

BY repealing and reenacting, with amendments,  
 Article 78B – Racing Commission  
 Section 12 and 30  
 Annotated Code of Maryland  
 (1988 Replacement Volume and 1989 Supplement)

~~BY repealing~~  
~~Article 78B – Racing Commission~~  
~~Section 12~~  
~~Annotated Code of Maryland~~  
~~(1988 Replacement Volume and 1989 Supplement)~~

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

**Article 78B – Racing Commission**

12.

- (a) (1) In this section the following words have the meanings indicated.
- (2) “Track” means a thoroughbred horse racetrack.
- (3) “Intertrack wagering” means a system of pari-mutuel wagering at a receiving track on races being conducted live at a sending track.
- (4) “Receiving track” means a track licensed under this article at which wagering is done on races being conducted at a sending track.
- (5) “Sending track” means a track licensed under this article at which live races are being conducted on that day and transmitted by simulcast to the receiving track.
- (b) The Commission may establish a system of intertrack wagering between tracks licensed under Article 78B, § 7 of the Code.
- (c) If the Commission establishes a system of intertrack wagering, the Commission may authorize any track to participate in intertrack wagering only if:
- (1) [the] THE intertrack wagering has been approved for a meeting at the sending track by:
- [(1)] (I) The sending track;
- [(2)] (II) The receiving track;
- [(3)] (III) The organization representing a majority of the horsemen who are racing at the sending track during the meeting in which the intertrack wagering is to take place; and
- [(4)] (IV) The organization representing a majority of the horsemen who