse but shall be carried forward in the fund to the succeeding fiscal year.</li> <li>Interest earnings of the fund shall become a part of the fund and shall not lapse.</li> <li>Moneys in the fund shall be used [and are hereby appropriated ]for purposes</li> </ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	(e (f (2) Th	<ul> <li>for the purposes specified in this section].</li> <li>Notwithstanding KRS 45.229, moneys to the credit of the fund at the end of the fiscal year shall not lapse but shall be carried forward in the fund to the succeeding fiscal year.</li> <li>Interest earnings of the fund shall become a part of the fund and shall not lapse.</li> <li>Moneys in the fund shall be used [and are hereby appropriated ]for purposes specified in this section.</li> </ul>

1		credit of the development fund to persons, corporations, or associations operating
2		licensed tracks within Kentucky conducting[ quarter horse,] paint horse, Appaloosa,
3		or Arabian horse racing, on an equitable basis as determined by the corporation and
4		in conformance with subsection (3) of this section.
5	(3)	(a) The Kentucky Horse Racing and Gaming Corporation shall:
6		$\underline{I.[(a)]}$ Fix the amount of moneys to be paid from the development fund
7		to be added to the purse provided for each race by the licensed operator
8		of the track; <i>and</i>
9		2.[(b)] Fix the dates and conditions of races to be held by licensed tracks $[;$
10		and
11		(c) Promulgate administrative regulations necessary to carry out the provisions of
12		this section].
13		(b) At least ninety percent (90%) of the moneys from the fund shall be
14		allocated to each breed of horse represented in the fund in an amount equal to
15		the amount the breed has contributed to the fund.
16	(4)	The Kentucky Horse Racing and Gaming Corporation shall appoint qualified
17		personnel as necessary to]:
18		(a) Supervise registration of, or determine the eligibility of, horses entitled to
19		entry in races which receive a portion of purse money from the development
20		fund; and
21		(b) <u>Determine</u> [Assist the corporation in determining] the conditions, class, and
22		quality of the fund-supported race program established to carry out the
23		purposes of this section.
24		The personnel shall serve at the pleasure of the corporation and compensation shall
25		be fixed by the corporation with the compensation and necessary expenses of the
26		personnel paid from the development fund].
27	(5)	The corporation <u>may</u> [shall] promulgate administrative regulations to carry out the

1		provisions of this section and shall administer the Kentucky[ quarter horse,] paint
2		horse, Appaloosa, and Arabian development fund in a manner designed to:
3		(a) Promote and aid in the development of the horse industry in Kentucky;
4		(b) Upgrade the quality of racing in Kentucky; and
5		(c) Improve the quality of horses bred in Kentucky.
6		→ Section 16. KRS 230.446 is amended to read as follows:
7	(1)	The Kentucky[ quarter horse,] paint horse, Appaloosa, and Arabian purse fund is
8		created as a corporate[trust and agency] fund to be administered by the Kentucky
9		Horse Racing and Gaming Corporation and shall consist of moneys allocated to the
10		fund under KRS 230.3771 together with any other moneys contributed to or
11		allocated to the fund from all other sources. For the purposes of this section, "purse
12		fund" or" fund" means the Kentucky[ quarter horse,] paint horse, Appaloosa, and
13		Arabian purse fund.
14	(2)	Notwithstanding KRS 45.229, money to the credit of the fund at the end of the
15		fiscal year shall not lapse but shall be carried forward in the fund to the succeeding
16		fiscal year. Interest earnings of the fund shall become a part of the fund and shall
17		not lapse.
18	(3)	Moneys in the fund shall be used [ and are hereby appropriated] for purposes
19		specified in this section.
20	(4)	The Kentucky Horse Racing and Gaming Corporation shall use at least ninety
21		percent (90%) of the purse fund to promote racing and to provide purses for races
22		conducted in the Commonwealth as follows:
23		(a) The Kentucky Horse Racing and Gaming Corporation shall provide for
24		distribution of money from the fund to persons, corporations, or associations
25		operating licensed tracks within the Commonwealth conducting[ quarter
26		horse,] paint horse, Appaloosa, or Arabian horse racing;
27		(b) <u>At least ninety percent (90%) of the</u> moneys from the purse fund shall be

1		allocated to each breed of horse represented in the fund in proportion to the
2		amount each breed has contributed to the fund; and
3	(c)	The Kentucky Horse Racing and Gaming Corporation shall consult with [ the
4		Kentucky Quarter Horse Racing Association or its successor,] the Kentucky
5		Appaloosa Owners Association or its successor, the Kentucky Paint Horse
6		Club or its successor, and the Kentucky Arabian Horse Association or its
7		successor, to designate the races and the amount of purse money to be
8		provided for designated races for each breed respectively.
9	(5) Up	to ten percent (10%) of the purse fund may be allocated for the administration
10	ana	operation of the corporation.
11	<u>(6)</u> [(5)]	The Kentucky Horse Racing and Gaming Corporation [ shall]:
12	(a)	Shall fix the dates and conditions of races to be held by licensed tracks;
13	(b)	<u>Shall</u> fix the amount of money to be paid from the fund to be added to the
14		purse provided for each race by the licensed operator of the track; and
15	(c)	May promulgate administrative regulations in accordance with KRS Chapter
16		$\underline{13A}$ necessary to carry out the provisions of this section.
17	<u>(7)</u> [(6)]	The Kentucky Horse Racing and Gaming Corporation shall carry out the
18	pro	visions of this section and administer the purse fund in a manner designed to
19	pro	mote and aid in the development of the horse industry in Kentucky and upgrade
20	the	quality of horse racing in Kentucky.
21	€	Section 17. KRS 230.770 is amended to read as follows:
22	(1) (a)	There is hereby created a corporate[trust and agency] account for the
23		Kentucky Horse Racing and Gaming Corporation, designated as the Kentucky
24		standardbred development fund, consisting of moneys allocated to the fund
25		under the provisions of KRS 138.510, together with any other moneys
26		contributed to or allocated to the fund from all other sources.
27	(b)	For the purposes of this section, "development fund" or "fund" means the

1			Kentucky standardbred development fund.
2		(c)	Moneys to the credit of the development fund shall be transferred in the
3			following order:
4			1. Seventy-five thousand dollars (\$75,000) each fiscal year to the
5			Kentucky problem gambling assistance account established in KRS
6			230.826; and
7			2. Remaining moneys to <i>be divided as follows:</i>
8			a. At least ninety percent (90%) shall be allocated within Kentucky
9			as set forth in this section; and
10			b. Up to ten percent (10%) may be allocated for administration and
11			operation of the corporation[the Kentucky Horse Racing and
12			Gaming Corporation for the purposes specified in this section].
13		(d)	Moneys to the credit of the fund at the end of each fiscal year shall not lapse
14			but shall be carried forward in the fund to the succeeding fiscal year.
15	(2)	The	Kentucky Horse Racing and Gaming Corporation shall use the development
16		fund	to promote races, and to provide purses for races, for Kentucky-bred
17		stan	dardbred horses.
18	(3)	The	corporation shall:
19		(a)	Account for the moneys in the fund by separating the moneys as required for
20			distribution under subsections (1) and (4) of this section; and
21		(b)	Provide for distribution of moneys to the credit of the development fund to
22			persons, corporations, or associations operating licensed standardbred race
23			tracks within Kentucky on an equitable basis, for the purpose of conducting
24			separate races for Kentucky-bred standardbred horses, both trotting and
25			pacing.
26	(4)	The	corporation shall establish an international harness racing event reserve account
27		of u	p to nine hundred thousand dollars (\$900,000) for a Kentucky track that hosts

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- an international harness racing event spanning multiple days that distributes at least
   five million dollars (\$5,000,000) in purses and awards. Moneys shall be transferred
   from the development fund as follows:
- 4 (a) Beginning July 31, 2024, three hundred thousand dollars (\$300,000) shall be
  5 transferred annually into the event reserve account until the total amount
  6 transferred into the event reserve account reaches nine hundred thousand
  7 dollars (\$900,000);
- 8 (b) If the event reserve account reaches nine hundred thousand dollars 9 (\$900,000), the annual transfer of moneys into the account shall be suspended 10 and shall not resume until a Kentucky track has hosted the event and has 11 received its distribution of moneys under this subsection; and
- 12 (c) If an event is held and the nine hundred thousand dollars (\$900,000) has been
  13 distributed to the host track, the annual transfers into the event reserve
  14 account under paragraph (a) of this subsection shall resume at that time.
- 15 (5) Moneys distributed from the development fund to licensed standardbred race tracks
   16 within the Commonwealth shall be used exclusively to promote races and provide
   17 purses for races conditioned to admit only Kentucky-bred standardbred horses.
- 18 (6) The Kentucky Horse Racing and Gaming Corporation shall:
- (a) Fix the amount of moneys to be paid from the development fund to be added
  to the purse provided for each race by the licensed operator of the track; *and*
- 21 (b) Fix the dates and conditions of races to be held by licensed race tracks<del>{; and</del>
- (c) Promulgate administrative regulations in accordance with KRS Chapter 13A
   necessary to carry out the provisions of this section].
- (7) (a) The Kentucky Horse Racing and Gaming Corporation may promulgate
   administrative regulations *in accordance with KRS Chapter 13A to carry out the provisions of this section, including those administrative regulations*
- 27 necessary to determine the eligibility of horses for entry in races for which a

1			portion of the purse is provided by moneys of the development fund,
2			including administrative regulations for the eligibility, residency, and
3			registration of mares, stallions, and progeny thereof.
4		(b)	Registration of stallions may occur any time during the breeding season, but
5			shall occur no later than December 31 of the year of conception of the eligible
6			horse.
7	(8)	(a)	The Kentucky Horse Racing and Gaming Corporation shall appoint qualified
8			personnel necessary to supervise registration of, or determination of eligibility
9			of, horses entitled to entry in races, a portion of the purse of which is provided
10			by the development fund, to assist the corporation in determining the
11			conditions, class, and quality of the fund supported race program to be
12			established in this section to carry out the purposes of this section.
13		(b)	These persons shall serve at the pleasure of the corporation and compensation
14			shall be fixed by the corporation.
15		(c) <del>[</del> -	The compensation of personnel and necessary expenses shall be paid out of
16			the development fund.
17		<del>(d)]</del>	The corporation shall administer the Kentucky sire stakes program in a
18			manner best designed to:
19			1. Promote and aid in the development of the horse industry in Kentucky;
20			2. Upgrade the quality of racing in Kentucky; and
21			3. Improve the quality of horses bred in Kentucky.
22		⇒s	ection 18. KRS 230.800 is amended to read as follows:
23	(1)	The	re is hereby created [ in the State Treasury] a corporate account for the
24		Ken	tucky Horse Racing and Gaming Corporation[trust and revolving fund]
25		desi	gnated as the "Kentucky Thoroughbred breeders incentive fund." The fund shall
26		be a	dministered by the [Kentucky Horse Racing and Gaming ]corporation. For all

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tax periods beginning on or after June 1, 2005, eighty percent (80%) of all receipts

1		colle	ected under KRS 139.531(1)(a) from the sales and use tax on the fees paid for
2		bree	ding a stallion to a mare in Kentucky shall be transferred to the corporation
3		for a	deposit[deposited] in the fund together with any other money contributed,
4		appr	opriated, or allocated to the fund from all other sources.[ The money deposited
5		<del>in th</del>	e fund is hereby appropriated for the uses set forth in this section.] Any money
6		rema	ining in the fund at the close of any calendar year shall not lapse but shall be
7		carri	ed forward to the next calendar year. The fund may also receive additional state
8		appr	opriations, gifts, grants, and federal funds. All interest earned on money in the
9		fund	shall be credited to the fund.
10	(2)	(a)	The Kentucky Horse Racing and Gaming Corporation shall use moneys
11			deposited in the Kentucky Thoroughbred breeders incentive fund to
12			administer the fund and provide rewards for breeders of horses bred and
13			foaled in Kentucky to be divided as follows:
14			1. At least ninety percent (90%) shall be allocated to provide the breeder
15			rewards as set forth in this section; and
15 16			
			rewards as set forth in this section; and
16		(b)	rewards as set forth in this section; and 2. Up to ten percent (10%) may be allocated for administration and
16 17		(b)	<ul> <li>rewards as set forth in this section; and</li> <li>2. Up to ten percent (10%) may be allocated for administration and operation of the corporation.</li> </ul>
16 17 18		(b)	<ul> <li><u>rewards as set forth in this section; and</u></li> <li><u>Up to ten percent (10%) may be allocated for administration and operation of the corporation</u>.</li> <li>The Kentucky Horse Racing and Gaming Corporation <u>may[shall]</u> promulgate</li> </ul>
16 17 18 19		(b) (c)	<ul> <li><u>rewards as set forth in this section; and</u></li> <li><u>Up to ten percent (10%) may be allocated for administration and operation of the corporation</u>.</li> <li>The Kentucky Horse Racing and Gaming Corporation <u>may[shall]</u> promulgate administrative regulations establishing the conditions and criteria for the</li> </ul>
16 17 18 19 20			<ul> <li><u>rewards as set forth in this section; and</u></li> <li><u>Up to ten percent (10%) may be allocated for administration and operation of the corporation</u>.</li> <li>The Kentucky Horse Racing and Gaming Corporation <u>may[shall]</u> promulgate administrative regulations establishing the conditions and criteria for the distribution of moneys from the fund.</li> </ul>
16 17 18 19 20 21			<ul> <li><u>rewards as set forth in this section; and</u></li> <li><u>Up to ten percent (10%) may be allocated for administration and operation of the corporation</u>.</li> <li>The Kentucky Horse Racing and Gaming Corporation <u>may[shall]</u> promulgate administrative regulations establishing the conditions and criteria for the distribution of moneys from the fund.</li> <li>The Department of Revenue may promulgate administrative regulations</li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>			<ul> <li><u>rewards as set forth in this section; and</u></li> <li><u>Up to ten percent (10%) may be allocated for administration and operation of the corporation</u>.</li> <li>The Kentucky Horse Racing and Gaming Corporation <u>may[shall]</u> promulgate administrative regulations establishing the conditions and criteria for the distribution of moneys from the fund.</li> <li>The Department of Revenue may promulgate administrative regulations establishing the procedures necessary to determine the correct allocation of</li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>		(c)	<ul> <li><u>rewards as set forth in this section; and</u></li> <li><u>Up to ten percent (10%) may be allocated for administration and operation of the corporation</u>.</li> <li>The Kentucky Horse Racing and Gaming Corporation <u>may[shall]</u> promulgate administrative regulations establishing the conditions and criteria for the distribution of moneys from the fund.</li> <li>The Department of Revenue may promulgate administrative regulations establishing the procedures necessary to determine the correct allocation of sales tax receipts described in subsection (1) of this section.</li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>		(c)	<ul> <li><u>rewards as set forth in this section; and</u></li> <li><u>Up to ten percent (10%) may be allocated for administration and operation of the corporation.</u></li> <li>The Kentucky Horse Racing and Gaming Corporation <u>may</u>[shall] promulgate administrative regulations establishing the conditions and criteria for the distribution of moneys from the fund.</li> <li>The Department of Revenue may promulgate administrative regulations establishing the procedures necessary to determine the correct allocation of sales tax receipts described in subsection (1) of this section.</li> <li>As soon as practicable after the close of each calendar year, the corporation</li> </ul>

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1 Section 19. KRS 230.802 is amended to read as follows: 2 (1)There is hereby created [ in the State Treasury] a corporate [trust and revolving] 3 fund designated as the "Kentucky standardbred breeders incentive fund." The fund shall be *in*[administered by] the Kentucky Horse Racing and Gaming Corporation. 4 For tax periods beginning on or after June 1, 2005, thirteen percent (13%) of all 5 6 receipts collected under KRS 139.531(1)(a) from the sales and use tax on the fees 7 paid for breeding a stallion to a mare in Kentucky shall be deposited in the fund 8 together with any other money contributed, appropriated, or allocated to the fund 9 from all other sources. The money deposited in the fund is hereby appropriated for 10 the uses set forth in this section. Any money remaining in the fund at the close of 11 any calendar year shall not lapse but shall be carried forward to the next calendar 12 year. The fund may also receive additional state appropriations, gifts, grants, and 13 federal funds. All interest earned on money in the fund shall be credited to the fund. 14 (2)The Kentucky Horse Racing and Gaming Corporation shall use moneys (a) 15 deposited in the Kentucky standardbred breeders incentive fund to administer 16 the fund and provide rewards for breeders or owners of Kentucky-bred standardbred horses to be divided as follows: 17 At least ninety percent (90%) shall be allocated to provide the breeder 18 1. 19 rewards as set forth in this section; and 20 Up to ten percent (10%) may be allocated for administration and 2. 21 operation of the corporation. 22 The Kentucky Horse Racing and Gaming Corporation *may*[shall] promulgate (b) 23 administrative regulations establishing the conditions and criteria for the 24 distribution of moneys from the fund. 25 The Department of Revenue may promulgate administrative regulations (c) 26 establishing the procedures necessary to determine the correct allocation of 27 sales tax receipts described in subsection (1) of this section.

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1 (d) As soon as practicable after the close of each calendar year, the corporation 2 shall disburse moneys in the Kentucky standardbred breeders incentive fund 3 to be used to promote, enhance, improve, and encourage the further and 4 continued development of the standardbred breeding industry in Kentucky, 5 under the administrative regulations promulgated pursuant to paragraph (b) of 6 this subsection.

7

Section 20. KRS 230.804 is amended to read as follows:

8 (1)There is hereby created [ in the State Treasury] a corporate[trust and revolving] 9 fund designated as the "Kentucky horse breeders incentive fund." The fund shall be 10 *in*[administered by] the Kentucky Horse Racing and Gaming Corporation. For tax 11 periods beginning on or after June 1, 2005, seven percent (7%) of all receipts 12 collected under KRS 139.531(1)(a) from the sales and use tax on the fees paid for 13 breeding a stallion to a mare in Kentucky shall be deposited in the fund together 14 with any other money contributed, appropriated or allocated to the fund from all 15 other sources. The money deposited in the fund is hereby appropriated for the uses 16 set forth in this section. Notwithstanding KRS 45.229, any money remaining in the 17 fund at the close of any calendar year shall not lapse but shall be carried forward to 18 the next calendar year. The fund may also receive additional state appropriations, 19 gifts, grants, and federal funds. All interest earned on money in the fund shall be 20 credited to the fund.

