

(F) COMPUTATION OF THE TAKEOUT, BREAKAGE, AND STATE TAX ON ALL WAGERING AT THE RECEIVING TRACK SHALL BE THE SAME AS THAT NORMALLY APPLICABLE TO RACING CONDUCTED AT THE SENDING TRACK.

(G) (1) THE RECEIVING TRACK SHALL TRANSMIT BY TELEPHONE WIRE DIRECTLY TO THE SENDING TRACK ALL PARI-MUTUEL INFORMATION REGARDING THE MONEY WAGERED AT THE RECEIVING TRACK.

(2) THE SENDING TRACK SHALL INCORPORATE THIS INFORMATION WITH INFORMATION ON WAGERING AT THE SENDING TRACK.

(H) THE SENDING TRACK SHALL TRANSMIT A LIVE SIMULCAST OF EACH RACE ON WHICH INTERTRACK WAGERING IS AUTHORIZED UNDER THIS SECTION TO THE RECEIVING TRACK VIA ANY MEANS APPROVED BY THE COMMISSION.

(I) THE COMMISSION SHALL HAVE JURISDICTION OVER ALL WAGERING AND OTHER ACTIVITIES AT THE RECEIVING TRACK TO THE SAME EXTENT THE COMMISSION HAS WHEN LIVE RACING IS BEING CONDUCTED AT THE TRACK.

(J) NOTHING IN THIS SECTION SHALL:

(1) RESTRICT WAGERING AT THE SENDING TRACK THAT IS AUTHORIZED UNDER § 7 OF THIS ARTICLE; OR

(2) CAUSE THE EMPLOYEES OF THE RECEIVING TRACK TO BE CONSIDERED AS EMPLOYEES OF THE SENDING TRACK.

(K) THE COMMISSION SHALL ADOPT REGULATIONS TO IMPLEMENT THE PROVISIONS OF THIS SECTION.

SECTION 2. AND BE IT FURTHER ENACTED, That the Racing Commission shall report to the General Assembly by November 1 of each year on the effects of intertrack wagering, including the effect on the handles of both tracks, the number of bets placed at both tracks, any problems arising from intertrack wagering, and the effect on amusement taxes from racetrack admissions.

SECTION -2- 3. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health and safety, has been passed by a yea and nay vote supported by three-fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.

Approved February 29, 1988.