1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	HOUSE BILL 2965 By: Culver
4	
5	
6	AS INTRODUCED
7	An Act relating to horse racing; amending 3A O.S.
8	2021, Section 205.7a, which relates to televised races; permitting certain races to be televised at
9	certain racetracks, out-of-state, or out-of-country; and providing an effective date.
10	
11	
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	SECTION 1. AMENDATORY 3A O.S. 2021, Section 205.7a, is
14	amended to read as follows:
15	Section 205.7a A. Any race run at any racetrack licensed by
16	the Oklahoma Horse Racing Commission may be televised to another
17	racetrack licensed by the Commission or may be televised out-of-
18	state or out-of-country.
19	B. Any organization licensee that televises races out-of-state
20	or out-of-country and accepts full-card out-of-state simulcast
21	wagering at any time during a calendar year shall be required to
22	televise to all other racetracks licensed by the <del>Oklahoma Horse</del>
23	Racing Commission all of its live races, or the number of days of
24	its live racing which is equivalent to the number of days of live

Req. No. 9127

1 racing conducted at the receiving track, whichever is less. Parimutuel wagering may be conducted on such races at all other 2 racetracks licensed by the Oklahoma Horse Racing Commission and may 3 4 be allowed at their in-state offtrack pari-mutuel wagering 5 facilities or at any other racetrack or entity in another state or country. Money wagered on such races may be placed in separate or 6 7 common pools as determined by rules of the Oklahoma Horse Racing Commission. A written application to televise a race shall contain 8 9 the details of such race, its agreements and contracts, and shall be submitted to the Oklahoma Horse Racing Commission for its approval 10 prior to the racing event. Such agreement shall comply with all 11 12 applicable laws of the United States and the laws of this state. 13 The proceeds of the agreement shall be distributed in the same 14 manner as money wagered pursuant to the provisions of paragraph 1 of subsection B, in subsection D, and in subsection E of Section 205.6 15 16 of this title and Section 208.2 of this title.

17 B. C. For the days on which a licensed track within this state 18 does not conduct live racing but conducts pari-mutuel wagering on 19 races televised from another licensed track within this state or on 20 out-of-state races, the conducting of pari-mutuel wagering shall not 21 be considered racing days for the purposes of this title.

22 C. D. When any licensed track within this state conducts pari-23 mutuel wagering on races televised from another licensed track 24 within this state, the receiving licensee shall not retransmit the

## Req. No. 9127

Page 2

sending licensee's signal without the express permission of the sending licensee. D. E. Breakage and unclaimed ticket proceeds shall be distributed in the manner applicable to the races of the racing program of the organization licensees who are sending and receiving the racing program. SECTION 2. This act shall become effective November 1, 2024. 59-2-9127 СМА 12/28/23