HLS 14RS-1028 ORIGINAL

Regular Session, 2014

HOUSE BILL NO. 550

BY REPRESENTATIVE HENRY BURNS

RACING: Makes changes to certain provisions regarding thoroughbreds and purses at certain tracks

1 AN ACT 2 To enact R.S. 4:214.1(C) and R.S. 27:361(B)(4)(d) and 361.1, relative to an eligible horse 3 racing facility north of Interstate Twenty and no more than seventy-five miles south 4 of the Louisiana and Arkansas border; to provide relative to racing days and types 5 of horses run at an eligible racing facility north of Interstate Twenty and no more than seventy-five miles south of the Louisiana and Arkansas border; to provide 6 7 relative to the distribution of the annual net slot machine proceeds received from slot 8 machine gaming operations at an eligible horse racing facility north of Interstate 9 Twenty and no more than seventy-five miles south of the Louisiana and Arkansas 10 border; and to provide for related matters. 11 Be it enacted by the Legislature of Louisiana: 12 Section 1. R.S. 4:214.1(C) is hereby enacted to read as follows: 13 §214.1. Minimum live racing dates; offtrack and other authorized wagering 14 15 C. Notwithstanding any provision of law to the contrary, any facility located 16 north of Interstate Twenty and no more than seventy-five miles south of the 17 Louisiana and Arkansas border shall maintain a minimum of thirty thoroughbred horse racing days conducted during twenty consecutive weeks and shall not be 18 required to race quarter horses. The racing days provided for in this Subsection shall 19 20 be conducted within a fifty-two week period.

Page 1 of 3

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	Section 2. R.S. 27:361(B)(4)(d) and 361.1 are hereby enacted to read as follows:
2	§361. Conduct of slot machine gaming; temporary conduct
3	* * *
4	B. As a condition of licensing and to maintain continued authority for the
5	conduct of slot machine gaming at the licensed eligible facility, the owner of the
6	licensed eligible facility shall:
7	* * *
8	(4) Contribute to the support of pari-mutuel wagering facilities in the state
9	at large and the horse breeding industry by paying annually from the annual net slot
10	machine proceeds received from slot machine gaming operations at the licensed
11	eligible facility as provided in this Paragraph.
12	* * *
13	(d) The provisions of this Paragraph shall not apply to a licensed eligible
14	facility located north of Interstate Twenty and no more than seventy-five miles south
15	of the Louisiana and Arkansas border.
16	* * *
17	§361.1. Distribution of slot machine gaming; facility north of Interstate Twenty and
18	no more than seventy-five miles south of the Louisiana and Arkansas border
19	A. Notwithstanding the provisions of R.S. 27:361(B)(4)(a) through (c) or any
20	other provision to the contrary, as a condition of licensing and to maintain continued
21	authority for the conduct of slot machine gaming at the licensed eligible facility, a
22	licensed eligible facility located north of Interstate Twenty and no more than
23	seventy-five miles south of the Louisiana and Arkansas border shall pay a fixed
24	percentage of nine percent from the annual net slot machine proceeds received from
25	slot machine gaming operations at that facility as follows:
26	(1) Eight percent to supplement purses for thoroughbred races at that facility
27	or any facility licensed by the Louisiana State Racing Commission to conduct
28	additional or substitute races or race days as authorized by R.S. 4:147.1, thirty
29	percent of which shall be for Louisiana-bred thoroughbred horses. Four percent of

this amount shall go to the Horsemen's Benevolent and Protective Association in

accordance with law.

(2) One percent to the Executive Committee of the Louisiana Thoroughbred

Breeders' Association. The Executive Committee shall distribute such amount

according to a schedule or formula and within a time period which shall be

established by the committee for special breeder awards to the breeders of accredited

Louisiana-bred horses.

## **DIGEST**

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

Henry Burns HB No. 550

**Abstract:** Provides that an eligible racing facility located north of Interstate 20 and no more than 75 miles south of the Louisiana and Arkansas border shall maintain a minimum of 30 thoroughbred horse racing days, shall not be required to race quarter horses, and the annual distribution of annual net slot machine proceeds received from slot machine gaming operations at that facility differ from that in current statute.

<u>Present law</u> provides requirements that eligible horse racing facilities must meet regarding the number of days that certain types of horses are raced.

<u>Proposed law</u> provides that notwithstanding any provision of <u>present law</u> to the contrary, any facility located north of Interstate 20 and no more than 75 miles south of the Louisiana and Arkansas border shall maintain a minimum of 30 thoroughbred horse racing days conducted during 20 consecutive weeks. The racing days provided for in <u>proposed law</u> shall be conducted within a 52 week period.

<u>Proposed law</u> provides that any facility located north of Interstate 20 and no more than 75 miles south of the Louisiana and Arkansas border shall not be required to race quarter horses.

<u>Present law</u> provides that as a condition of licensing and to maintain continued authority for the conduct of slot machine gaming at a licensed eligible facility, a fixed percentage from the annual net slot machine proceeds received from slot machine gaming operations at that facility shall be distributed in certain percentages to specific entities.

<u>Proposed law</u> provides that the fixed percentage of annual net slot machine proceeds distributed from a licensed eligible facility north of Interstate 20 and no more than 75 miles south of the Louisiana and Arkansas border be different than that which is in <u>present law</u> and that distributions to specific entities not include certain entities.

(Adds R.S. 4:214.1(C) and R.S. 27:361(B)(4)(d) and 361.1)