(2) (a) The Kentucky Horse Racing and Gaming Corporation shall use moneys
 deposited in the Kentucky horse breeders incentive fund to administer the
 fund and provide rewards for breeders or owners of horses bred and foaled in

- 24 Kentucky *to be divided as follows:*
- 251. At least ninety percent (90%) shall be allocated to provide the breeder26rewards as set forth in this section; and
- 27 <u>2. Up to ten percent (10%) may be allocated for administration and</u>

1 operation of the corporation. 2 (b) The Kentucky Horse Racing and Gaming Corporation *may*[shall] promulgate 3 administrative regulations establishing the conditions and criteria for the distribution of moneys from the fund. 4 5 (c) The Department of Revenue may promulgate administrative regulations 6 establishing the procedures necessary to determine the correct allocation of 7 sales tax receipts described in subsection (1) of this section. 8 (d) As soon as practicable after the close of each calendar year, the corporation 9 shall disburse to breeders of horses moneys in the Kentucky horse breeders 10 incentive fund to be used to promote, enhance, improve, and encourage the 11 further and continued development of the horse industry in Kentucky, under 12 the administrative regulations promulgated pursuant to paragraph (b) of this 13 subsection. 14 → Section 21. KRS 230.811 is amended to read as follows: 15 Except as provided in KRS 230.805(6), no person shall conduct, manage, or offer to (1)16 conduct sports wagering within the Commonwealth of Kentucky without obtaining 17 a license from the corporation. 18 (2)As a prerequisite to obtaining a sports wagering license, a person shall be licensed 19 as an association under KRS 230.300. If sports wagering is conducted by the track 20 that chooses not to contract with a service provider, it shall comply with the 21 standards established by the corporation for service providers to ensure the integrity 22 of the system of sports wagering before conducting sports wagering in the 23 Commonwealth. 24 In addition to the requirement in subsection (2) of this section, an initial fee of five (3)25 hundred thousand dollars (\$500,000) shall be paid to the corporation before a sports 26 wagering license may be issued to a track. 27 (4) An annual renewal fee of fifty thousand dollars (\$50,000) shall be required for each

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1		sports wagering license.
2	(5)	Licensing fees[ paid] under this section shall be paid to the corporation[deposited
3		into the sports wagering administration fund established by KRS 230.817].
4		Section 22. KRS 230.817 is amended to read as follows:
5	(1)	(a) There is hereby established in the State Treasury a restricted account to be
6		known as the sports wagering administration fund. The fund shall consist of
7		moneys received from the moneys collected under KRS 138.552, 230.811,
8		and 230.814 and state appropriations.
9		(b) 1. The amounts deposited in the fund shall be used as follows:
10		a. <u>Ten percent (10%) of the receipts shall be distributed to the</u>
11		Kentucky Horse Racing and Gaming Corporation for the
12		administration and operation of the corporation. The
13		corporation shall prepare and submit a quarterly report to the
14		Legislative Research Commission for referral to the Interim
15		Joint Committee on Licensing, Occupations, and Administrative
16		Regulations or to the Senate Standing Committee on Licensing
17		and Occupations and the House Standing Committee on
18		Licensing, Occupations, and Administrative Regulations, as
19		appropriate, which includes the amounts received as well as the
20		expenditures against those funds. This information shall also be
21		included in the corporation's annual report required by Section 3
22		of this Act For administrative expenses relating to or associated
23		with the purposes of sports wagering which shall be disbursed by
24		the Finance and Administration Cabinet upon the warrant of the
25		Kentucky Horse Racing and Gaming Corporation]; and
26		b. Two and one-half percent (2.5%) of the funds shall be deposited in
27		the Kentucky problem gambling assistance account established in

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1	KRS 230.826.	
2	2. The remaining funds shall be deposited in the Kentucky permanent	
3	pension fund established in KRS 42.205.	
4	3. Any interest accruing to the fund shall become a part of the fund and	
5	shall not lapse.	
6	(2) Notwithstanding KRS 45.229, fund amounts not expended at the close of a fiscal	
7	year shall not lapse but shall be carried forward into the next fiscal year.	
8	(3) Moneys deposited in the fund <i>shall be:</i>	
9	(a) Used[Are hereby appropriated] for the purposes set forth in this section[ and	
10	shall not be appropriated or transferred by the General Assembly for any other	
11	purposes]; and	
12	(b) Distributed as they are received on a rolling basis.	
13	→SECTION 23. A NEW SECTION OF KRS CHAPTER 238 IS CREATED TO	
14	READ AS FOLLOWS:	
15	Any licensee operating at more locations than allowed under this chapter on July 1,	
16	2025, may retain those licenses, but any of the following events or occurrences shall	
17	result in the loss of the additional licenses:	
18	(1) Sale or transfer of ownership of the business location, property leased for the	
19	gaming location, or change of ownership or transfer of the charitable	
20	organization;	
21	(2) Suspension or revocation of a license due to a violation;	
22	(3) Failure by the licensee to timely reapply or pay appropriate licensure fees;	
23	(4) Any closure of the location for ninety (90) days or more, which shall include	
24	closures due to acts of God;	
25	(5) Failure to maintain a valid lease due to expiration and termination of lease	
26	agreements;	
27	(6) Failure by the licensee to comply with all charitable gaming requirements;	

1	(7)	Failure or inability of the existing facility or location to restrict access to persons
2		twenty-one (21) years of age or older; or
3	<u>(8)</u>	Failure of the licensee to report timely changes to the licensed location or any
4		licensing requirements to properly update the corporation's licensing files related
5		to the charitable activities at that location.
6		→Section 24. KRS 238.505 (Effective July 1, 2025) is amended to read as
7	follo	ows:
8	Asι	used in this chapter, unless the context requires otherwise:
9	(1)	"Office" means the office regulating charitable gaming within the Kentucky Horse
10		Racing and Gaming Corporation established by the president under KRS Chapter
11		230;
12	(2)	"Charitable gaming" means bingo, charity game tickets, raffles, and charity
13		fundraising events conducted for fundraising purposes by charitable organizations
14		licensed and regulated under the provisions of this chapter. "Charitable gaming"
15		shall not include slot machines, electronic video gaming devices, wagering on live
16		sporting events, or simulcast broadcasts of horse races;
17	(3)	"Charitable organization" means a nonprofit entity organized for charitable,
18		religious, educational, literary, civic, fraternal, or patriotic purposes;
19	(4)	"Bingo" means a specific game of chance in which participants use cards or paper
20		sheets, or card-minding device representations thereof, divided into horizontal and
21		vertical spaces, each of which is designated by a letter and a number, and prizes are
22		awarded on the basis of the letters and numbers on the card conforming to a
23		predetermined and preannounced configuration of letters and numbers selected at
24		random;
25	(5)	"Charity game ticket" means a game of chance using a folded or banded paper
26		ticket, or a paper card with perforated break-open tabs, or electronic pulltab device

27

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representations thereof, the face of which is covered or otherwise hidden from view

to conceal a number, letter, symbol, or set of numbers, letters, or symbols, some of
 which have been designated in advance as prize winners and shall include charity
 game tickets that utilize a seal card. "Charity game ticket" shall include pulltabs,
 both paper and electronic representations thereof;

5 (6) "Seal card" means a board or placard used in conjunction with charity game tickets,
6 that contains a seal or seals which, when removed or opened, reveal predesignated
7 winning numbers, letters, or symbols;

8 (7) "Raffle" means a game of chance in which a participant is required to purchase a
9 ticket for a chance to win a prize, with the winner to be determined by a random
10 drawing;

11 (8) "Charity fundraising event" means an activity of limited duration at which games of 12 chance approved by the *corporation*[office] are conducted, including bingo, raffles, 13 charity game tickets, special limited charitable games, and wagering on prerecorded 14 horse races, KRS Chapter 230 notwithstanding. Examples of such activities include 15 events that attract patrons for community, social, and entertainment purposes apart 16 from charitable gaming, such as fairs, festivals, carnivals, licensed charitable 17 gaming organization conventions, bazaars, and banquets. For the purposes of this 18 subsection, "banquet" shall mean a formal meal or feast held by a charitable 19 organization for community, social, or entertainment purposes apart from charitable 20 gaming;

(9) "Manufacturer" means a person who assembles from raw materials or subparts any
charitable gaming equipment or supplies used in the conduct of charitable gaming,
including a person who converts, modifies, and adds to or removes parts from,
charitable gaming equipment and supplies. The term shall not include:

(a) Any person who services or repairs charitable gaming supplies and
 equipment, so long as that person replaces or repairs an incidental,
 malfunctioning, or nonfunctioning part with a similar or identical part; and

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1		(b) Any distributor who cuts, collates, and packages for distribution any gaming
2		supplies and equipment purchased in bulk;
3	(10)	"Distributor" means a person who sells, markets, leases, or otherwise furnishes to a
4		charitable organization charitable gaming equipment or supplies, or both, used in
5		the conduct of charitable gaming. "Distributor" shall not include:
6		(a) A resident printer who prints raffle tickets at the request of a licensed
7		charitable organization; and
8		(b) A licensed charitable organization that affects a one-time donation of
9		charitable gaming supplies or equipment to another licensed charitable
10		organization if the donation is first approved by the <i>corporation</i> [office];
11	(11)	"Charitable gaming facility" means the premises on which charitable gaming is
12		conducted;
13	(12)	"Gross receipts" means all moneys collected or received from the conduct of
14		charitable gaming;
15	(13)	"Adjusted gross receipts" means gross receipts less all cash prizes and the amount
16		paid for merchandise prizes purchased;
17	(14)	"Net receipts" means adjusted gross receipts less all expenses, charges, fees, and
18		deductions authorized under this chapter;
19	(15)	"Charitable gaming supplies and equipment" means any material, device, apparatus,
20		or paraphernalia customarily used in the conduct of charitable gaming, including
21		bingo cards and paper, charity game tickets, and other apparatus or paraphernalia
22		used in conducting games of chance at charity fundraising events subject to
23		regulation under this chapter. The term shall not include any material, device,
24		apparatus, or paraphernalia incidental to the game, such as pencils, daubers, playing
25		cards, or other supplies that may be purchased from normal sources of supply;
26	(16)	"Door prize" means a prize awarded to a person based solely upon the person's
27		attendance at an event or the purchase of a ticket to attend an event;

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- (17) "Special limited charitable game" means roulette; blackjack; poker; keno; money
   wheel; baccarat; pusher-type games; any dice game where the player competes
   against the house; and any other game of chance as identified, defined, and
   approved by administrative regulation of the corporation;
- 5 (18) "Special limited charity fundraising event" means any type of charity fundraising
  6 event, commonly known as and operated as a "casino night," "Las Vegas night," or
  7 "Monte Carlo night," at which the predominant number or types of games offered
  8 for play are special limited charitable games;
- 9 (19) "Session" or "bingo session" means a single gathering at which a bingo game or
  10 series of successive bingo games are played, excluding bingo played at a charity
  11 fundraising event;
- 12 (20) "Immediate family" means:
- 13 (a) Spouse and parents-in-law;
- 14 (b) Parents and grandparents;
- 15 (c) Children and their spouses; and
- 16 (d) Siblings and their spouses;

17 (21) "Affiliate" means any corporation, partnership, association, or other business or
18 professional entity or any natural person that directly or indirectly, through one or
19 more intermediaries, controls, or is controlled by, or is under common control with
20 a licensed manufacturer, distributor, or charitable gaming facility;

(22) "Board" means the board of directors of the Kentucky Horse Racing and Gaming
Corporation;

23 (23) "Corporation" means the Kentucky Horse Racing and Gaming Corporation;

- 24 (24)[ "Manager" means the manager of the office regulating charitable gaming
- established by the president within the Kentucky Horse Racing and Gaming
   Corporation;
- 27 (25)] "President" means the president of the Kentucky Horse Racing and Gaming

# 1 Corporation;

(25)[(26)] "Chairperson" means the chief executive officer and any officer, member, or
 employee of a licensed charitable organization who will be involved in the
 management and supervision of charitable gaming as designated in the
 organization's charitable gaming license application under KRS 238.535(13)(g);

6 (26) [(27)] "Year" means calendar year except as used in KRS 238.535(11), 238.545(4),
 7 238.547(1), and 238.555(7), when "year" means the licensee's license year;

8 (27)[(28)] "Card-minding device" means any mechanical, electronic, electromechanical, 9 or computerized device that is interfaced with or connected to equipment used to 10 conduct a game of bingo and that allows a player to store, display, and mark a bingo 11 card face. A card-minding device shall not be designed and manufactured to 12 resemble any electronic gaming device that utilizes a video display monitor, such as 13 a video lottery terminal, video slot machine, video poker machine, or any similar 14 video gaming device;

15 (28)<del>[(29)]</del> "Electronic pulltab device" means an electronic device used only for 16 charitable gaming to facilitate the play of an electronic pulltab. An electronic 17 pulltab device shall be a tablet or other personal computing device, other than a 18 mobile phone or similar handheld device, as approved by the *corporation*[office]. 19 An electronic pulltab device may only operate on a closed network or intranet that 20 is confined to the licensee's premises, and shall not be Internet accessible by 21 patrons, but shall be connected to a central server system solely for the purposes of 22 monitoring, reporting, accounting, and software maintenance. An electronic pulltab 23 device shall not be designed and manufactured to resemble any electronic gaming 24 device that utilizes a video display monitor, such as a video lottery terminal, video 25 slot machine, video poker machine, or any similar video gaming device; and

26 (29)[(30)] "Electronic video gaming device," as used in this chapter and the related
 27 administrative regulations, means any device that possesses a video display and

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computer mechanism for playing a game. Electronic video gaming device shall not
 mean any electronic representation of charitable gaming games identified, defined,
 and approved by statute and by administrative regulation of the corporation.
 Section 25. KRS 238.510 (Effective July 1, 2025) is amended to read as

5 follows:

6 (1) The Office of Charitable Gaming is created as an office within the Kentucky Horse
7 Racing and Gaming Corporation. *Subject to the authority of the corporation*, the
8 office shall license and regulate the conduct of charitable gaming and license and
9 regulate charitable organizations that desire to engage in charitable gaming,
10 charitable gaming facilities, manufacturers, and distributors in the Commonwealth
11 of Kentucky in accordance with the provisions of this chapter.

- (2) [The office shall be headed by a manager who shall be appointed by the president.
  13 ]The president shall employ <u>necessary</u> staff[ as may be necessary] to administer and
  14 enforce the provisions of this chapter.
- (3)[<u>All office staff shall be classified and employed in accordance with applicable</u>
   personnel requirements of the Personnel Cabinet in accordance with KRS Chapter
   17 <u>18A.</u>
- (4)] No employee of the <u>corporation[office]</u> during his or her term of employment shall
  be an officer in a charitable organization that is licensed to conduct charitable
  gaming or be involved in the conduct of charitable gaming as a member of a
  licensed charitable organization. No employee of the <u>corporation[office]</u> during his
  or her term of employment shall be licensed as a manufacturer, distributor, or
  charitable gaming facility, or have a financial interest in any business that is
  licensed as a manufacturer, distributor, or charitable gaming facility.
- 25 (4)[(5)] The president may[shall] appoint[ charitable gaming] investigators who
   26 may[shall] have the powers of peace officers throughout the Commonwealth;
   27 however, those powers shall be limited to:

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1	(a)	Enforcement of the provisions of KRS <u>Chapters 230 and</u> [Chapter] 238[,
2		relating to charitable gaming];
3	(b)	Violations of KRS Chapter 528, relating to:
4		1. Unlicensed and illegal[ charitable] gaming;
5		2. Gambling offenses committed on licensed[ charitable gaming] premises;
6		and
7		3. Gambling offenses committed in conjunction with <u>a legal gaming</u>
8		<u>activity</u> [charitable_gaming];
9	(c)	Violations of KRS Chapter 514, relating to theft, embezzlement, or other
10		illegal diversions of <i>legal</i> [charitable] gaming proceeds;
11	(d)	Violations of KRS Chapters 516 and 517, relating to forgery and fraud in the
12		conduct of <i>legal</i> [charitable] gaming;
13	(e)	Violations relating to the damage or destruction of real or personal property
14		owned or leased by a[ charitable gaming] licensee; and
15	(f)	Violation of any criminal felony offense committed:
16		1. On licensed [ charitable] gaming premises; and
17		2. In the presence of <u>an[a charitable gaming]</u> investigator.
18	<u>(5)</u> [(6)]	[Charitable ]Gaming investigators <u>may[shall</u> ] satisfy the certification
19	stan	dards established by the Department of Criminal Justice Training pursuant to
20	KRS	S Chapter 15, but this certification shall not be required for any investigators
21	hired	d after the effective date of this section. [The manager may possess peace
22	offic	er powers granted under subsection (5) of this section, if he or she is duly
23	qual	ified. Charitable ]Gaming investigators shall not qualify for hazardous duty
24	cove	rage under the Kentucky Employees Retirement System.
25	<u>(6)</u> [(7)]	[Charitable ]Gaming investigators so appointed shall not possess peace officer
26	pow	ers other than those provided in subsection $(4)[(5)]$ of this section.
27	⇒s	ection 26. KRS 238.515 (Effective July 1, 2025) is amended to read as

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1	follo	WS:						
2	The	office shall license and regulate the conduct of charitable gaming in the						
3	Com	monwealth of Kentucky as authorized by the corporation. The president may						
4	integ	integrate office responsibilities into other corporation offices to ensure efficiencies and						
5	elim	inate duplication of duties. [In discharging this responsibility, the ]Office[ shall have						
6	the f	e following] powers and duties include:						
7	(1)	Licensing charitable organizations, charitable gaming facilities, manufacturers, and						
8		distributors that desire to engage in charitable gaming;						
9	(2)	Establishing and enforcing reasonable standards for the conduct of charitable						
10		gaming and the operation of charitable gaming facilities;						
11	(3)	Prescribing reasonable fees for licenses;						
12	(4)	Establishing standards of accounting, recordkeeping, and reporting to insure						
13		charitable gaming receipts are properly accounted for;						
14	(5)	Establishing a process for reviewing complaints and allegations of wrongdoing, and						
15		for investigating complaints with merit. In furtherance of this duty, the office may						
16		issue administrative subpoenas and summonses. The office shall also establish toll-						
17		free telephone service for receiving complaints and inquiries;						
18	(6)	Taking appropriate disciplinary action, subject to the final order of the						
19		corporation[board], and making referrals for criminal prosecution of persons who						
20		do not operate in compliance with this chapter;						
21	(7)	Collecting and depositing all fees and fines in the charitable gaming regulatory						
22		account to be administered by the corporation [and administering the account]; and						
23	(8)[-	Employing necessary staff, securing adequate office space, and executing other						
24		administrative and logistical matters to assure proper functioning of the office; and						
25	<del>(9)]</del>	Proposing administrative regulations which are necessary to carry out the purposes						
26		and intent of this chapter.[ Any administrative regulation proposed by the office						
27		that changes the manner in which a charitable organization conducts charitable						

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1 gaming or is likely to cause a charitable organization to incur new or additional 2 costs shall be subject to the requirements of KRS 238.522.] In proposing 3 administrative regulations under this subsection, the office shall submit any 4 proposed regulations to the Kentucky Horse Racing and Gaming Corporation and 5 the advisory council established under KRS 238.520, and shall give the advisory 6 council the opportunity to produce written comments in accordance with KRS 7 238.522 prior to submitting the proposed administrative regulations to the Kentucky 8 Horse Racing and Gaming Corporation. If the advisory council chooses to produce 9 written comments, the comments shall be attached to any public submission of the 10 administrative regulation, including any filing under KRS Chapter 13A].

