Trotting Races, Inc., shall be awarded a license and dates for racing at the track or tracks of one or more licensees under Section 7 during nine (9) calendar years, it shall be deemed to have forfeited its right to conduct racing after said ninth year and it shall not thereafter be awarded dates or a license for racing of any kind, and the number of racing days theretofore annually awarded to it may thereafter be awarded by the Racing Commission to the licensees under Section 7 in addition to the aggregate number of days then awardable to such licensees pursuant to Section 7(b).

- (b) Notwithstanding any other provision of this article to the contrary, for each racing day awarded to it and run on the track of a licensee under Section 7 of this article, Harford County Fair Association, Inc., and Baltimore Trotting Races, Inc., shall pay to the Racing Commission the same license fee as is then payable by a licensee under Section 7 pursuant to the provisions of Section 8, in lieu of the license fee then payable by a licensee under Section 15 or Section 17, and in addition thereto for each such racing day awarded to it Harford County Fair Association, Inc., shall pay to the County Treasurer of Harford County the sum of Fifty Dollars (\$50.00) to be deposited to the credit of said County.
- (c) Notwithstanding any other provision of this article to the contrary, with respect to all races conducted by or for it on the track of a licensee under Section 7 of this article Harford County Fair Association, Inc., and Baltimore Trotting Races, Inc., (i) shall pay to the Racing Commission, shall be entitled to deduct and retain for its own account, and shall allocate for purses and to the Maryland-Bred Race Fund the same tax on pari-mutuel wagers, the same share of the breakage, and the same percentage of the pari-mutuel pool as is then payable, deductible and retainable, or allocable by licensees under Section 7 of this article pursuant to the provisions of Sections 14(a), 14(b), 11(b) and 18A, all in lieu of the tax on pari-mutuel wagers, the share of the breakage, and the percentage of the mutuel pool then payable to the Racing Commission or Comptroller, or deductible and retainable, or allocable for purses and to the Maryland-Bred Race Fund by licensees under Section 15 or Section 17 of this article; and (ii) shall be subject to all of the provisions of Section 12 of this article dealing with the "Racing Fund" to the same extent as if it were referred to in Section 12, except that its pro-rata share of the Racing Fund may be granted by the Racing Commission, and, if so, is hereby appropriated for capital improvements, as authorized in Section 12, at the track or tracks of the licensee or licensees whereon the races were run.
- (d) Notwithstanding any other provisions of this article, Cumberland Fair Association, Inc., may, with the approval of the Racing Commission, be awarded a license and dates for racing at the track of Maryland State Fair and Agricultural Society, provided that Maryland State Fair and Agricultural Society consents thereto; and the Racing Commission is specifically authorized to approve agreements between licensees providing for the running of the dates of Cumberland Fair Association, Inc., by and at the track of Maryland State Fair and Agricultural Society for a period or periods aggregating not more than nine (9) years. If Cumberland Fair Association, Inc., shall be awarded a license and dates for racing at the track of Maryland State Fair and Agricultural Society during nine (9) calendar years, it shall be deemed to have forfeited its right to conduct racing