

(2) INCORPORATED WITH THE INFORMATION ON WAGERING AT THE IN-STATE SENDING TRACK.

(F) THE SIMULCAST SIGNAL SHALL BE ENCODED AND THE IN-STATE RECEIVING-NORMALLY-APPLICABLE-TO-RACING-CONDUCTED-AT-THE-IN-STATE SENDING-TRACK; RECEIVING TRACK MAY NOT SEND THIS SIGNAL ANYWHERE BEYOND THE PREMISES UPON WHICH WAGERING IS PERMITTED.

(G) IF THE IN-STATE SENDING TRACK OR THE IN-STATE RECEIVING TRACK IS UNABLE TO OBTAIN APPROVAL OF THE INTRASTATE SIMULCASTING AGREEMENT FROM THEIR RESPECTIVE HORSEMEN'S ORGANIZATIONS, EITHER TRACK MAY PETITION THE RACING COMMISSION TO MAKE A DETERMINATION AS TO WHETHER THE WITHHOLDING OF APPROVAL IS DETRIMENTAL TO THE RACING INDUSTRY. IF THE COMMISSION DETERMINES THAT THE WITHHOLDING OF APPROVAL IS DETRIMENTAL, THE COMMISSION MAY DIRECT THE HORSEMEN'S ORGANIZATIONS TO APPROVE THE INTRASTATE SIMULCASTING AGREEMENT. THE DETERMINATION OF THE COMMISSION TO WITHHOLD APPROVAL MAY BE APPEALED TO THE CIRCUIT COURT OF ANY COUNTY IN WHICH AN AFFECTED RACETRACK IS LOCATED.

SECTION 2. AND BE IT FURTHER ENACTED, That the Racing Commission shall report to the General Assembly on or before November 1 of each year on the effects of intertrack wagering, including the impact on the communities located within 2 miles of the in-state sending and receiving tracks, the effect on pari-mutuel wagering at both tracks, and the effect on admissions and amusement tax revenues from racetrack admissions.

SECTION 3. AND BE IT FURTHER ENACTED, That the Senate Finance Committee and the House Ways and Means Committee jointly shall study the issue of taxation of thoroughbred and harness racetracks and simulcasting and report its findings and any recommendations to the General Assembly by January 1, 1989.

SECTION -2- 3 4. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1988.

Approved May 17, 1988.