11 → Section 27. KRS 238.525 (Effective July 1, 2025) is amended to read as
12 follows:

- 13 (1) Licenses shall be issued by the office on an annual[or biennial] basis, except as
  otherwise permitted in KRS 238.530 and 238.545. A license term may be
  determined by the office in any manner it deems appropriate to facilitate efficient
  licensing. The office shall charge a renewal fee not to exceed the maximum
  amounts established in KRS 238.530, 238.535, and 238.555.
- 18 (2) The office may issue a temporary license to an applicant who has met the
  19 requirements for a license. A temporary license shall be valid from the date of
  20 issuance until the regular license is issued or for a period of sixty (60) days,
  21 whichever is shorter. A temporary license shall not be renewed, except for good
  22 cause and shall not exceed a total of nine (9) months in length.
- (3) An applicant for any license to be issued under KRS 238.530 and 238.555 shall be
  subjected to a state and national criminal history background check by the office,
  with the assistance of the Department of Kentucky State Police and the Federal
  Bureau of Investigation. An applicant for any license to be issued under KRS
  238.535 shall be subjected to a state criminal history background check and may, if

1 deemed reasonably necessary, be subjected to a national criminal history 2 background check by the office with the assistance of the Department of Kentucky 3 State Police and the Federal Bureau of Investigation. The criminal history background check shall apply to the chief executive officer and the chief financial 4 5 officer or director of an applicant; any employee or member of an applicant who 6 has been designated as chairperson of the charitable gaming activity; the applicant 7 itself; and any individual with a ten percent (10%) or more financial interest in the 8 applicant. The office shall require the fingerprinting of all applicants for licensure 9 under KRS 238.530 and 238.555 and may require, if deemed reasonably necessary, 10 the fingerprints of all applicants for licensure under KRS 238.535, who are natural 11 persons in connection with the national criminal history background check to assure 12 the identity of the applicant or applicants. The office may charge a reasonable fee 13 not to exceed the actual cost of fingerprinting and records searching.

14 (4) No applicant shall be licensed and no license holder shall be able to maintain a 15 license if an individual associated with the applicant or license holder in a capacity 16 listed in subsection (3) of this section or the applicant or license holder itself has 17 been convicted of a felony, gambling offense, criminal fraud, forgery, theft, 18 falsifying business records, violation of KRS 238.995(7), or any two (2) 19 misdemeanor crimes in federal court or the courts of any state, the District of 20 Columbia, or any territory, consistent with the provisions of KRS Chapter 335B 21 within ten (10) years preceding the application for licensure.

(5) No applicant shall be licensed unless all applicants required to be fingerprinted
under the provision of subsection (3) of this section have been fingerprinted. The
Department of Kentucky State Police may submit fingerprints of any applicant to
the Federal Bureau of Investigation for the national criminal history background
check. The corporation may by administrative regulation impose additional
qualifications to meet the requirements of Pub. L. No. 92-544.

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1	(6)	If a	change occurs in any information submitted during the license application
2		proc	ess, the applicant or licensee shall notify the office in writing within thirty (30)
3		days	s of the date the change occurred.
4		⇒s	ection 28. KRS 238.535 (Effective July 1, 2025) is amended to read as
5	follo	ows:	
6	(1)	<u>(a)</u>	Any charitable organization conducting charitable gaming in the
7			Commonwealth of Kentucky shall be licensed by the <i>corporation</i> [office]. A
8			charitable organization qualifying under subsection (12) of this section but not
9			exceeding the limitations provided in this subsection shall be exempt from the
10			licensure requirements when conducting the following charitable gaming
11			activities:
12			$\underline{I.[(a)]}$ Bingo in which the gross receipts do not exceed a total of twenty-
13			five thousand dollars (\$25,000) per year;
14			2.[(b)] A raffle or raffles for which the gross receipts do not exceed
15			twenty-five thousand dollars (\$25,000) per year; and
16			$\underline{3.[(c)]}$ A charity fundraising event or events that do not involve special
17			limited charitable games and the gross gaming receipts for which do not
18			exceed twenty-five thousand dollars (\$25,000) per year.
19			However, at no time shall a charitable organization's total limitations under
20			this subsection exceed twenty-five thousand dollars (\$25,000).
21		<u>(b)</u>	A charitable entity organized within the Commonwealth of Kentucky for the
22			benefit of a public or private elementary or secondary school organized
23			within the Commonwealth of Kentucky shall be exempt from the licensure
24			requirements of this section when conducting any charitable gaming
25			activities. A charitable entity that qualifies under this paragraph shall:
26			1. Have no limit on authorized gross receipts;
27			2. Be exempt from any application requirements under this chapter; and

1			3. Submit a summary report to the office showing, at a minimum, the
2			charitable gaming activities conducted and the gross receipts, adjusted
3			gross receipts, net receipts on each activity within sixty (60) days after
4			conducting the activity, and any other information requested by the
5			office.
6	<u>(</u>	(c)	A charitable entity that qualifies under paragraph (b) of this subsection
7			<u>shall:</u>
8			1. Retain net receipts for the charitable purpose equal to or greater than
9			forty percent (40%) of the adjusted gross receipts of the charitable
10			entity in the same manner required by Section 46 of this Act;
11			2. Expend net receipts exclusively for purposes consistent with its status
12			as a charitable entity organized for the benefit of a public or private
13			elementary or secondary school; and
14			3. Maintain accurate records and books for a period of three (3) years.
15			Corporation staff shall have access to these records at reasonable
16			times. The charitable entity shall maintain its charitable gaming
17			records at its office or place of business within the Commonwealth of
18			Kentucky as identified in its summary reports. The charitable entity
19			shall submit a yearly financial report.
20	(2)	(a)	Any charitable organization exempt from the process of applying for a license
21			under subsection (1) of this section, shall notify the office in writing, on a
22			simple form issued by the office, of its intent to engage in exempt charitable
23			gaming and the address at which the gaming is to occur. Any charitable
24			organization exempt from the process of applying for a license under
25			subsection (1) of this section, shall comply with all other provisions of this
26			chapter relating to the conduct of charitable gaming, except:
27			1. Payment of the fee imposed under the provisions of KRS 238.570; and

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1		2. The quarterly reporting requirements imposed under the provisions of
		KRS 238.550(7), unless the exempt charitable organization obtains a
2		
3		retroactive license pursuant to subsection (9) of this section.
4		(b) Before January 31 of the year immediately following the year of exemption, a
5		charitable organization exempt from licensure under the provisions of
6		subsection (1) of this section shall file a financial report with the office, on a
7		form issued by the office, that contains the following information:
8		1. The type of gaming activity in which it engaged during that year;
9		2. The total gross receipts derived from gaming;
10		3. The amount of charitable gaming expenses paid;
11		4. The amount of net receipts derived; and
12		5. The disposition of those net receipts.
13	(3)	An exemption that has been granted to a charitable organization for the preceding
14		calendar year shall be automatically renewed on January 1 of the following year.
15	(4)	If upon receipt of the financial report the office determines that the information
16		appearing on the financial report renders the charitable organization ineligible to
17		possess an exemption, the office shall notify the charitable organization that its
18		exemption is rescinded. The organization may request an appeal of this rescission
19		pursuant to KRS 238.565.
20	(5)	If the annual financial report is not received by January 31, the exemption is
21		automatically rescinded unless an extension of no more than thirty (30) days is
22		granted by the office. The organization may request an appeal of this rescission
23		pursuant to KRS 238.565.
24	(6)	If an exemption is revoked because an organization has exceeded the limit imposed
25		in subsection (1) of this section, the organization shall apply for a retroactive
26		license in accordance with subsection (7) of this section.
27	(7)	If an organization exceeds the limit imposed by any subsection of this section it
	. ,	

1		shall:
2		(a) Report the amount to the office; and
3		(b) Apply for a retroactive charitable gaming license.
4	(8)	Upon receipt of a report and application for a retroactive charitable gaming license,
5		the office shall investigate to determine if the organization is otherwise qualified to
6		hold the license.
7	(9)	If the office determines that the applicant is qualified, it shall issue a charitable
8		gaming license retroactive to the date on which the exemption limit was exceeded.
9		The retroactive charitable gaming license shall be issued in the same manner as
10		regular charitable gaming licenses.
11	(10)	If the office determines that the applicant is not qualified it shall deny the license
12		and take enforcement action, if appropriate.
13	(11)	Once a retroactive or regular gaming license is issued to an organization, that
14		organization shall not be eligible for exempt status in the future and shall maintain a
15		charitable gaming license if it intends to continue charitable gaming activities,
16		unless the charitable organization has not exceeded the exemption limitations of
17		subsection (1) of this section for a period of two (2) years prior to its exemption
18		request.
19	(12)	(a) In order to qualify for licensure, a charitable organization shall:
20		1. a. Possess a tax exempt status under 26 U.S.C. secs. 501(c)(3),
21		501(c)(4), 501(c)(8), 501(c)(10), or 501(c)(19), or be covered
22		under a group ruling issued by the Internal Revenue Service under
23		authority of those sections; or
24		b. Be organized within the Commonwealth of Kentucky <del>[ as a</del>
25		common school as defined in KRS 158.030,] as an institution of
26		higher education as defined in KRS 164A.305[,] or as a state
27		college or university as provided for in KRS 164.290;

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2. 1 Have been established and continuously operating within the Commonwealth of Kentucky for charitable purposes, other than the 2 conduct of charitable gaming, for a period of three (3) years prior to 3 application for licensure. For purposes of this paragraph, an applicant 4 shall demonstrate establishment and continuous operation in Kentucky 5 6 by its conduct of charitable activities from an office physically located 7 within Kentucky both during the three (3) years immediately preceding its application for licensure and at all times during which it possesses a 8 charitable gaming license. However, a charitable organization that 9 10 operates for charitable purposes in more than ten (10) states and whose 11 principal place of business is physically located in a state other than 12 Kentucky may satisfy the requirements of this paragraph if it can 13 document that it has:

14a.Been actively engaged in charitable activities and has made15reasonable progress, as defined in subparagraph 3. of this16paragraph, in the conduct of charitable activities or the expenditure17of funds within Kentucky for a period of three (3) years prior to18application for licensure; and

19b.Operated for charitable purposes from an office or place of20business in the Kentucky county where it proposes to conduct21charitable gaming for at least one (1) year prior to application for22licensure, in accordance with subparagraph 4. of this paragraph23and paragraph (c) of this subsection;

3. Have been actively engaged in charitable activities during the three (3)
years immediately prior to application for licensure and be able to
demonstrate, to the satisfaction of the office, reasonable progress in
accomplishing its charitable purposes during this period. As used in this

1 paragraph, "reasonable progress in accomplishing its charitable purposes" means the regular and uninterrupted conduct of activities 2 3 within the Commonwealth or the expenditure of funds within the Commonwealth to accomplish relief of poverty, advancement of 4 5 education, protection of health, relief from disease, relief from suffering or distress, protection of the environment, conservation of wildlife, 6 7 advancement of civic, governmental, or municipal purposes, or 8 advancement of those purposes delineated in KRS 238.505(3). In order to demonstrate reasonable progress in accomplishing its charitable 9 10 purposes when applying to renew an existing license, a licensed 11 charitable organization shall additionally provide to the office a detailed 12 accounting regarding its expenditure of charitable gaming net receipts 13 for the purposes described in this paragraph; and

- 144.Have maintained an office or place of business, other than for the15conduct of charitable gaming, for at least one (1) year in the county in16which charitable gaming is to be conducted. The office or place of17business shall be a separate and distinct address and location from that18of any other licensee of the Office of Charitable Gaming; except that up19to three (3) licensed charitable organizations may have the same address20if they legitimately share office space.
- (b) 1. A charitable organization that has established and maintained an office
  or place of business in the county for a period of at least one (1) year
  may hold a raffle drawing or a charity fundraising event, including
  special limited charity fundraising events, in a Kentucky county other
  than that in which the organization's office or place of business is
  located.
- 27

2. For raffles, the organization shall notify the Office of Charitable

1	Gaming in writing of the organization's intent to change the drawing's
2	location at least thirty (30) days before the drawing takes place. This
3	written notification:
1	a May be transmitted in any commercially reasonable means

- a. May be transmitted in any commercially reasonable means,
  authorized by the office, including facsimile and electronic mail;
  and
- b. Shall set out the place and the county in which the drawing willtake place.
- 9 Approval by the office shall be received prior to the conduct of the raffle
  10 drawing at the new location.
- 11 (c) Any charitable organization that was registered with the county clerk to 12 conduct charitable gaming in a county on or before March 31, 1992, shall 13 satisfy the requirement contained in paragraph (a)4. of this subsection if it 14 maintained a place of business or operation, other than for the conduct of 15 charitable gaming, for one (1) year prior to application in a Kentucky county 16 adjoining the county in which they were registered.
- 17 (13) In applying for a license, the information to be submitted shall include but not be18 limited to the following:
- 19 (a) The name and address of the charitable organization;
- (b) The date of the charitable organization's establishment in the Commonwealth
  of Kentucky and the date of establishment in the county or counties in which
  charitable gaming is to be conducted;
- (c) A statement of the charitable purpose or purposes for which the organization
   was organized. If the charitable organization is incorporated, a copy of the
   articles of incorporation shall satisfy this requirement;
- 26 (d) A statement explaining the organizational structure and management of the
   27 organization. For incorporated entities, a copy of the organizations' bylaws

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shall satisfy this requirement;

- 2 (e) A detailed accounting of the charitable activities in which the charitable
  3 organization has been engaged for the three (3) years preceding application
  4 for licensure;
- 5 (f) The names, addresses, dates of birth, and Social Security numbers of all 6 officers of the organization;
- 7 (g) The names, addresses, dates of birth, and Social Security numbers of all 8 employees and members of the charitable organization who will be involved 9 in the management and supervision of charitable gaming. No fewer than two 10 (2) employees or members of the charitable organization who are involved in 11 the management and supervision of charitable gaming, along with the chief 12 executive officer or the director of the applicant organization, shall be 13 designated as chairpersons;
- (h) The address of the location at which charitable gaming will be conducted and
  the name and address of the owner of the property, if it is owned by a person
  other than the charitable organization;
- 17 (i) A copy of the letter or other legal document issued by the Internal Revenue
  18 Service to grant tax-exempt status;
- (j) A statement signed by the presiding or other responsible officer of the
   charitable organization attesting that the information submitted in the
   application is true and correct and that the organization agrees to comply with
   all applicable laws and administrative regulations regarding charitable
   gaming;
- 24 (k) An agreement that the charitable organization's records may be released by
  25 the Federal Internal Revenue Service to the office; and
- 26 (l) Any other information the office deems appropriate.
- 27 (14) (a) An organization or a group of individuals that does not meet the licensing

1		requi	rements of subsection (12) of this section may hold a raffle if:
2		1.	The gross receipts do not exceed five hundred dollars (\$500);
3		2.	All proceeds from the raffle are distributed to a charitable organization;
4			and
5		3.	The organization or group of individuals holds no more than three (3)
6			raffles each year;
7		and s	shall be exempt from complying with the notification, application, and
8		repor	ting requirements of subsections (2) and (13) of this section.
9	(b)	An o	rganization or a group of individuals that does not meet the licensing
10		requi	rements of subsection (12) of this section may hold a raffle if:
11		1.	The organization holds a special event raffle license issued by the office
12			and complies with the regulatory requirements in this chapter, including
13			but not limited to the quarterly reporting requirements of KRS
14			238.550(7), the retention requirements of KRS 238.536, and payment of
15			the fee imposed by KRS 238.570;
16		2.	The organization possesses a tax-exempt status under 26 U.S.C. sec.
17			501(c)(7);
18		3.	The organization holds no more than twelve (12) raffles per year;
19		4.	Each raffle complies with the office's raffle standards in KRS 238.545
20			and administrative regulations promulgated thereunder and is approved
21			by the office in writing prior to the sale of the first raffle ticket;
22		5.	The gross receipts of each raffle do not exceed five hundred thousand
23			dollars (\$500,000); and
24		6.	One hundred percent (100%) of the net receipts of each raffle shall be
25			distributed to a charitable organization licensed by the office pursuant to
26			subsection (12) of this section to conduct charitable gaming as follows:
27			a. All distributed net receipts shall be maintained by the recipient

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1			licensed charitable organization in a separate account to be
2			designated as the "raffle recipient account";
3		b.	All distributed net receipts shall be expended by the recipient
4			licensed charitable organization to further the charitable purpose of
5			the recipient licensed charitable organization as required by KRS
6			238.550(4); and
7		с.	All distributed net receipts, and the expenditure thereof, shall be
8			reported to the office and be subject to the office's auditing and
9			investigative authority consistent with the provisions of this
10			chapter.
11	(c)	An applica	ant qualifying under paragraph (b) of this subsection shall submit an
12		application	for a special event raffle license, and the information to be
13		submitted	shall include but not be limited to the following:
14		1. The	name and address of the organization;
15		2. The	date of the organization's establishment in the Commonwealth of
16		Kent	ucky and the date of the organization's establishment in the county
17		or co	unties in which charitable gaming is to be conducted;
18		3. A sta	atement of the purpose or purposes for which the organization was
19		orgai	nized and identification of the licensed charitable organization to
20		whic	h the applicant will distribute its net receipts. If the organization is
21		incor	porated, a copy of the articles of incorporation shall satisfy this
22		requi	rement;
23		4. A sta	atement explaining the organizational structure and management of
24		the c	organization. For incorporated entities, a copy of the organization's
25		bylav	ws shall satisfy this requirement;
26		5. The	names, addresses, dates of birth, and Social Security numbers of all
27		offic	ers of the organization;

