

by collateral any deposit therein comprising a part or all of the fund.

18A-

(b)--Each--thoroughbred--track--licensee--(under--§--7--of--this article--shall--allocate--a--sum--equal--to--1--percent--of--the--mutuel pools--and--each--thoroughbred--track--licensee--under--§--15--of--this article--shall--allocate--a--sum--equal--to--1.50--percent--of--the--mutuel pools--on--all--raes--conducted--by--it--during--the--year--to--the Maryland--Bred--Race--Fund--Each--thoroughbred--track--licensed--under §§--7--and--15--of--this--article--shall--allocate--10--percent--of--the--one half--of--the--breakage--allocated--for--purse--money)--SHALL--ALLOCATE THE--AMOUNTS--SPECIFIED--IN--THIS--ARTICLE--to--the--Maryland--Bred--Race Fund--Any--moneys--allocated--under--this--article--and--not--disbursed during--any--current--meeting--in--Maryland--Bred--Fund--raes,--within--5 days--after--the--close--of--each--meeting--shall--be--paid--to--the Maryland--Racing--Commission--The--Commission--shall--hold--all--moneys so--allocated--and--received--in--a--fund--to--be--known--as--the "Maryland--Bred--Racing--Fund,"--which--fund--shall--be--deposited--by--the Commission--in--one--or--more--banks--or--trust--companies--in--the--State--The--members--of--the--Commission--shall--have--no--personal--liability for--less--to--the--fund--by--reason--of--the--failure--or--insolvency--or other--fault--of--any--depository--if--they--shall--use--ordinary--care--in the--selection--of--the--depository--The--Commission--shall--require any--depository--to--secure--by--collateral--any--deposit--therein comprising--a--part--or--all--of--the--fund:

18B-

Notwithstanding any other provisions of this article, the Racing Commission may award a license and the dates heretofore awarded to the Agricultural and Mechanical Association of Washington County to a joint venture consisting of the Agricultural and Mechanical Association of Washington County and the Southern Maryland Agricultural Fair Association of Prince George's County, and the Racing Commission is specifically authorized to approve agreements between such licensees providing for the running of the dates of the Agricultural and Mechanical Association of Washington County at the track of the Southern Maryland Agricultural Fair Association of Prince George's County for a period or periods aggregating not more than nine years, provided, however, that no dates awarded pursuant to this section shall conflict with any other dates for racing in Prince George's County. If such joint venture shall be awarded a license and dates for racing at the track of the Southern Maryland Agricultural Fair Association of Prince George's County during nine calendar years, the Agricultural and Mechanical Association of Washington County shall be deemed to have forfeited its rights to conduct racing after the ninth year and it shall not thereafter be awarded dates or a license for racing, and the number of racing days theretofore annually awarded to it shall thereafter be awarded by the Racing Commission to the Southern Maryland Agricultural Fair Association of Prince George's County in addition to the number of racing days then awardable to the