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1	6.	The names, addresses, dates of birth, and Social Security numbers of all
2		employees and members of the organization who will be involved in the
3		management and supervision of charitable gaming. No fewer than two
4		(2) employees or members of the organization who are involved in the
5		management and supervision of charitable gaming, along with the chief
6		executive officer or the director of the applicant organization, shall be
7		designated as chairpersons;

- 8 7. The address of the location at which charitable gaming will be 9 conducted and the name and address of the owner of the property, if it is 10 owned by a person other than the organization;
- A copy of the letter or other legal document issued by the Internal
   Revenue Service to grant tax-exempt status;
- A statement signed by the presiding or other responsible officer of the
  organization attesting that the information submitted in the application is
  true and correct and that the organization agrees to comply with all
  applicable laws and administrative regulations regarding charitable
  gaming;
- 18 10. An agreement that the organization's records may be released by the
  19 federal Internal Revenue Service to the office; and
- 20 11. Any other information as determined by the corporation through the21 promulgation of administrative regulations.
- (15) The office may issue a license for a specified period of time, based on the type ofcharitable gaming involved and the desired duration of the activity.
- (16) The office shall charge a fee for each license issued and renewed, not to exceed
  three hundred dollars (\$300). Specific fees to be charged <u>may[shall]</u> be prescribed
  in a graduated scale promulgated by administrative regulations <u>of the corporation</u>
  and based on type of license, type of charitable gaming, actual or projected gross

1		rece	pts, or other applicable factors, or combination of factors.
2	(17)	(a)	A licensed charitable organization may place its charitable gaming license in
3			escrow if:
4			1. The licensee notifies the office in writing that it desires to place its
5			license in escrow; and
6			2. The license is in good standing and the office has not initiated
7			disciplinary action against the licensee.
8		(b)	During the escrow period, the licensee shall not engage in charitable gaming,
9			and the escrow period shall not be included in calculating the licensee's
10			retention rate under KRS 238.536.
11		(c)	A charitable organization may apply for reinstatement of its active license and
12			the license shall be reinstated provided:
13			1. The charitable organization continues to qualify for licensure;
14			2. The charitable organization has not engaged in charitable gaming during
15			the escrow period; and
16			3. The charitable organization pays a reinstatement fee established by the
17			office.
18		⇒s	ection 29. KRS 238.545 (Effective July 1, 2025) is amended to read as
19	follo	ows:	
20	(1)	A lie	ensed charitable organization shall be limited by the following:
21		(a)	In the conduct of bingo, to one (1) session per day, two (2) sessions per week,
22			for a period not to exceed five (5) consecutive hours in any day and not to
23			exceed ten (10) total hours per week:
24			1. No licensed charitable organization shall conduct bingo at more than
25			one (1) location during the same twenty-four (24) hour period;
26			2. No licensed charitable organization shall award prizes for bingo that
27			exceed five thousand dollars (\$5,000) in fair market value per twenty-

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1			four (24) hour period, including the value of door prizes; and
2			3. No person under the age of eighteen (18) shall be permitted to purchase
3			bingo supplies or play bingo unless he or she is playing for noncash
4			prizes and is accompanied by a parent or legal guardian and only if the
5			value of any noncash prize awarded does not exceed ten dollars (\$10);
6		(b)	1. A licensed charitable organization may provide card-minding devices
7			for use by players of bingo games.
8			2. If a licensed charitable organization offers card-minding devices for use
9			by players, the devices shall be capable of being used in conjunction
10			with bingo cards or paper sheets at all times.
11			3. <u>Subject to the authority of the corporation</u> , the office shall have broad
12			authority to define and regulate the use of card-minding devices and the
13			corporation <u>may</u> [shall] promulgate an administrative regulation
14			concerning use and control of them;
15		(c)	Charity game tickets shall be sold only at the address of the location
16			designated on the license to conduct charitable gaming;
17		(d)	Charity game tickets may be sold, with prior approval of the office:
18			1. At any authorized special charity fundraising event conducted by a
19			licensed charitable organization at any off-site location; or
20			2. By a licensed charitable organization possessing a special limited
21			charitable gaming license at any off-site location; and
22		(e)	An automated charity game ticket dispenser may be utilized by a licensed
23			charitable organization, with the prior approval of the office, only at the
24			address of the location designated on the license to conduct charitable gaming.
25			The corporation <u>may</u> [shall] promulgate administrative regulations regulating
26			the use and control of approved automated charity game ticket dispensers.
27	(2)	(a)	No prize for an individual charity game ticket shall exceed five hundred

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carryover prizes awarded in seal card games. 3 (b) Cumulative or carryover prizes in seal card games shall not exceed two thousand four hundred dollars (\$2,400). 4 5 (c) Information concerning rules of the particular game and prizes that are to be 6 awarded in excess of fifty dollars (\$50) in each separate package or series of 7 packages with the same serial number and all rules governing the handling of 8 cumulative or carryover prizes in seal card games shall be posted prominently 9 in an area where charity game tickets are sold. A legible poster that lists prizes 10 to be awarded, and on which prizes actually awarded are posted at the 11 completion of the sale of each separate package shall satisfy this requirement. 12 (d) Any unclaimed money or prize shall return to the charitable organization. 13 (e) No paper charity game ticket shall be sold in the Commonwealth of Kentucky 14 that does not conform to the standards for opacity, randomization, minimum 15 information, winner protection, color, and cutting established by the office. 16 (f) No electronic pulltab device representation of a charity game ticket shall be 17 sold in the Commonwealth of Kentucky that does not conform to the 18 construction standards set forth in an administrative regulation promulgated 19 by the corporation. Electronic pulltab devices shall only be used for charitable 20 gaming. 21 No person under the age of eighteen (18) shall be permitted to purchase, or (g) 22 open in any manner, a charity game ticket. 23 (3)(a) Tickets for a raffle shall be sold separately, and each ticket shall constitute a 24 separate and equal chance to win. 25 All raffle tickets shall be sold for the price stated on the ticket, and no person (b) 26 shall be required to purchase more than one (1) ticket or to pay for anything

ninety-nine dollars (\$599) in value, not including the value of cumulative or

27 other than a ticket to enter a raffle.

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1		(c)	Raffle tickets and tickets for charity fundraising raffle games approved by the
2			office which are offered exclusively at charity fundraising events and special
3			limited charity fundraising events are not required to be sold separately and
4			may be sold at discounted package rates.
5		(d)	Raffle tickets shall have a unique identifier on each ticket.
6		(e)	Winners shall be drawn at random at a date, time, and place announced in
7			advance or printed on the ticket.
8		(f)	All prizes for a raffle shall be identified in advance of the drawing and all
9			prizes identified shall be awarded.
10	(4)	Witl	n respect to charity fundraising events, a licensed charitable organization shall
11		be li	mited as follows:
12		(a)	No licensed charitable organization shall conduct a charity fundraising event
13			or a special limited charity fundraising event unless they have a license for the
14			respective event issued by the office;
15		(b)	No special license shall be required for any wheel game, such as a cake wheel,
16			that awards only noncash prizes the value of which does not exceed one
17			hundred dollars (\$100);
18		(c)	The office may grant approval for a licensed charitable organization to play
19			bingo games at a charity fundraising event. Cash prizes for bingo games
20			played during a charity fundraising event may not exceed five thousand
21			dollars (\$5,000) for the entire event. No person under the age of eighteen (18)
22			shall be permitted to play bingo at a charity fundraising event unless
23			accompanied by a parent or legal guardian;
24		(d)	The office may grant approval for a licensed charitable organization to play
25			special limited charitable games at a charity fundraising event authorized
26			under this section. The office shall not grant approval for the playing of
27			special limited charitable games under the provisions of a charity fundraising

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event license unless the proposed event meets the definition of a charity fundraising event held for community, social, or entertainment purposes apart from charitable gaming in accordance with KRS 238.505(8);

- Except for state, county, city fairs, and special limited charity fundraising 4 (e) events, a charity fundraising event license issued under this section shall not 5 6 exceed seventy-two (72) consecutive hours. A licensed charitable 7 organization shall not be eligible for more than eight (8) total charity 8 fundraising event licenses per year, including two (2) special limited charity 9 fundraising event licenses. No person under eighteen (18) years of age shall 10 be allowed to play or conduct any special limited charitable game. Subject to 11 the authority of the corporation, the office shall have broad authority to 12 regulate the conduct of special limited charity fundraising events in 13 accordance with the provisions of KRS 238.547; and
- 14 (f) Charity fundraising events may be held:

15 1. On or in the premises of a licensed charitable organization;

162. In a licensed charitable gaming facility, subject to restrictions contained17in KRS 238.555(7); or

183. At an unlicensed facility which shall be subject to the requirements19stipulated in KRS 238.555(3), and subject to the restrictions contained in20KRS 238.547(2).

(5) Presentation of false, fraudulent, or altered identification by a minor shall be an
affirmative defense in any disciplinary action or prosecution that may result from a
violation of age restrictions contained in this section, if the appearance and
character of the minor were such that his or her age could not be reasonably
ascertained by other means.

26 → Section 30. KRS 238.565 (Effective July 1, 2025) is amended to read as
27 follows:

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1 (1)A license holder may appeal any administrative action taken under KRS 238.560. A 2 license holder shall be notified in writing of any action to be taken against him or 3 her. The notification may be delivered in person or mailed by certified mail, return receipt requested, to the last known address of the license holder. Service of 4 5 notification of administrative action, whether by hand delivery or by certified mail, 6 shall be deemed complete if the license holder fails or refuses to accept delivery. 7 For service by hand delivery, notification shall be deemed received upon 8 acceptance of delivery or upon failure or refusal to accept delivery, and the person 9 affecting service on behalf of the office shall record the fact of the failure or refusal. 10 For service by certified mail, the notification of administrative action shall be 11 deemed received when the license holder accepts delivery or fails or refuses to 12 accept delivery at the last known address. The notification shall specify the charges 13 against the license holder, specify the proposed administrative sanction, and advise 14 the license holder of the right to appeal the decision within ten (10) days of the date 15 of receipt of the notification.

16 (2) Upon receipt of an appeal, the <u>corporation[board]</u> shall schedule the matter for an
17 administrative hearing that shall be conducted in accordance with KRS Chapter
18 13B.

19 (3)Any provisions of KRS Chapter 13B notwithstanding, within twenty (20) days after 20 the conclusion of a hearing, the hearing officer shall prepare and present to the 21 *corporation*[board] a recommended order based on findings of fact and conclusions 22 of law. Within thirty (30) days of receipt of the recommended order, the 23 corporation[board] shall affirm, reject, or modify, in whole or in part, the 24 recommended order and shall issue a final order. The final order shall be the final 25 administrative action on the matter and a copy of the final order shall be mailed to 26 the license holder, by certified mail, return receipt requested.

27 (4) Pursuant to KRS 13B.120(7), the *corporation*[board] shall automatically hear and

issue a final order regarding any decision of the <u>corporation[office]</u> that would
 otherwise be subject to appeal.

- 3 (5) Any administrative action taken under this section shall, upon appeal, be stayed
  4 until a final order is issued, with the exception of a summary suspension. The
  5 <u>corporation</u>[board] may issue an emergency order pursuant to KRS 13B.125 to
  6 summarily suspend a license upon finding that continued operation of the license
  7 holder pending a hearing would constitute a threat to the public health, safety, or
  8 welfare.
- 9 (6) A final order of the <u>corporation[board]</u> may be appealed to the Circuit Court of the
  10 county where the appellant works or resides in accordance with KRS Chapter 13B.
  11 If the license holder against whom administrative action is proposed does not
  12 request an appeal of the action, the <u>corporation[board]</u> shall enter a final order
  13 imposing the proposed administrative action.

14 → Section 31. KRS 238.570 (Effective July 1, 2025) is amended to read as
15 follows:

16 (1)A fee is imposed on charitable gaming in the amount of fifty-three hundredths of 17 one percent (0.53%) of gross receipts derived from all charitable gaming conducted 18 by charitable organizations required to be licensed in the Commonwealth of 19 Kentucky. [ The amount of the fee shall be adjusted by October 1 of each odd-20 numbered year in accordance with subsection (3) of this section.] Each licensed 21 charitable organization shall remit to the *corporation*[office] all moneys due[as set 22 forth in administrative regulations promulgated by the corporation. Failure by a 23 licensed charitable organization to timely remit the fee required under this 24 subsection upon notice of delinquency shall constitute grounds for disciplinary 25 action in accordance with KRS 238.560.

26 (2) The charitable gaming regulatory account is hereby created as a
 27 <u>corporate[revolving]</u> account within the agency revenue fund and under the control

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1		of the Kentucky Horse Racing and Gaming Corporation. All revenues generated
2		from the fee levied in subsection (1) of this section from license fees and from
3		administrative fines imposed by the office shall be deposited in this account. Fund
4		amounts attributable to the fee levied in subsection (1) of this section that are not
5		expended at the close of a fiscal year shall not lapse but shall be carried forward to
6		the next fiscal year.
7	<del>[(3)</del>	(a) No later than July 31 of each odd numbered year, the Kentucky Horse Racing
8		and Gaming Corporation shall determine:
9		1. The amount of gross receipts during the prior biennium against which
10		the fee collected under subsection (1) of this section was assessed; and
11		2. The final budgeted amount as determined by the enacted budget for the
12		upcoming biennium for the administration and enforcement of the
13		provisions of this chapter. If a budget is not enacted, the amount shall be
14		the corresponding amount in the last enacted budget.
15		(b) On October 1 of each odd numbered year, the fee assessed under subsection
16		(1) of this section shall be proportionally adjusted by the Kentucky Horse
17		Racing and Gaming Corporation. The new rate shall be calculated by
18		multiplying one hundred ten percent (110%) by the amount determined in
19		paragraph (a)2. of this subsection, and subtracting from that amount one-half
20		(1/2) of any remaining balance in the account. The total shall then be divided
21		by the amount determined in paragraph (a)1. of this subsection. The result
22		shall be expressed as a percentage and shall be rounded to the nearest
23		thousandth of a percent (0.000%).]
24		Section 32. KRS 18A.115 is amended to read as follows:
25	(1)	The classified service to which KRS 18A.005 to 18A.200 shall apply shall comprise
26		all positions in the state service now existing or hereafter established, except the
27		following:

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- 1 (a) The General Assembly and employees of the General Assembly, including the 2 employees of the Legislative Research Commission; 3 (b) Officers elected by popular vote and persons appointed to fill vacancies in
- elective offices:
- 5 (c) Members of boards and commissions;
- 6 (d) Officers and employees on the staff of the Governor, the Lieutenant 7 Governor, the Office of the Secretary of the Governor's Cabinet, and the 8 Office of Program Administration;
- 9 Cabinet secretaries, commissioners, office heads, and the administrative heads (e) 10 of all boards and commissions, including the executive director of Kentucky 11 Educational Television;
- 12 (f) Employees of Kentucky Educational Television who have been determined to 13 be exempt from classified service by the Kentucky Authority for Educational 14 Television, which shall have sole authority over such exempt employees for 15 employment, dismissal, and setting of compensation, up to the maximum 16 established for the executive director and his or her principal assistants;
- 17 One (1) principal assistant or deputy for each person exempted under (g) 18 subsection (1)(e) of this section;
- 19 (h) One (1) additional principal assistant or deputy as may be necessary for 20 making and carrying out policy for each person exempted under subsection 21 (1)(e) of this section in those instances in which the nature of the functions, 22 size, or complexity of the unit involved are such that the secretary approves 23 such an addition on petition of the relevant cabinet secretary or department 24 head and such other principal assistants, deputies, or other major assistants as 25 may be necessary for making and carrying out policy for each person 26 exempted under subsection (1)(e) of this section in those instances in which 27 the nature of the functions, size, or complexity of the unit involved are such

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1		that the board may approve such an addition or additions on petition of the
2		department head approved by the secretary. Effective August 1, 2010:
3		1. All positions approved under this paragraph prior to August 1, 2010,
4		shall be abolished effective December 31, 2010, unless reapproved
5		under subparagraph 2. of this paragraph; and
6		2. A position approved under this paragraph on or after August 1, 2010,
7		shall be approved for a period of five (5) years, after which time the
8		position shall be abolished unless reapproved under this subparagraph
9		for an additional five (5) year period;
10	(i)	Division directors subject to the provisions of KRS 18A.170. Division
11		directors in the classified service as of January 1, 1980, shall remain in the
12		classified service;
13	(j)	Physicians employed as such;
14	(k)	One (1) private secretary for each person exempted under subsection (1)(e),
15		(g), and (h) of this section;
16	(1)	The judicial department, referees, receivers, jurors, and notaries public;
17	(m)	Officers and members of the staffs of state universities and colleges and
18		student employees of such institutions; officers and employees of the
19		Teachers' Retirement System; and officers, teachers, and employees of local
20		boards of education;
21	(n)	Patients or inmates employed in state institutions;
22	(0)	Persons employed in a professional or scientific capacity to make or conduct a
23		temporary or special inquiry, investigation, or examination on behalf of the
24		General Assembly, or a committee thereof, or by authority of the Governor,
25		and persons employed by state agencies for a specified, limited period to
26		provide professional, technical, scientific, or artistic services under the
27		provisions of KRS 45A.690 to 45A.725;

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- 1 (p) Interim employees; Officers and members of the state militia: 2 (q) 3 Department of Kentucky State Police troopers; (r) University or college engineering students or other students employed part-4 (s) 5 time or part-year by the state through special personnel recruitment programs; 6 provided that while so employed such aides shall be under contract to work 7 full-time for the state after graduation for a period of time approved by the 8 commissioner or shall be participants in a cooperative education program 9 approved by the commissioner; 10 Superintendents of state mental institutions, including heads of centers for (t) 11 individuals with an intellectual disability, and penal and correctional 12 institutions as referred to in KRS 196.180(2); 13 (u) Staff members of the Kentucky Historical Society, if they are hired in 14 accordance with KRS 171.311; 15 County and Commonwealth's attorneys and their respective appointees; (v) 16 Chief district engineers and the state highway engineer; (w) 17 *Employees of*[veterinarians employed as such by] the Kentucky Horse Racing (x) 18 and Gaming Corporation; 19 Employees of the Kentucky Peace Corps; (y) 20 Employees of the Council on Postsecondary Education; (z) 21 (aa) Executive director of the Commonwealth Office of Technology; 22 (ab) Employees of Serve Kentucky; 23 (ac) Persons employed in certified teaching positions at the Kentucky School for 24 the Blind and the Kentucky School for the Deaf; (ad) Federally funded time-limited employees as defined in KRS 18A.005; and
- 25
- 26 (ae) Employees of the Department of Agriculture who are employed to support the 27 Agricultural Development Board and the Kentucky Agricultural Finance

Corporation.

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- 2 (2) Nothing in KRS 18A.005 to 18A.200 is intended, or shall be construed, to alter or
  3 amend the provisions of KRS 150.022 and 150.061.
- 4 (3) Nothing in KRS 18A.005 to 18A.200 is intended or shall be construed to affect any
  5 nonmanagement, nonpolicy-making position which must be included in the
  6 classified service as a prerequisite to the grant of federal funds to a state agency.
- 7 (4) Career employees within the classified service promoted to positions exempted
  8 from classified service shall, upon termination of their employment in the exempted
  9 service, revert to a position in that class in the agency from which they were
  10 terminated if a vacancy in that class exists. If no such vacancy exists, they shall be
  11 considered for employment in any vacant position for which they were qualified
  12 pursuant to KRS 18A.130 and 18A.135.
- 13 (5) Nothing in KRS 18A.005 to 18A.200 shall be construed as precluding appointing
  14 officers from filling unclassified positions in the manner in which positions in the
  15 classified service are filled except as otherwise provided in KRS 18A.005 to
  16 18A.200.

17 The positions of employees who are transferred, effective July 1, 1998, from the (6)18 Cabinet for Workforce Development to the Kentucky Community and Technical 19 College System shall be abolished and the employees' names removed from the 20 roster of state employees. Employees that are transferred, effective July 1, 1998, to 21 the Kentucky Community and Technical College System under KRS Chapter 164 22 shall have the same benefits and rights as they had under KRS Chapter 18A and 23 have under KRS 164.5805; however, they shall have no guaranteed reemployment 24 rights in the KRS Chapter 151B or KRS Chapter 18A personnel systems. An 25 employee who seeks reemployment in a state position under KRS Chapter 151B or 26 KRS Chapter 18A shall have years of service in the Kentucky Community and 27 Technical College System counted towards years of experience for calculating

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benefits and compensation.

2 (7)On August 15, 2000, all certified and equivalent personnel, all unclassified 3 personnel, and all certified and equivalent and unclassified vacant positions in the Department for Adult Education and Literacy shall be transferred from the 4 5 personnel system under KRS Chapter 151B to the personnel system under KRS 6 Chapter 18A. The positions shall be deleted from the KRS Chapter 151B personnel 7 system. All records shall be transferred including accumulated annual leave, sick 8 leave, compensatory time, and service credit for each affected employee. The 9 personnel officers who administer the personnel systems under KRS Chapter 151B 10 and KRS Chapter 18A shall exercise the necessary administrative procedures to 11 effect the change in personnel authority. No certified or equivalent employee in the 12 Department for Adult Education and Literacy shall suffer any penalty in the 13 transfer.

14 (8) On August 15, 2000, secretaries and assistants attached to policymaking positions 15 in the Department for Technical Education and the Department for Adult Education 16 and Literacy shall be transferred from the personnel system under KRS Chapter 17 151B to the personnel system under KRS Chapter 18A. The positions shall be 18 deleted from the KRS Chapter 151B system. All records shall be transferred 19 including accumulated annual leave, sick leave, compensatory time, and service 20 credit for each affected employee. No employee shall suffer any penalty in the 21 transfer.

(9) On May 1, 2017, all contract employees of Eastern Kentucky University who are
engaged in providing instructional and support services to the Department of
Criminal Justice Training shall be transferred to the personnel system under KRS
Chapter 18A. All records shall be transferred, including accumulated annual leave,
sick leave, compensatory time, and service credit for each affected employee. The
personnel officers who administer the personnel systems for Eastern Kentucky

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University and under KRS Chapter 18A shall exercise the necessary administrative procedures to effect the change in personnel authority. No employee shall suffer any penalty in the transfer.

4 (10) On July 1, 2024, all employees of the Louisville and Jefferson County Public 5 Defender Corporation shall be transferred to the personnel system under KRS 6 Chapter 18A. Records of each employee's job classification, compensation, dates of 7 employment, dates of professional licensure, probationary status, accumulated leave 8 balances by category, months of service, and any other information necessary under 9 KRS Chapter 18A shall be transferred. The personnel officers who administer the 10 personnel systems for the Louisville and Jefferson County Public Defender 11 Corporation and under KRS Chapter 18A shall exercise the necessary 12 administrative procedures to effect the change in the personnel authority. No 13 employee shall suffer any penalty in the transfer.

14 → Section 33. KRS 138.510 is amended to read as follows:

- (1) (a) Before August 1, 2022, except as provided in paragraph (e) of this subsection
  and subsection (3) of this section, an excise tax is imposed on all tracks
  conducting pari-mutuel wagering on live racing under the jurisdiction of the
  corporation as follows:
- 191.For each track with a daily average live handle of one million two20hundred thousand dollars (\$1,200,000) or above, the tax shall be in the21amount of three and one-half percent (3.5%) of all money wagered on22live races at the track during the fiscal year; and
- 23
  2. For each track with a daily average live handle under one million two
  hundred thousand dollars (\$1,200,000), the tax shall be one and one-half
  percent (1.5%) of all money wagered on live races at the track during
  the fiscal year.
- 27

(b) Beginning August 1, 2022, the excise tax imposed on all tracks conducting

1		pari-mutu	el wagering on live racing under jurisdiction of the corporation shall
2		be one an	d one-half percent (1.5%) of all money wagered on live races at the
3		track duri	ng the fiscal year.
4	(c)	Beginning	g on April 1, 2014, an excise tax is imposed on all tracks conducting
5		pari-mutu	el wagering on historical horse races under the jurisdiction of the
6		corporatio	on at a rate of one and one-half percent (1.5%) of all money wagered
7		on histori	cal horse races at the track during the fiscal year.
8	(d)	Money sh	all be deducted from the tax paid under paragraphs (a), (b), and (c)
9		of this sub	osection and deposited as follows:
10		1. a.	Before August 1, 2022, an amount equal to three-quarters of one
11			percent (0.75%) of all money wagered on live races and historical
12			horse races at the track for Thoroughbred racing shall be deposited
13			in the Thoroughbred development fund established in KRS
14			230.400; and
15		b.	Beginning August 1, 2022, an amount equal to three-quarters of
16			one percent (0.75%) of all money wagered on live races and
17			historical horse races at the track for Thoroughbred racing shall be
18			deposited in the Thoroughbred development fund established in
19			KRS 230.400 until forty-five million dollars (\$45,000,000) has
20			been deposited during a fiscal year, at which point the amount
21			deposited in the fund shall decrease to four-tenths of one percent
22			(0.4%) of all money wagered on live and historical horse races at
23			the track for Thoroughbred racing for the remainder of the fiscal
24			year;
25		2. a.	Before August 1, 2022, an amount equal to one percent (1%) of all
26			money wagered on live races and historical horse races at the track
27			for harness racing shall be deposited in the Kentucky standardbred

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1		development fund established in KRS 230.770. Beginning August
2		1, 2022, an amount equal to one percent (1%) of all money
3		wagered on live races at the track for harness racing shall be
4		deposited in the Kentucky standardbred development fund until a
5		total of twenty million dollars (\$20,000,000) has been deposited
6		during a fiscal year from this subparagraph, at which point the
7		amount deposited shall decrease to four-tenths of one percent
8		(0.4%) of all money wagered for the remainder of the fiscal year;
9		and
10	b.	Beginning August 1, 2022, an amount equal to one percent (1%)
11		of all money wagered on historical horse races at the track for
12		harness racing shall be distributed in the exact amounts based
13		upon contracts between the parties that have been filed with the
14		corporation, but at least one-half $(1/2)$ of the funds shall be
15		deposited into the Kentucky standardbred development fund
16		established in KRS 230.770 until a total of twenty million dollars
17		(\$20,000,000) has been deposited into the Kentucky standardbred
18		development fund during a fiscal year from this subparagraph, at
19		which point the amount deposited in this subdivision shall
20		decrease to four-tenths of one percent (0.4%) of all money
21		wagered for the remainder of the fiscal year. The corporation shall
22		provide the department all information necessary from the
23		contracts in order for the funds in this subparagraph to be
24		distributed;
25	3. <u>a.</u>	An amount equal to one percent (1%) of all money wagered on
26		live races and historical horse races at the track for[ quarter horse,]

live races and historical horse races at the track for<del>[quarter horse,]</del> paint horse, Appaloosa, and Arabian horse racing shall be

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1			deposited in the Kentucky [ quarter horse,] paint horse, Appaloosa,
2			and Arabian development fund established by KRS 230.445; and
3		<u>b.</u>	An amount equal to one percent (1%) of all money wagered on
4			live races and historical horse races at the track for quarter
5			horse racing shall be deposited in the Kentucky quarter horse
6			development fund established by Section 13 of this Act;
7	4.	An	amount equal to two-tenths of one percent (0.2%) of all money
8		wag	gered on live races and historical horse races at the track shall be paid
9		out	in equal amounts as follows:
10		a.	To the equine industry program trust and revolving fund
11			established by KRS 230.550 to support the Equine Industry
12			Program at the University of Louisville, except that the amount
13			deposited from money wagered on historical horse races in any
14			fiscal year shall not exceed eight hundred fifty thousand dollars
15			(\$850,000);
16		b.	To the University of Kentucky for equine industry programs at the
17			university, except that the amount paid from money wagered on
18			historical horse races in any fiscal year shall not exceed four
19			hundred thousand dollars (\$400,000);
20		c.	To the Bluegrass Community and Technical College for the
21			provision of equine industry programs by the system, except that
22			the amount paid from money wagered on historical horse races in
23			any fiscal year shall not exceed two hundred fifty thousand dollars
24			(\$250,000);
25		d.	Amounts remaining from money wagered on historical horse races
26			in a fiscal year after payments are made in accordance with
27			subdivisions a., b., and c. of this subparagraph shall be distributed

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in equal	amounts to:
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- 2 i. The Kentucky Horse Racing and Gaming Corporation for the 3 benefit of Thoroughbred, standardbred, and American 4 quarter horse aftercare facilities in Kentucky, in an amount 5 not to exceed two hundred fifty thousand dollars (\$250,000). The Kentucky Horse Racing and Gaming Corporation shall 6 7 serve as the administrative agent for these funds, and shall 8 distribute them annually to organizations engaged in the 9 accreditation and monitoring of aftercare facilities. Any 10 funds distributed under this subpart by the Kentucky Horse 11 Racing and Gaming Corporation shall be awarded to 12 aftercare facilities based in Kentucky only after the facilities 13 have achieved and maintained levels of service and operation 14 that resulted in national accreditation; and 15 ii. The Kentucky equine management internship program for
- 16 equine management training, in an amount not to exceed two 17 hundred fifty thousand dollars (\$250,000); and
- e. Any amounts remaining from money wagered on historical horse
  races in a fiscal year after payments are made in accordance with
  subdivisions a., b., c., and d. of this subparagraph shall be paid to
  the general fund;
- 5. a. An amount equal to one-tenth of one percent (0.1%) of all money wagered on live races and historical horse races at the track shall be deposited in a trust and revolving fund to be used for the construction, expansion, or renovation of facilities or the purchase of equipment for equine programs at state universities and the Bluegrass Community and Technical College, except that the

1			amount deposited from money wagered on historical horse races in
2			any fiscal year shall not exceed three hundred twenty thousand
3			dollars (\$320,000).
4			b. These funds shall not be used for salaries or for operating funds
5			for teaching, research, or administration. Funds allocated under
6			this subparagraph shall not replace other funds for capital purposes
7			or operation of equine programs at state universities and the
8			Bluegrass Community and Technical College.
9			c. The Kentucky Council on Postsecondary Education shall serve as
10			the administrative agent for these funds, and shall establish an
11			advisory committee of interested parties, including all universities
12			and the Bluegrass Community and Technical College with
13			established equine programs, to evaluate proposals and make
14			recommendations for the awarding of funds.
15			d. The Kentucky Council on Postsecondary Education may
16			promulgate administrative regulations to establish procedures for
17			administering the program and criteria for evaluating and awarding
18			grants; and
19			6. An amount equal to one-tenth of one percent (0.1%) of all money
20			wagered on live races and historical horse races shall be distributed to
21			the corporation to support equine drug testing as provided in KRS
22			230.265(3), except that the amount deposited from money wagered on
23			historical horse races in any fiscal year shall not exceed three hundred
24			twenty thousand dollars (\$320,000).
25		(e)	The excise tax imposed by paragraphs (a) and (b) of this subsection shall not
26			apply to pari-mutuel wagering on live harness racing at a county fair.
27	(2)	(a)	Except as provided in paragraph (c) of this subsection, an excise tax is

1		imposed on:
2		1. All tracks conducting telephone account wagering;
3		2. All tracks participating as receiving tracks in intertrack wagering under
4		the jurisdiction of the corporation; and
5		3. All tracks participating as receiving tracks displaying simulcasts and
6		conducting interstate wagering thereon.
7	(b)	1. Before August 1, 2022, the tax shall be three percent (3%) of all money
8		wagered on races as provided in paragraph (a) of this subsection during
9		the fiscal year.
10		2. Beginning August 1, 2022, the tax shall be one and one-half percent
11		(1.5%) of all money wagered on races as provided in paragraph (a) of
12		this subsection during the fiscal year.
13	(c)	A noncontiguous track facility approved by the corporation on or after
14		January 1, 1999, shall be exempt from the tax imposed under this subsection,
15		if the facility is established and operated by a licensed track which has a total
16		annual handle on live racing of two hundred fifty thousand dollars (\$250,000)
17		or less. The amount of money exempted under this paragraph shall be retained
18		by the noncontiguous track facility, KRS 230.3771 and 230.378
19		notwithstanding.
20	(d)	Money shall be deducted from the tax paid under paragraphs (a) and (b) of
21		this subsection as follows:
22		1. An amount equal to one percent (1%) of the amount wagered shall be
23		deposited as follows:
24		a. In the Thoroughbred development fund established in KRS
25		230.400 if the host track is conducting a Thoroughbred race
26		meeting or the interstate wagering is conducted on a Thoroughbred
27		race meeting;

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1			b. In the Kentucky standardbred development fund established in
2			KRS 230.770, if the host track is conducting a harness race
3			meeting or the interstate wagering is conducted on a harness race
4			meeting; <del>[ or]</del>
5			c. In the Kentucky[-quarter horse,] paint horse, Appaloosa, and
6			Arabian development fund established by KRS 230.445, if the host
7			track is conducting a <del>[ quarter horse,]</del> paint horse, Appaloosa, or
8			Arabian horse race meeting or the interstate wagering is conducted
9			on a[ quarter horse,] paint horse, Appaloosa, or Arabian horse race
10			meeting; or
11			d. In the Kentucky quarter horse development fund established by
12			Section 13 of this Act, if the host track is conducting a quarter
13			horse race meeting or the interstate wagering is conducted on a
14			quarter horse race meeting;
15		2.	An amount equal to twenty-five thousand ths of one percent $(0.025\%)$ of
16			the amount wagered shall be allocated to the equine industry program
17			trust and revolving fund established by KRS 230.550 to be used to
18			support the Equine Industry Program at the University of Louisville;
19		3.	An amount equal to one-twentieth of one percent $(0.05\%)$ of the amount
20			wagered shall be deposited in a trust and revolving fund to be used for
21			the construction, expansion, or renovation of facilities or the purchase of
22			equipment for equine programs at state universities, as detailed in
23			subsection (1)(d)5. of this section; and
24		4.	An amount equal to one-twentieth of one percent $(0.05\%)$ of the amount
25			wagered shall be distributed to the corporation to support equine drug
26			testing as provided in KRS 230.265(3).
27	(3)	If a host	t track in this state is the location for the conduct of a two (2) day

1	international horse racing event that distributes in excess of a total of twenty million
2	dollars (\$20,000,000) in purses and awards:

- 3 (a) The excise tax imposed by subsection (1)(a) and (b) of this section shall not
  4 apply to money wagered at the track on live races conducted at the track
  5 during the two (2) day international horse racing event; and
- 6 (b) Amounts wagered at the track on live races conducted at the track during the 7 two (2) day international horse racing event shall not be included in 8 calculating the daily average live handle for purposes of subsection (1) of this 9 section.

(4) If a host track in this state is the location for the conduct of an international harness
racing event spanning multiple days that distributes at least five million dollars
(\$5,000,000) in purses and awards, the Tourism, Arts and Heritage Cabinet shall be
granted a race title sponsorship and promotional package at the international
harness racing event with all usual and customary benefits assigned to promote
Kentucky tourism. The Tourism, Arts and Heritage Cabinet shall not be charged
any fees for the promotional package.

- 17 (5) The taxes imposed by this section shall be paid, collected, and administered as18 provided in KRS 138.530.
- 19 → Section 34. KRS 68.182 is amended to read as follows:
- (1) Occupational license fees levied under KRS 67.083, 68.180, and 68.197 by the
   fiscal court of a county, consolidated local government, urban-county government,
   charter county government, or unified local government may apply to racetrack
   extensions.
- 24 (2) As used in this section:
- 25 (a) "Historical horse race" has the same meaning as in KRS 138.511; and
- 26 (b) 1. "Racetrack extension" means any facility:
- 27

a. Owned, leased, or purchased by an association licensed by the

1		Kentucky Horse Racing and Gaming Corporation under KRS
2		230.300;
3	b.	That meets the definition of "track" under KRS
4		230.210 <u>(37)</u> [(35)](c); and
5	с.	Where pari-mutuel wagering on historical horse races is conducted
6		on terminals approved by the Kentucky Horse Racing and Gaming
7		Corporation.
8	2. "Ra	cetrack extension" does not include a facility or real property used
9	for	training horses or at which live horse races are run for stakes, purses,
10	or j	prizes under the jurisdiction of the Kentucky Horse Racing and
11	Gan	ning Corporation.
12	→ Section 35.	KRS 91.202 is amended to read as follows:
13 (1)	Occupational li	cense fees levied under KRS 91.200 by the legislative body of a city
14	of the first class	s may apply to racetrack extensions.
15 (2)	As used in this	section:
16	(a) "Historica	al horse race" has the same meaning as in KRS 138.511; and
17	(b) 1. "Ra	cetrack extension" means any facility:
18	a.	Owned, leased, or purchased by an association licensed by the
19		Kentucky Horse Racing and Gaming Corporation under KRS
20		230.300;
21	b.	That meets the definition of "track" under KRS
22		230.210 <u>(37)</u> [(35)](c); and
23	с.	Where pari-mutuel wagering on historical horse races is conducted
24		on terminals approved by the Kentucky Horse Racing and Gaming
25		Corporation.
26	2. "Ra	cetrack extension" does not include a facility or real property used
27	for	training horses or at which live horse races are run for stakes, purses,

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1		or prizes under the jurisdiction of the Kentucky Horse Racing and				
2		Gaming Corporation.				
3		→ Section 36. KRS 92.282 is amended to read as follows:				
4	(1)	Occupational license fees levied under KRS 92.281 by the legislative body of a city				
5		may apply to racetrack extensions.				
6	(2)	As used in this section:				
7		(a) "Historical horse race" has the same meaning as in KRS 138.511; and				
8		(b) 1. "Racetrack extension" means any facility:				
9		a. Owned, leased, or purchased by an association licensed by the				
10		Kentucky Horse Racing and Gaming Corporation under KRS				
11		230.300;				
12		b. That meets the definition of "track" under KRS				
13		230.210 <u>(37)</u> [(35)](c); and				
14		c. Where pari-mutuel wagering on historical horse races is conducted				
15		on terminals approved by the Kentucky Horse Racing and Gaming				
16		Corporation.				
17		2. "Racetrack extension" does not include a facility or real property used				
18		for training horses or at which live horse races are run for stakes, purses,				
19		or prizes under the jurisdiction of the Kentucky Horse Racing and				
20		Gaming Corporation.				
21		→ Section 37. KRS 230.218 is amended to read as follows:				
22	(1)	There is established, under the jurisdiction of the Kentucky Horse Racing and				
23		Gaming Corporation, the backside improvement fund. This revolving fund shall				
24		consist of money allocated to the fund under the provisions of KRS 230.3615,				
25		together with any other money which may be contributed to or allocated to the fund				
26		from all other sources. Money to the credit of the backside improvement fund at the				
27		end of each fiscal year shall not lapse but shall be carried forward in the fund to the				

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1 succeeding fiscal year. The Kentucky Horse Racing and Gaming Corporation may 2 invest any and all funds received by the fund and interest earned by the investment 3 of said funds in types of investments appropriate to the investment needs of the fund after having considered the financial return on authorized investment 4 5 alternatives, the financial safety of investment alternatives and the impact of any 6 authorized investments on the state's economy. The corporation shall review the 7 status of the fund investments quarterly and report its findings to the Finance and 8 Administration Cabinet and the Legislative Research Commission.

9 (2) The purpose of the fund shall be to improve the backside of Thoroughbred racing associations averaging one million two hundred thousand dollars (\$1,200,000) or
11 less pari-mutuel handle per racing day on live racing. The Kentucky Horse Racing and Gaming Corporation shall use the backside improvement fund to promote, enhance, and improve the conditions of the backside of eligible racing associations.
14 Conditions considered shall include but not be limited to the living and working quarters of backside employees.

16 (3) The Kentucky Horse Racing and Gaming Corporation <u>may[shall]</u> promulgate
 17 administrative regulations <u>in accordance with KRS Chapter 13A[ as may be</u>
 18 necessary] to carry out the provisions and purposes of this section.

19 → Section 38. KRS 230.260 is amended to read as follows:

The corporation shall have all powers necessary and proper to carry out and effectuate the purposes and provisions of this chapter on and after July 1, 2024, and the purposes and provisions of KRS Chapter 238 on and after July 1, 2025, including but not limited to the following:

(1) The corporation is vested with jurisdiction and supervision over all live horse
racing, pari-mutuel wagering, sports wagering, breed integrity and development,
and on and after July 1, 2025, charitable gaming, except for lottery games
authorized under KRS Chapter 154A, in this Commonwealth and over all

1 associations and all persons on association grounds and may eject or exclude 2 therefrom or any part thereof, any person, licensed or unlicensed, whose conduct or 3 reputation is such that the person's presence on association grounds may, in the opinion of the corporation, negatively reflect on the honesty and integrity of horse 4 racing, or on sporting events upon which sports wagers may be placed, or interfere 5 6 with the orderly conduct of horse racing or racing at horse race meetings, but no 7 persons shall be excluded or ejected from association grounds solely on the ground 8 of race, color, creed, national origin, ancestry, or sex;

9 (2)The corporation is vested with jurisdiction over any person or entity that offers 10 advance deposit account wagering to Kentucky residents. Any such person or entity 11 under the jurisdiction of the corporation shall be licensed by the corporation, and 12 the corporation may impose a license fee not to exceed ten thousand dollars 13 (\$10,000) annually. The corporation *may*[shall], by administrative regulation 14 promulgated in accordance with KRS Chapter 13A, establish conditions and 15 procedures for the licensing of advance deposit account wagering providers to 16 include but not be limited to:

- 17 (a) A fee schedule for applications for licensure; and
- 18 (b) Reporting requirements to include quarterly reporting on:
- 19

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1. The amount wagered on Kentucky races; and

2. The total amount wagered by Kentuckians;

(3) The corporation is vested with jurisdiction over any <u>totalizator</u>[totalisator] company
that provides <u>totalizator</u>[totalisator] services to a racing association located in the
Commonwealth. A <u>totalizator</u>[totalisator] company under the jurisdiction of the
corporation shall be licensed by the corporation, regardless of whether a
<u>totalizator</u>[totalisator] company is located in the Commonwealth or operates from a
location or locations outside of the Commonwealth, and the corporation may
impose a license fee on a *totalizator*[totalisator] company. The corporation

<u>may[shall]</u>, by administrative regulation promulgated in accordance with KRS
 Chapter 13A, establish conditions and procedures for the licensing of
 <u>totalizator[totalisator]</u> companies, and a fee schedule for applications for licensure;

4 (4) The corporation is vested with jurisdiction over any manufacturer, wholesaler,
5 distributor, or vendor of any equine drug, medication, therapeutic substance, or
6 metabolic derivative which is purchased by or delivered to a licensee or other
7 person participating in Kentucky horse racing by means of the internet, mail
8 delivery, in-person delivery, or other means;

9 (5) The corporation is vested with jurisdiction over any horse training center or facility
10 in the Commonwealth that records official timed workouts for publication;

11 (6) The corporation may require an applicant for a license under subsection (2) or (3) of 12 this section to submit to a background check of the applicant, or of any individual 13 or organization associated with the applicant. An applicant shall be required to 14 reimburse the corporation for the cost of any background check conducted;

15 (7) The corporation, its representatives and employees, may visit, investigate, and have
16 free access to the office, track, facilities, or other places of business of any licensee,
17 or any person owning a horse or performing services regulated by this chapter on a
18 horse registered to participate in a breeders incentive fund under the jurisdiction of
19 the corporation;

(8) The corporation <u>may[shall have full authority to]</u> prescribe necessary and
reasonable administrative regulations and conditions under which horse racing at a
horse race meeting shall be conducted in this state and to fix and regulate the
minimum amount of purses, stakes, or awards to be offered for the conduct of any
horse race meeting;

(9) Applications for licenses <u>may</u>[shall] be made in the form and manner and contain
 information as required by the corporation through the promulgation of
 administrative regulations. Fees for all licenses issued under KRS 230.310 shall be

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- 1 prescribed by and paid to the corporation;
- (10) The corporation <u>may</u>[shall] establish by administrative regulation minimum fees for
  jockeys to be effective in the absence of a contract between an employing owner or
  trainer and a jockey. The minimum fees shall be no less than those of July 1, 1985;

5 (11) The corporation may refuse to issue or renew a license, revoke or suspend a license, 6 impose probationary conditions on a license, issue a written reprimand or 7 admonishment, impose fines or penalties, deny purse money, require the forfeiture 8 of purse money, or any combination thereof with regard to a licensee or other 9 person participating in Kentucky horse racing for violation of any federal or state 10 statute, regulation, or steward's or corporation's directive, ruling, or order to 11 preserve the integrity of Kentucky horse racing or to protect the racing public. The 12 corporation *may*[shall], by administrative regulation, establish the criteria for taking 13 the actions described in this subsection;

14 (12) The corporation may issue subpoenas for the attendance of witnesses before it and 15 for the production of documents, records, papers, books, supplies, devices, 16 equipment, and all other instrumentalities related to live horse racing, pari-mutuel 17 wagering, sports wagering, breed integrity and development, and on and after July 18 1, 2025, charitable gaming, within the Commonwealth. The corporation may 19 administer oaths to witnesses and require witnesses to testify under oath whenever, 20 in the judgment of the corporation, it is necessary to do so for the effectual 21 discharge of its duties;

(13) The corporation shall have authority to compel any racing association licensed
 under this chapter to file with the corporation at the end of its fiscal year, a balance
 sheet, showing assets and liabilities, and an earnings statement, together with a list
 of its stockholders or other persons holding a beneficial interest in the association;

26 (14) The corporation <u>may[shall]</u> promulgate administrative regulations establishing
 27 safety standards for jockeys, which shall include the use of rib protection

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1 equipment. Rib protection equipment shall not be included in a jockey's weight; 2 (15) (a) The corporation *may*[shall] promulgate administrative regulations establishing 3 a self-exclusion list for individuals who self-identify as being problem or compulsive gamblers. 4 Self-exclusion information collected by each racing association shall be 5 (b) 6 forwarded to the corporation, and the information from the racing associations 7 shall be compiled into a comprehensive list that shall be provided to all racing 8 associations. 9 Pursuant to KRS 61.878(1)(a), information collected under this subsection (c) 10 shall be excluded from the application of KRS 61.870 to 61.884; 11 (16) (a) The corporation *may*[shall] promulgate administrative regulations to establish 12 standards for the conduct of sports wagering, including standards for 13 receiving and paying out wagers, offering sports wagering through a website 14 or mobile application, maintaining and auditing books and financial records, 15 securely maintaining records of bets and wagers, integrity requirements for 16 sports wagering and related data, suitability requirements for providers of 17 associated equipment, geofence standards for wager placement, designated 18 areas for sports wagering, surveillance and monitoring systems, and other 19 reasonable technical criteria related to conducting sports wagering. 20 The corporation *may*[shall] promulgate administrative regulations related to (b) 21 age requirements for placing sports wagers, availability of information related 22 sports wagers, and licensing requirements, including temporary to 23 authorizations, for service providers, vendors, and suppliers; and 24 (17) (a) On and after July 1, 2025, the corporation is vested with jurisdiction and 25 supervision over all charitable gaming and *may*[shall] promulgate 26 administrative regulations to establish standards for the conduct of charitable

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gaming consistent with the guidelines established in this chapter and KRS

1 Chapter 238. The corporation may eject or exclude therefrom or any part 2 thereof, any person, licensed or unlicensed, whose conduct or reputation is 3 such that the person's presence at a charitable gaming facility may, in the opinion of the corporation, negatively reflect on the honesty and integrity of 4 5 charitable gaming, or interfere with the orderly conduct of charitable gaming 6 at a charitable gaming facility, but no persons shall be excluded or ejected 7 from a charitable gaming facility solely on the ground of race, color, creed, 8 national origin, ancestry, or sex.

- 9 (b) The administrative regulations of the Kentucky Horse Racing Commission 10 that are in effect on July 1, 2024, shall remain in effect as the initial 11 administrative regulations of the corporation until the corporation amends or 12 repeals the administrative regulations pursuant to KRS Chapter 13A, except 13 as provided by KRS 13A.3102, 13A.3104, and 13A.330.
- 14 (c) The administrative regulations of the Department of Charitable Gaming that
  15 are in effect on July 1, 2025, shall remain in effect as the initial administrative
  16 regulations of the corporation until the corporation amends or repeals the
  17 administrative regulations pursuant to KRS Chapter 13A, except as provided
  18 by KRS 13A.3102, 13A.3104, and 13A.330.
- 19 → Section 39. KRS 230.300 is amended to read as follows:

20 Any person desiring to conduct horse racing at a horse race meeting within the (1)21 Commonwealth of Kentucky or to engage in simulcasting and intertrack wagering 22 as a receiving track during any calendar year shall first apply to the corporation for 23 a license to do so. The application shall be filed at the corporation's general office 24 on or before October 1 of the preceding year with respect to applications to conduct 25 live horse race meetings, and with respect to intertrack wagering dates, and on 26 forms prescribed by the corporation. The application shall include the following 27 information:

1		(a)	The full name and address of the person making application;	
2		(b)	The location of the place, track, or enclosure where the applicant proposes to	
3			conduct horse racing meetings;	
4		(c)	The dates on which the applicant intends to conduct horse racing, which shall	
5			be successive days unless authorized by the corporation;	
6		(d)	The proposed hours of each racing day and the number of races to be	
7			conducted;	
8		(e)	The names and addresses of all principals associated with the applicant or	
9			licensee;	
10		(f)	The type of organizational structure under which the applicant operates, i.e.,	
11			partnership, trust, association, limited liability company, or corporation, and	
12			the address of the principal place of business of the organization;	
13		(g)	Any criminal activities in any jurisdiction for which any individual listed	
14			under paragraphs (a) and (e) has been arrested or indicted and the disposition	
15			of the charges, and any current or on-going criminal investigation of which	
16			any of these individuals is the subject; and	
17		(h)	Any other information that the corporation by administrative regulation deems	
18			relevant and necessary to determine the fitness of the applicant to receive a	
19			license, including fingerprints of any individual listed under paragraphs (a)	
20			and (e), if necessary for proper identification of the individual or a	
21			determination of suitability to be associated with a licensed racing association.	
22	(2)	An	application for association license shall be accompanied by the following	
23		docı	iments:	
24		(a)	For a new license applicant, a financial statement prepared and attested to by a	
25			certified public accountant in accordance with generally accepted accounting	
26			principles, showing the following:	
27			1. The net worth of the applicant;	

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1			2. Any debts or financial obligations owed by the applicant and the persons			
2			to whom owed; and			
3			3. The proposed or current financing structure for the operation and the			
4			sources of financing.			
5		(b)	For a license renewal applicant, an audited financial statement for the prior			
6			year;			
7		(c)	A copy of the applicant's federal and state tax return for the previous year.			
8			Tax returns submitted in accordance with this provision shall be treated as			
9			confidential;			
10		(d)	A statement from the Department of Revenue that there are no delinquent			
11			taxes or other financial obligations owed by the applicant to the state or any of			
12			its agencies or departments;			
13		(e)	A statement from the county treasurer of the county in which the applicant			
14			conducts or proposes to conduct horse racing meetings that there are no			
15			delinquent real or personal property taxes owed by the applicant.			
16	(3)	The	completed application shall be signed by the applicant or the chief executive			
17		officer if the applicant is an organization, sworn under oath that the information is				
18		true,	accurate, and complete, and the application shall be notarized.			
19	(4)	If th	here is any change in any information submitted in the application process, the			
20		appl	applicant or licensee shall notify the corporation within thirty (30) days of the			
21		char	ige.			
22	(5)	The	corporation shall as soon as practicable, but in no event later than November 1			
23		in ar	in any calendar year, award dates for racing in the Commonwealth during the next			
24		year	. In awarding dates, the corporation shall consider and seek to preserve each			
25		tracl	x's usual and customary dates, as these dates are requested. If dates other than			
26		the u	usual and customary dates are requested, the applicant shall include a statement			
27		in it:	s application setting forth the reasons the requested dates are sought. Dates for			

the conduct of intertrack wagering shall be awarded as provided in KRS 230.377. In
 the event scheduled racing is canceled by reason of flood, fire, inclement weather,
 or other natural disaster or emergency, the corporation may award after November
 1 additional racing dates to make up for those dates canceled.

5 (6) The corporation may issue a license to conduct a horse race meeting to any 6 association making the aforesaid application if the applicant meets the requirements 7 established in KRS 138.530 and other applicable provisions of this chapter, and if 8 the corporation finds that the proposed conduct of racing by the association would 9 be in the best interest of the public health, safety, and welfare of the immediate 10 community as well as to the Commonwealth.

11 (7) As a condition precedent to the issuance of a license, the corporation may require a
12 surety bond or other surety conditioned upon the payment of all taxes due the
13 Commonwealth, together with the payment of operating expenses including purses
14 and awards to owners of horses participating in races.

15 (8) The corporation may impose a fee and <u>may</u>[shall] establish, by administrative
regulation promulgated in accordance with KRS Chapter 13A, a fee schedule for
association license applications.

(9) The corporation may require an applicant for an association license to submit to a
background check of the applicant, or of any principal, individual, or organization
associated with the applicant. The corporation shall not require a background check
for any individual who is a principal as defined in KRS 230.210 but owns stock or
financial interest in the applicant of less than ten percent (10%). An applicant shall
be required to reimburse the corporation for the cost of any background check
conducted.

(10) Every license issued under this chapter shall specify among other things the name
 of the person to whom issued, the address and location of the track where the horse
 race meeting to which it relates is to be held or conducted, and the days and hours

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of the day when the meeting will be permitted; provided, however, that no track that
is granted overlapping dates for the conduct of a live race meeting with another
horse racing track within a fifty (50) mile radius shall be permitted to have a post
time after 5:30 p.m., prevailing time for overlapping days between July 1 and
September 15, unless agreed to in writing by the tracks affected.

6 (11) A license issued under this section is neither transferable nor assignable and shall
7 not permit the conduct of a horse race meeting at any track not specified therein.
8 However, if the track specified becomes unsuitable for racing because of flood, fire,
9 or other catastrophe, the corporation may, upon application, authorize the meeting,
10 or any remaining portion thereof, to be conducted at any other suitable track
11 available for that purpose, provided that the owner of the track willingly consents to
12 the use thereof.

13 (12) Horse racing dates may be awarded and licenses issued authorizing horse racing on
14 any day of the year. Horse racing shall be held or conducted only between sunrise
15 and midnight.

16 (13) The corporation may at any time require the removal of any official or employee of 17 any association in those instances where it has reason to believe that the official or 18 employee has been guilty of any dishonest practice in connection with horse racing 19 or has failed to comply with any condition of his or her license or has violated any 20 law or any administrative regulation of the corporation.

(14) Every horse race not licensed under this section is hereby declared to be a public
 nuisance and the corporation may obtain an injunction against the same in the
 Circuit Court of the county where the unlicensed race is proposed to take place.

24 → Section 40. KRS 230.310 (Effective July 1, 2025) is amended to read as
25 follows:

26 (1) (a) Every person not required to be licensed under KRS 230.300 who desires to
 27 participate in horse racing in the Commonwealth as a horse owner, trainer,

1 jockey, apprentice jockey, agent, stable employee, racing official, association 2 employee, or employee of a person or concern contracting with the 3 association to provide a service or commodity and which requires their presence on association grounds during a race meeting, or veterinarian, 4 5 farrier, horse dentist, or supplier of food, tack, medication, or horse feed, or in 6 any other capacity as the corporation *may*[shall] establish by administrative 7 regulation, shall first apply to the corporation for a license to participate in the 8 activity on association grounds during a race meeting. No person required to 9 be licensed by this section may participate in any activity required to be 10 licensed on association grounds during a race meeting without a valid license 11 therefor.

- 12 (b) An applicant for a license shall submit to the corporation fingerprints as may 13 be required and other information necessary and reasonable for processing a 14 license application. The corporation is authorized to exchange fingerprint data 15 with the Department of Kentucky State Police and the Federal Bureau of 16 Investigation in order to conduct a criminal history background check of an 17 applicant.
- 18 (c) The corporation may issue a license if it finds that the financial responsibility, 19 age, experience, reputation, competence, and general fitness of the applicant 20 to perform the activity permitted by a license are consistent with the best 21 interest of racing and the maintenance of the honesty, integrity, and high 22 quality thereof.
- (2) (a) Every person who desires to participate in sports wagering in the
  Commonwealth working in a licensed facility for sports wagering, directly
  supervising individuals who have the capability of affecting the outcome of
  sports wagering, or having the capability to affect the outcome of sports
  wagering through deployment of code to production for any critical

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component of a sports wagering system or the capability to deploy code to production shall first apply to the corporation for a valid occupational license to participate in that activity.

- 4 (b) An applicant for an occupational license shall submit to the corporation
  5 fingerprints as may be required and other information necessary and
  6 reasonable for processing a license application. The corporation is authorized
  7 to exchange fingerprint data with the Department of Kentucky State Police
  8 and the Federal Bureau of Investigation in order to conduct a criminal history
  9 background check of an applicant.
- 10 (c) The corporation may issue a license if it finds that the financial responsibility, 11 age, experience, reputation, competence, and general fitness of the applicant 12 to perform the activity permitted by a license are consistent with the best 13 interest of sports wagering in the Commonwealth, and the maintenance of the 14 honesty, integrity, and high quality thereof.
- 15 (3) Every person who desires to be licensed to participate in charitable gaming shall
  16 first meet the standards of this chapter and the standards established in KRS
  17 Chapter 238.
- 18 (4) A license may be issued for the calendar year for which an applicant applies or, if 19 authorized by administrative regulation of the corporation, a license may be issued 20 that expires on the last day of the birth month of the licensee. A license may be 21 renewed by the corporation. The license shall be valid at all horse race meetings in 22 the Commonwealth during the period for which it is issued unless suspended or 23 revoked under the administrative regulations promulgated by the corporation under 24 this chapter. The occupational license to participate in sports wagering may be 25 suspended or revoked pursuant to administrative regulations promulgated by the 26 corporation under this chapter. With respect to horse owners and trainers, the 27 corporation may promulgate administrative regulations to facilitate and promote

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uniform, reciprocal licensing with other states.

2  $\rightarrow$  Section 41. KRS 230.320 is amended to read as follows:

3 Every license granted under this chapter is subject to denial, revocation, or (1)4 suspension, and every licensee or other person participating in Kentucky horse 5 racing may be assessed an administrative fine and required to forfeit or return a 6 purse, by the corporation in any case where it has reason to believe that any 7 provision of this chapter, administrative regulation, or condition of the corporation 8 affecting it has not been complied with or has been broken or violated. The 9 corporation may deny, revoke, or suspend a license for failure by the licensee or 10 other person participating in Kentucky horse racing to pay an administrative fine 11 imposed upon the licensee by the stewards or the corporation. The corporation, in 12 the interest of honesty and integrity of horse racing, may promulgate administrative 13 regulations under which any license may be denied, suspended, or revoked, and 14 under which any licensee or other person participating in Kentucky horse racing 15 may be assessed an administrative fine or required to forfeit or return a purse.

16 (2) (a) Following a hearing by the stewards, a person who has been disciplined by a
17 ruling of the stewards may apply to the corporation for a stay of the ruling,
18 pending action on an appeal by the corporation.

(b) An application for a stay shall be received by the president or his or her
designee within ten (10) calendar days of the issuance of the stewards' ruling.

- 21 (c) An application for a stay shall be in writing and include the following:
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1. The name, address, telephone number, and signature of the person requesting the stay;

- 2. A statement of the justification for the stay; and
- 25 3. The period of time for which the stay is requested.
- 26 (d) On a finding of good cause, the president or his or her designee may grant the
  27 stay. The president or his or her designee shall issue a written decision

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granting or denying the request for stay within five (5) calendar days from the time the application for stay is received by the president or his or her designee. If the president or his or her designee fails to timely issue a written decision, then the stay is deemed granted. The president or his or her designee may rescind a stay granted under this subsection for good cause.

- 6 A person who is denied a stay by the president or his or her designee, or has a (e) 7 previously granted stay rescinded under paragraph (d) of this subsection, may 8 petition the corporation to overrule the president's or designee's denial or 9 rescission of the stay. The petition shall be filed in writing with the 10 chairperson of the board of directors of the corporation and received by the 11 chairperson within ten (10) calendar days of the mailing of the president's or 12 designee's denial of the stay. The petition shall state the name, address, phone 13 number, and signature of the petitioner; a statement of justification of the stay; 14 and the time period for which the stay is requested. The chairperson shall 15 convene a special meeting of the board of directors of the corporation within 16 ten (10) calendar days of receipt of the petition, and the corporation shall issue 17 a written final order granting or denying the petition within two (2) calendar 18 days of the special meeting. If the corporation fails to timely issue a final 19 order on the petition, then the stay is granted. The corporation may rescind a 20 stay granted under this subsection for good cause.
- (f) A person who is denied or has a previously granted stay rescinded by the
  corporation may file an appeal of the final written order of the corporation in
  the Circuit Court of the county in which the cause of action arose.
- (g) The fact that a stay is granted is not a presumption that the ruling by thestewards is invalid.
- 26 (3) If any license is denied, suspended, or revoked, or if any licensee or other person
   27 participating in Kentucky horse racing is assessed an administrative fine or required

to forfeit or return a purse, after a hearing by the stewards or by the corporation
acting on a complaint or by its own volition, the corporation shall grant the
applicant, licensee, or other person the right to appeal the decision, and upon
appeal, an administrative hearing shall be conducted in accordance with KRS
Chapter 13B.
(4) The corporation may at any time order that any case pending before the stewards be
immediately transferred to the corporation for an administrative hearing conducted

- 8 in accordance with KRS Chapter 13B.
- 9 (5) (a) In an administrative appeal to the corporation by a licensee or other person 10 participating in Kentucky horse racing, the corporation may determine in its 11 final order that the appeal is frivolous. If the corporation finds that an appeal 12 is frivolous:
- This fact shall be considered an aggravating circumstance and may be
   considered in assessing any penalty against the licensee; and
- 15 2. The licensee or other person who raised the appeal may be required to 16 reimburse the corporation for the cost of the investigation of the 17 underlying circumstances of the case and the cost of the adjudication of 18 the appeal. Costs may include but are not limited to fees paid to a 19 hearing officer or court reporter, attorneys fees, and laboratory expenses.
- 20 (b) The corporation <u>may</u>[shall] by administrative regulation prescribe the 21 conditions or factors by which an appeal may be determined to be frivolous.
- (6) Any administrative action authorized in this chapter shall be in addition to anycriminal penalties provided in this chapter or under other provisions of law.
- → Section 42. KRS 230.361 is amended to read as follows:
- (1) (a) The corporation <u>may[shall]</u> promulgate administrative regulations governing
  and regulating mutuel wagering on horse races under what is known as the
  pari-mutuel system of wagering.

- 1 (b) The wagering shall be conducted only by a person licensed under this chapter 2 to conduct a race meeting and only upon the licensed premises, and provided 3 further that only pari-mutuel wagering on simulcasting shall be allowed at 4 simulcast facilities.
- 5 (c) The pari-mutuel system of wagering shall be operated only by a totalizator or 6 other mechanical equipment approved by the corporation. The corporation 7 shall not require any particular make of equipment.
- 8 (2) The corporation <u>may</u>[shall] promulgate administrative regulations governing and 9 regulating sports wagering, including administrative regulations for the deposit of 10 funds by credit or debit cards or other means of electronic funds transfer. The 11 corporation <u>may[shall]</u> promulgate administrative regulations to establish a fully 12 functioning sports wagering system within six (6) months after June 29, 2023.
- 13 (3) The operation of a pari-mutuel system for betting, or the conduct of sports
  14 wagering, where authorized by law shall not constitute grounds for the revocation
  15 or suspension of any license issued and held under KRS 242.1238 and 243.265.
- (4) <u>The corporation may promulgate administrative regulations governing</u> all
  reported but unclaimed pari-mutuel winning tickets <u>and unredeemed pari-mutuel</u>
  <u>vouchers</u> held in this state by any person or association operating a pari-mutuel or
  similar system of betting <u>authorized under this chapter. The unclaimed pari-</u>
  <u>mutuel winning tickets and unredeemed pari-mutuel vouchers</u>[at horse race
  meetings] shall be presumed abandoned if not claimed by the person entitled to
  them within one (1) year from the time the ticket was issued[became payable].
- (5) The corporation may issue a license to conduct pari-mutuel wagering on steeple
  chases or other racing over jumps; if all proceeds from the wagering, after expenses
  are deducted, is used for charitable purposes. If the dates requested for such a
  license have been granted to a track within a forty (40) mile radius of the race site,
  the corporation shall not issue a license until it has received written approval from

the affected track. Pari-mutuel wagering licensed and approved under this subsection shall be limited to four (4) days per year. All racing and wagering authorized by this subsection shall be conducted in accordance with applicable administrative regulations promulgated by the corporation.

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Section 43. KRS 230.374 is amended to read as follows:

6 All sums reported and paid to the corporation under the provisions of KRS 230.361 to 7 230.373, with the exception of funds paid under Section 10 of this Act and KRS 230.398, 8 shall be paid by the corporation to the Kentucky Racing Health and Welfare Fund, Inc., a 9 nonprofit charitable corporation, organized for the benefit, aid, assistance, and relief of 10 Thoroughbred owners, trainers, jockeys, valets, exercise riders, grooms, stable attendants, 11 pari-mutuel clerks, and other Thoroughbred racing personnel employed in connection 12 with racing, and their spouses and children, who can demonstrate their need for financial 13 assistance connected with death, illness, or off-the-job injury and are not otherwise 14 covered by union health and welfare plans, workers' compensation, Social Security, 15 public welfare, or any type of health, medical, death, or accident insurance. These sums 16 shall be paid on or before December 31 in each year, however, no payments shall be 17 made by the corporation to the Kentucky Racing Health and Welfare Fund, Inc., unless 18 the corporation and the Auditor of Public Accounts are satisfied that the fund is in all 19 respects being operated for the charitable and benevolent purposes as set forth in this 20 section and that no part of the funds paid to the fund by the corporation or any net 21 earnings of the fund inure to the benefit of any private individual, director, officer, or 22 member of the fund or any of the persons who turned over sums to the corporation 23 representing unclaimed pari-mutuel tickets.

# 24

→ Section 44. KRS 230.779 is amended to read as follows:

(1) Notwithstanding KRS 230.361(1), a licensee may operate the hub either
 independently or in association with one (1) or more racetracks licensed by the
 corporation to run live races and conduct pari-mutuel wagering in Kentucky. Hub

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1		operations may be physically located on property other than that operated by a		
2		racetrack and may accept wagers at that location and shall comply with the		
3		Interstate Horseracing Act, 15 U.S.C. secs. 3001 to 3007.		
4	(2)	As a part of the application for licensure as a hub, an applicant shall submit a		
5		detailed plan of operations in a format and containing any information as required		
6		by the corporation. The application shall be accompanied by an application fee to		
7		cover incremental costs to the corporation, in an amount the corporation determines		
8		to be appropriate. At a minimum, the operating plan shall address the following:		
9		(a) The manner in which the proposed wagering system will operate, including its		
10		proposed operating schedule;		
11		(b) The requirements for a qualified subscriber-based service set out in KRS		
12		230.775; and		
13		(c) The requirements for accounts established and operated for persons whose		
14		principal residence is outside of the Commonwealth of Kentucky.		
15	(3)	The corporation may require changes in a proposed plan of operations as a		
16		condition of licensure. Subsequent material changes in the system's operation shall		
17		not occur unless approved by the corporation.		
18	(4)	The corporation may conduct investigations or inspections or request additional		
19		information from any applicant as it deems appropriate in determining whether to		
20		approve the license application.		
21	(5)	An applicant licensed under this section may enter into any agreements that are		
22		necessary to promote, advertise, and further the sport of horse racing, or for the		
23		effective operation of hub operations, including, without limitation, interstate		
24		account wagering, television production, and telecommunications services.		
25	(6)	The corporation <u>may[shall]</u> promulgate administrative regulations to effectuate the		
26		provisions of KRS 230.775 to 230.785. The administrative regulations shall include		
27		but not be limited to criteria for licensing, the application process, the format for the		

1		plan of operations, requisite fees, procedures for notifying the corporation of
2		substantive changes, contents of agreements entered into under subsection (5) of
3		this section, procedures for accounting for wagers made, and other matters
4		reasonably necessary to implement KRS 230.775 to 230.785.
5	(7)	The corporation may require the hub to make the following payments to the
6		corporation:
7		(a) A license fee not to exceed two hundred dollars (\$200) per operating day; and
8		(b) A fee of not more than one percent (1%) of the hub's total gross wagering
9		receipts.
10	(8)	A hub's records and financial information shall not be subject to the provisions of
11		KRS 61.870 to 61.884.
12	(9)	The Auditor of Public Accounts may review and audit all records and financial
13		information of the hub, including all account information. The Auditor shall prepare
14		a report of the review and audit which shall not contain any proprietary information
15		regarding the hub. A copy of the report shall be sent to the Legislative Research
16		Commission for referral to the appropriate committee.
17		Section 45. KRS 230.805 is amended to read as follows:
18	(1)	The corporation shall institute a system of sports wagering in conformance with
19		federal law, this chapter, and by administrative regulations promulgated under the
20		authority of KRS 230.215.
21	(2)	Sports wagering shall not be offered in this state except as authorized by this
22		section and KRS 230.811. A track that holds a license to operate sports wagering
23		may contract with sports wagering service providers to conduct or manage sports
24		wagering operations as authorized by this chapter. Sports wagering may be
25		provided at a licensed facility for sports wagering or online through a website or
26		mobile application. The licensed facility for sports wagering or a sports wagering
27		service provider may provide sports wagering through a website or mobile interface

as approved by the corporation. The corporation may provide temporary licenses to licensed facilities for sports wagering or sports wagering service providers, if the corporation deems that the information submitted by them is sufficient to determine the applicant's suitability. The corporation <u>may[shall]</u> promulgate administrative regulations to establish the suitability for temporary and ordinary license applications for licensed facilities for sports wagering, sports wagering service providers, and any related parties.

- 8 (3) Sports wagering licensees and service providers that accept wagers online via
  9 websites and mobile applications shall impose the following requirements:
- (a) Prior to placing a wager online via websites or mobile applications operated
   by either a sports wagering licensee or a service provider, a patron shall
   register the patron's sports wagering account with the operating sports
   wagering licensee or service provider either in person at a licensed facility for
   sports wagering or remotely through the service provider's website or mobile
   application;
- (b) 1. The registration process shall include attestation that the patron meets
  the requirements to place a wager with a sports wagering licensee or
  service provider in this state.
- 192.Prior to verification of a patron's identity, a sports wagering licensee or20service provider shall not allow the patron to engage in sports wagering,21make a deposit, or process a withdrawal via the patron's sports wagering22account.
- 3. A sports wagering licensee or service provider shall implement
  commercially and technologically reasonable procedures to prevent
  access to sports wagering by any person under the age of eighteen (18):
- a. At a licensed facility; and
- 27

b. Online via website or mobile application.

1		4. A sports wagering licensee or service provider may use information
2		obtained from third parties to verify that a person is authorized to open
3		an account, place wagers, and make deposits and withdrawals;
4	(c)	A sports wagering licensee or service provider shall adopt an account
5		registration policy to ensure that all patrons are authorized to place a wager
6		with a sports wagering licensee or service provider within the Commonwealth
7		of Kentucky. This policy shall include, without limitation, a mechanism by
8		which to:
9		1. Verify the name and age of the patron;
10		2. Verify that the patron is not prohibited from placing a wager; and
11		3. Obtain the following information:
12		a. A physical address other than a post office box;
13		b. A phone number;
14		c. A unique user name; and
15		d. An e-mail account;
16	(d)	A sports wagering licensee or service provider shall use all commercially and
17		technologically reasonable means to ensure that each patron is limited to one
18		(1) account with that service provider in the Commonwealth, but nothing in
19		this paragraph restricts a patron from holding other sports wagering accounts
20		in other jurisdictions;
21	(e)	A sports wagering licensee or service provider, in addition to complying with
22		state and federal law pertaining to the protection of the private, personal
23		information of patrons, shall use all other commercially and technologically
24		reasonable means to protect this information consistent with industry
25		standards;
26	(f)	A sports wagering licensee or service provider shall use all commercially and
27		technologically reasonable means to verify the identity of the patron making a

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deposit or withdrawal;

(g) A sports wagering licensee or service provider shall utilize geolocation or
geofencing technology to ensure that wagers are only accepted from patrons
who are physically located in the Commonwealth. A sports wagering licensee
or service provider shall maintain in this state its servers used to transmit
information for purposes of accepting or paying out wagers on a sporting
event placed by patrons in this state;

8 (h) A patron may fund the patron's account using any acceptable form of payment 9 or advance deposit method, which shall include the use of cash, cash 10 equivalents, credit cards, debit cards, automated clearing house, other 11 electronic methods, and any other form of payment authorized by the 12 corporation; and

(i) The corporation may enter into agreements with other jurisdictions or entities
to facilitate, administer, and regulate multijurisdictional sports betting by
sports betting operators to the extent that entering into the agreement is
consistent with state and federal laws and the sports betting agreement is
conducted only in the United States.

(4) A track may contract with no more than three (3) service providers at a time to
conduct and manage services and technology which support the operation of sports
betting both on the track and online via websites and mobile applications. The
website or mobile application used to offer sports betting shall be offered only
under the same brand as the track or that of the service provider contracted with the
track, or both.

A track or service provider through an agreement with a licensed track shall not
offer sports wagering until the corporation has issued a sports wagering license to
the track, except for temporary licenses authorized under KRS 230.814.

27 (6) (a) A track licensed under KRS 230.811 may offer sports wagering at a facility

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that meets the definition of "track" in KRS 230.210.

(b) A simulcast facility may offer sports wagering through an agreement with a track by using any of that track's already established service providers.

4 → Section 46. KRS 238.536 (Effective July 1, 2025) is amended to read as
5 follows:

6 (1)The net receipts from charitable gaming retained by a charitable organization for 7 the previous calendar year, provided the charitable organization was licensed at the 8 start of the calendar year, shall be equal to or greater than forty percent (40%) of the 9 adjusted gross receipts of the charitable organization for the same period. A 10 licensed charitable organization shall expend net receipts exclusively for purposes 11 consistent with the charitable, religious, educational, literary, civic, fraternal, or 12 patriotic functions or objectives for which the licensed charitable organization 13 received and maintains federal tax-exempt status, or consistent with its status as [-a 14 common school,] an institution of higher education, or a state college or university. 15 No net receipts shall inure to the benefits or financial gain of an individual. Any 16 charitable organization which permits its license to expire or otherwise lapse shall 17 still be subject to the retention requirement. The following fees and taxes shall be 18 excluded from the calculation of the percentage retained, retroactive to calculations 19 made for calendar year 1999:

20 (a) All fees paid to the office during the calendar year;

(b) Any sales or use taxes levied under KRS Chapter 139 on charitable gaming
supplies and equipment that are paid by a licensed charitable organization
during the calendar year; and

(c) Any federal excise taxes levied under 26 U.S.C. secs. 4401 and 4411 and paid
by a licensed charitable organization during the calendar year.

26 (2) The following actions shall be imposed on a licensed charitable organization that27 fails to retain the requisite percentage of adjusted gross receipts required in

- subsection (1) of this section. The calculation of percentages shall be rounded to the
   nearest tenth of a percent:
- (a) If the percentage retained is between thirty-five percent (35%) and thirty-nine
  and nine-tenths percent (39.9%), the licensee shall be placed on probation for
  a period of six (6) months and shall be required to submit to the office an
  acceptable financial plan detailing corrective actions to be taken by the
  licensee to achieve the forty percent (40%) threshold by the end of the
  calendar year in which the probation is imposed;
- 9 (b) If the percentage retained is between thirty percent (30%) and thirty-four and 10 nine-tenths percent (34.9%), the licensee shall be placed on probation for a 11 period of one (1) year and shall be required to submit to the office a financial 12 plan as described in paragraph (a) of this subsection. The office shall conduct 13 a six (6) month review of the charitable gaming activities of a licensee placed 14 on probation pursuant to this subsection to evaluate the licensee's compliance 15 with its financial plan;
- 16 (c) If the percentage retained falls between twenty-nine and nine-tenths percent (29.9%) and twenty-five percent (25%), the licensee shall be placed on 17 18 probation for a period of one (1) year, shall submit to the office an acceptable 19 financial plan as described in paragraph (a) of this subsection, and shall 20 participate in a mandatory training program designed by the office. The office 21 shall conduct a quarterly review of the licensee's activities to evaluate the 22 licensee's compliance with its financial plan and its progress toward 23 achievement of the forty percent (40%) threshold during the probationary 24 period;
- (d) If the percentage falls below twenty-five percent (25%) or if the licensee fails
  to attain the forty percent (40%) threshold for a second consecutive calendar
  year, the licensee shall have its license suspended for a period of one (1) year;

and

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(e) For purposes of paragraphs (a), (b), (c), and (d) of this subsection, periods of
probation and suspension shall commence, unless appealed, from the date the
office notifies the licensee of its failure to satisfy the retention requirement for
the previous calendar year. If a probation or suspension is appealed, the action
shall commence on the date final adjudication of the matter is complete.

7 (3) Any licensee that has had its license suspended under the provisions of subsection
8 (2)(d) of this section shall be required to submit to the office an acceptable financial
9 plan as described in subsection (2)(a) of this section, upon applying for
10 reinstatement of its license. As a condition of reinstatement, the licensee shall be on
11 probation for a period of one (1) year and shall be subject to quarterly review by the
12 office in accordance with subsection (2)(c) of this section.

13 → Section 47. KRS 238.540 (Effective July 1, 2025) is amended to read as
14 follows:

(1) Charitable gaming shall be conducted by a licensed charitable organization at the
location, date, and time which shall be stated on the license. The licensee shall
request a change in the date, time, or location of a charitable gaming event by mail,
electronic mail, or facsimile transmission, and shall submit a lease and an original
signature of an officer. The office shall process this request and issue or deny a
license within ten (10) days.

(2) All premises or facilities on which or in which charitable gaming is conducted shall
 meet all applicable federal, state, and local code requirements relating to life, safety,
 and health.

A license to conduct charitable gaming shall be prominently displayed on or in the
 premises where charitable gaming is conducted, in a conspicuous location that is
 readily accessible to gaming patrons as well as employees of the office, law
 enforcement officials, and other interested officials.

25 RS BR 387

1 (4) At least one (1) chairperson who is listed on the application for licensure shall be at 2 each charitable gaming activity conducted by the charitable organization and shall 3 be responsible for the administration and conduct of the charitable gaming activity. 4 No person shall serve as chairperson for more than one (1) charitable organization. 5 The chairperson shall be readily identifiable as the chairperson and shall be present 6 on the premises continuously during the charitable gaming activity. Charitable 7 gaming shall be conducted and administered solely by officers, members, and bona 8 fide employees of the licensed charitable organization. Volunteer personnel, who 9 may or may not be members of the licensed charitable organization, may be utilized 10 if each volunteer is readily identifiable as a volunteer. No person engaged in the 11 conduct and administration of charitable gaming shall receive any compensation for 12 services related to the charitable gaming activities, including tipping. No net 13 receipts derived from charitable gaming shall inure to the private benefit or 14 financial gain of any individual. Any effort or attempt to disguise any other type of 15 compensation or private inurement shall be considered an unauthorized diversion of 16 funds and shall be actionable under KRS 238.995.

17 (5) No licensed charitable organization shall contract with, or otherwise utilize the
18 services of, any management company, service company, or consultant in managing
19 or conducting any aspect of charitable gaming.

20 (6) A licensed charitable organization shall not purchase or lease charitable gaming
21 supplies and equipment from any person not licensed as a distributor in the
22 Commonwealth of Kentucky.

- (7) A licensed charitable organization shall not accept any merchandise prizes donated
   by any owner, officer, employee, or contractee of a licensed manufacturer,
   distributor, charitable gaming facility, or any of their affiliates, or any member of
   their immediate families.
- 27 (8) (a) Each organization's gaming supplies shall be maintained in a location separate

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from another organization's gaming supplies.

2 (b) This location shall also be locked and access shall be controlled.

3 (c) Unless otherwise directed by the office, an organization's supplies and
4 equipment remain the property of the organization regardless of where they
5 are stored and <u>shall</u>[must] be accessible to the organization at all reasonable
6 times upon request.

7 (9) Any advertisement of charitable gaming, regardless of the medium used, shall
8 contain the name of the charitable organization conducting the charitable gaming
9 and its license number. An advertisement for a bingo session or sessions shall not
10 advertise a bingo prize in excess of the limitation of five thousand dollars (\$5,000)
11 per twenty-four (24) hour period set forth in KRS 238.545(1)(*a*).

12 → Section 48. KRS 238.550 (Effective July 1, 2025) is amended to read as
13 follows:

14 (1) All adjusted gross receipts from charitable gaming shall be handled only by15 chairpersons, officers, or employees of the licensed charitable organization.

16 (2)Except as authorized by subsection (11) of this section, within *five* (5)<del>[two (2)]</del> 17 business days after the completion of a charitable gaming event or session, all gross 18 receipts and adjusted gross receipts shall be deposited into one checking account 19 devoted exclusively to charitable gaming. This checking account shall be 20 designated the "charitable gaming account," and the licensed charitable 21 organization shall maintain its account at a financial institution located in the 22 Commonwealth of Kentucky. No other funds may be deposited or transferred into 23 the charitable gaming account.

(3) All payments for charitable gaming expenses, payments made for prizes purchased,
and any charitable donations from charitable gaming receipts shall be made from
the charitable gaming account and the payments or donations shall be made only by
bona fide officers of the organization by checks having preprinted consecutive

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1 numbers and made payable to specific persons or organizations. No check drawn on 2 the charitable gaming account may be made payable to "cash," or "bearer," except 3 that a licensed charitable organization may withdraw start-up funds for a charitable 4 gaming event or session from the charitable gaming account by check made payable to "cash" or "bearer," if these start-up funds are redeposited into the charitable 5 gaming account together with all adjusted gross receipts derived from the particular 6 7 event or session. Checks shall be imprinted with the words "charitable gaming 8 account" and shall contain the organization's license number on the face of each 9 check. Payments for charitable gaming expenses, prizes purchased, and charitable 10 donations may be made by electronic funds transfer if the payments are made to 11 specific persons or organizations. The corporation may by administrative regulation 12 adopt alternative reporting requirements for charitable gaming of limited scope or 13 duration, if these requirements are sufficient to ensure accountability for all moneys 14 handled.

(4) A licensed charitable organization shall expend net receipts exclusively for purposes consistent with the charitable, religious, educational, literary, civic, fraternal, or patriotic functions or objectives for which the licensed charitable organization received and maintains federal tax-exempt status, or consistent with its status as[ a common school,] an institution of higher education, or a state college or university. No net receipts shall inure to the private benefit or financial gain of any individual.

(5) Accurate records and books shall be maintained by each organization exempt from
licensure under KRS 238.535(1)(a) and each licensed charitable organization for a
period of three (3) years. Office staff shall have access to these records at
reasonable times. Licensed charitable organizations and exempt organizations shall
maintain their charitable gaming records at their offices or places of business within
the Commonwealth of Kentucky as identified in their license applications or

1		applications for exempt status. An exempt organization shall submit a yearly
2		financial report in accordance with KRS 238.535(2), and failure to file this report
3		shall constitute grounds for revocation of the organization's exempt status.
4	(6)	All licensed charitable organizations that have annual gross receipts of two hundred
5		thousand dollars (\$200,000) or less and do not have a weekly bingo session shall
6		report to the office annually at the time and on a form established in administrative
7		regulations promulgated by the corporation.
8	(7)	All other licensed charitable organizations shall submit reports to the office at least
9		quarterly at the time and on a form established in administrative regulations
10		promulgated by the corporation.
11	(8)	Failure by a licensed charitable organization to file reports required under this
12		chapter shall constitute grounds for revocation of the organization's license or
13		denial of the organization's application to renew its license in accordance with KRS
14		238.560(3). Reports filed by a licensed charitable organization shall include but
15		shall not be limited to the following information:
16		(a) All gross receipts received from charitable gaming for the reporting period,
17		classified by type of gaming activity;
18		(b) The names and addresses of all persons who are winners of prizes having a
19		fair market value of six hundred dollars (\$600) or more;
20		(c) All expenses paid and the names and addresses of all persons to whom
21		expenses were paid;
22		(d) All net receipts retained and the names and addresses of all charitable
23		endeavors that received money from the net receipts; and
24		(e) Any other information the office deems appropriate.
25	(9)	No licensed charitable organization shall incur charitable gaming expenses, except
26		as provided in this chapter. No licensed charitable organization shall be permitted to
27		expend amounts in excess of prevailing market rates for the following charitable

1		gaming expenses:					
2		(a)	a) Charitable gaming supplies and equipment;				
3		(b)	Rent;				
4		(c)	Utilities;				
5		(d)	Insurance;				
6		(e)	Advertising;				
7		(f)	Janitorial services;				
8		(g)	Bookkeeping and accounting services;				
9		(h)	Security services;				
10		(i)	Membership dues for its participation in any charitable gaming trade				
11			organization; and				
12		(j)	Any other expenses the corporation may determine by administrative				
13			regulation to be legitimate.				
14	(10)	No	licensed charitable organization shall expend receipts from charitable gaming				
15		activ	vities nor incur expenses to form, maintain, or operate as a labor organization.				
16	(11)	For	the purposes of deposits under subsection (2) of this section, a licensed				
17		char	itable organization conducting charitable gaming events or sessions shall only				
18		be re	equired to deposit its gross receipts and adjusted gross receipts one (1) time per				
19		weel	k if the following conditions are met:				
20		(a)	The charitable gaming involves only games using charity game tickets;				
21		(b)	The charitable gaming is not part of a charity fundraising event; and				
22		(c)	The licensed charitable organization's deposits of gross receipts and adjusted				
23			gross receipts from charitable gaming total less than two thousand five				
24			hundred dollars (\$2,500) in the week prior to the deposit.				
25		⇒s	ection 49. KRS 238.560 (Effective July 1, 2025) is amended to read as				
26	follo	ws:					
27	(1)	The	office may investigate allegations of wrongdoing upon complaint or upon its				

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1		own	volition. The corporation by administrative regulation may[shall] establish
2		proc	edures for receiving and investigating complaints in an expeditious manner.
3	(2)	In ca	arrying out its enforcement responsibilities, the office may:
4		(a)	Inspect and examine all premises in which or on which charitable gaming is
5			conducted or charitable gaming supplies or equipment are manufactured or
6			distributed;
7		(b)	Seize and remove from premises and impound charitable gaming supplies and
8			equipment for the purposes of examination and inspection pursuant to an
9			appropriate court order;
10		(c)	Demand access to, inspect, and audit books and records of licensees for the
11			purpose of determining compliance with laws and the corporation's
12			administrative regulations relative to charitable gaming; and
13		(d)	Conduct in-depth audits and investigations, when warranted.
14	(3)	(a)	As used in this subsection, "willful" means that the conduct constituting the
15			violation was committed with intent, not accidentally or inadvertently.
16		(b)	The office may take appropriate administrative action against any person
17			licensed under this chapter for any violation of the provisions of this chapter
18			or administrative regulations promulgated thereunder subject to the conditions
19			established by this subsection.
20		(c)	The office may deny a license, suspend or revoke a license, issue a cease and
21			desist order, place a license holder on probation, issue a letter of reprimand or
22			letter of warning, and levy a fine. An administrative fine shall not exceed one
23			thousand dollars (\$1,000) for each offense. The office may deny the issuance
24			of a license or a license renewal if the applicant or licensee has failed to pay a
25			fine levied by the office. The corporation <u>may</u> [shall] by administrative
26			regulation classify types of offenses and the recommended administrative
27			action. The type of action to be taken shall be based on the history of previous

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violations and the nature, severity, and frequency of the offense. Administrative action authorized in this section shall be in addition to any criminal penalties provided in this chapter or under other provisions of law.

- (d) 1. Notwithstanding any other provisions of this section, the office shall 4 5 review, within two (2) months of receipt, timely filed organization quarterly reports that include payment of the fee due as reflected on the 6 7 organization quarterly report. If the office discovers reporting errors that 8 are not willful, the office shall, prior to taking any other administrative 9 action, issue a letter of warning to the licensee and allow the licensee 10 thirty (30) days from the issuance of the letter to correct the identified 11 violation. The purpose of this subparagraph is for the office to identify 12 correctable reporting errors in a timely manner, and to notify the 13 licensee of the errors prior to the due date of the next organization 14 quarterly report so that the errors are corrected and are not repeated in 15 subsequent organization quarterly reports.
- 16 2. A review conducted under subparagraph 1. of this paragraph shall not be 17 considered an audit or final review and acceptance of an organization 18 quarterly report and payment. The office shall have four (4) years from 19 the date of filing to fully audit and review an organization quarterly 20 report, and may pursue administrative actions against the licensee 21 related to an organization quarterly report or the information reported on 22 an organization quarterly report within the four (4) year period if 23 violations or errors that are not willful are discovered. This 24 subparagraph shall not be construed to require records that are not 25 needed to audit or review an organization quarterly report to be kept 26 longer than is required elsewhere in this chapter or in any related 27 administrative regulations.

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1		3.	Notv	vithstanding the provisions of subparagraph 2. of this paragraph, for
2			a vio	lation that is determined to be willful, the office may pursue the
3			admi	nistrative actions authorized by this section at any time.
4		4.	A let	ter of warning issued under this section shall:
5			a.	Identify the violation;
6			b.	Describe the corrective action necessary;
7			c.	Identify the administrative actions that can be taken if the violation
8				is not addressed; and
9			d.	Provide that the person shall have thirty (30) days to correct the
10				action leading to the violation.
11	(4)	The offic	e may	reinstate a license that has been revoked at any time after two (2)
12		years from	n the d	ate of revocation. A license may be reinstated only upon a finding
13		that the v	iolatior	as for which the license was revoked have been corrected.
14	(5)	All depa	rtments	s, divisions, boards, agencies, officers, and institutions of the
15		Common	wealth	of Kentucky and all subdivisions thereof, in particular local law
16		enforcem	ent ent	ities, shall cooperate with the office in carrying out its enforcement
17		responsib	ilities.	
18	(6)	The offic	e shall	report any activity or action which would constitute a criminal
19		offense t	o the a	appropriate authorities in the county where the activity or action
20		occurred	and to	the Attorney General.
21	(7)	All admir	nistrativ	ve actions taken under this section shall be subject to the final order
22		of the <u>cor</u>	poratio	<u>m</u> [board].
23		→ Section	n 50. 7	The following KRS sections are repealed:
24	230.	270 Bieni	nial rep	ort to General Assembly required.
25	238.	520 Chari	itable (	Gaming Advisory Council. (Effective July 1, 2025)
26	238.	522 Restr	riction	on promulgating administrative regulations. (Effective July 1,
27		2025)		

Section 51. The corporation shall evaluate and propose a structure for initial
licensure, license renewals, and license reinstatements for entities involved in horse
racing, sports wagering, and charitable gaming. The corporation shall present its
recommendations to the Interim Joint Committee on Licensing, Occupations, and
Administrative Regulations by October 1, 2025.

Section 52. Whereas the proper regulation of racing and gaming is crucial to the
economy and the public's trust in the Commonwealth's signature industry, an emergency
is declared to exist, and Sections 4, 9 to 22, and 33 of this Act take effect upon passage
and approval by the Governor or upon its otherwise becoming a law.

Section 53. Sections 1 to 3, 5 to 8, 23 to 32, and 34 to 51 of this Act take effect
 July 1, 2025.