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1 A bill to be entitled 2 An act relating to medication and testing of racing 3 animals; amending s. 550.2415, F.S.; revising the 4 prohibition on the use of certain medications or 5 substances on racing animals; authorizing the Division 6 of Pari-mutuel Wagering within the Department of 7 Business and Professional Regulation to solicit input 8 from the Department of Agriculture and Consumer 9 Services; revising the penalties for violating laws 10 relating to the racing of animals; decreasing the timeframe in which prosecutions for violations 11 12 regarding racing animals must commence; requiring the 13 division to notify the owners or trainers, stewards, and the appropriate horsemen's association of all drug 14 15 test results; prohibiting the division from taking 16 action against owners or trainers under certain circumstances; requiring the division to require its 17 laboratory and specified independent laboratories to 18 19 annually participate in a quality assurance program; 20 requiring the administrator of the program to submit a 21 report; revising the conditions of use for certain 2.2 medications; expanding violations to include prohibited substances that break down during a race 23 found in specimens collected after a race; revising 24 25 the rulemaking authority of the division; providing an 26 effective date.

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28	Be It Enacted by the Legislature of the State of Florida:
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30	Section 1. Paragraphs (a) and (b) of subsection (1),
31	paragraphs (a) and (b) of subsection (3), subsections (4) and
32	(5), and subsections (7) through (16) of section 550.2415,
33	Florida Statutes, are amended to read:
34	550.2415 Racing of animals under certain conditions
35	prohibited; penalties; exceptions
36	(1)(a) The racing of an animal that has been impermissibly
37	medicated or determined to have a prohibited substance present
38	with any drug, medication, stimulant, depressant, hypnotic,
39	narcotic, local anesthetic, or drug-masking agent is prohibited.
40	It is a violation of this section for a person to <u>impermissibly</u>
41	medicate an animal or for an animal to have a prohibited
42	substance present resulting administer or cause to be
43	administered any drug, medication, stimulant, depressant,
44	hypnotic, narcotic, local anesthetic, or drug-masking agent to
45	an animal which will result in a positive test for <u>such</u>
46	medications or substances such substance based on samples taken
47	from the animal immediately prior to or immediately after the
48	racing of that animal. Test results and the identities of the
49	animals being tested and of their trainers and owners of record
50	are confidential and exempt from s. $119.07(1)$ and from s. $24(a)$,
51	Art. I of the State Constitution for 10 days after testing of
52	all samples collected on a particular day has been completed and

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53 any positive test results derived from such samples have been 54 reported to the director of the division or administrative 55 action has been commenced.

It is a violation of this section for a race-day 56 (b) 57 specimen to contain a level of a naturally occurring substance 58 which exceeds normal physiological concentrations. The division 59 may solicit input from the Department of Agriculture and Consumer Services and adopt rules that specify normal 60 physiological concentrations of naturally occurring substances 61 62 in the natural untreated animal and rules that specify 63 acceptable levels of environmental contaminants and trace levels 64 of substances in test samples.

65 (3) (a) Upon the finding of a violation of this section, 66 the division may revoke or suspend the license or permit of the 67 violator or deny a license or permit to the violator; impose a 68 fine against the violator in an amount not exceeding the purse 69 or sweepstakes earned by the animal in the race at issue or \$10,000, whichever is greater \$5,000; require the full or 70 71 partial return of the purse, sweepstakes, and trophy of the race 72 at issue; or impose against the violator any combination of such 73 penalties. The finding of a violation of this section does not 74 prohibit in no way prohibits a prosecution for criminal acts 75 committed.

(b) The division, notwithstanding the provisions of
chapter 120, may summarily suspend the license of an
occupational licensee responsible under this section or division

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79 rule for the condition of a race animal if the division 80 laboratory reports the presence of <u>a prohibited</u> an impermissible 81 substance in the animal or its blood, urine, saliva, or any 82 other bodily fluid, either before a race in which the animal is 83 entered or after a race the animal has run.

(4) A prosecution pursuant to this section for a violation
of this section must be commenced within <u>90 days</u> 2 years after
the violation was committed. Service of an administrative
complaint marks the commencement of administrative action.

88 (5) The division shall implement a split-sample procedure89 for testing animals under this section.

90 (a) Upon finding a positive drug test result, The division 91 department shall notify the owner or trainer, the stewards, and 92 the appropriate horsemen's association of all drug test the 93 results. The owner may request that each urine and blood sample 94 be split into a primary sample and a secondary (split) sample. 95 Such splitting must be accomplished in the laboratory under rules approved by the division. Custody of both samples must 96 97 remain with the division. If a drug test result is positive 98 However, and upon request by the affected trainer or owner of 99 the animal from which the sample was obtained, the division 100 shall send the split sample to an approved independent 101 laboratory for analysis. The division shall establish standards 102 and rules for uniform enforcement and shall maintain a list of at least five approved independent laboratories for an owner or 103 104 trainer to select from if a drug test result is in the event of

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105 a positive test sample.

(b) If the <u>division</u> state laboratory's findings are not
confirmed by the independent laboratory, no further
administrative or disciplinary action under this section may be
pursued. The division may adopt rules identifying substances
that diminish in a blood or urine sample due to passage of time
and that must be taken into account in applying this section.

112 If the independent laboratory confirms the division (C) state laboratory's positive result, or if there is an 113 114 insufficient quantity of the secondary (split) sample for 115 confirmation of the state laboratory's positive result, the 116 division may commence administrative proceedings as prescribed 117 in this chapter and consistent with chapter 120. For purposes of 118 this subsection, the department shall in good faith attempt to 119 obtain a sufficient quantity of the test fluid to allow both a 120 primary test and a secondary test to be made.

121 (d) For the testing of racing greyhounds, if there is an 122 insufficient quantity of the secondary (split) sample for 123 confirmation of the division laboratory's positive result, the 124 division may commence administrative proceedings as prescribed 125 in this chapter and consistent with chapter 120.

(e) For the testing of racehorses, if there is an
 insufficient quantity of the secondary (split) sample for
 confirmation of the division laboratory's positive result, the
 division may not take further action on the matter against the
 owner or trainer, and any resulting license suspension must be

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immediately lifted.
(f) The division shall require its laboratory and the
independent laboratories to annually participate in an
externally administered quality assurance program designed to
assess testing proficiency in the detection and appropriate
quantification of medications, drugs, and naturally occurring
substances that may be administered to racing animals. The
administrator of the quality assurance program shall report its
results and findings to the division and the Department of
Agriculture and Consumer Services.
(7) (a) In order to protect the safety and welfare of
racing animals and the integrity of the races in which the
animals participate, the division shall adopt rules establishing
the conditions of use and maximum concentrations of medications,
drugs, and naturally occurring substances identified in the
Controlled Therapeutic Medication Schedule, Version 2.1, revised
April 17, 2014, adopted by the Association of Racing
Commissioners International, Inc. (ARCI). Controlled therapeutic
medications include only the specific medications and
concentrations allowed in biological samples which have been
approved by ARCI as controlled therapeutic medications.
(b) The division rules must designate the appropriate
biological specimens by which the administration of medications,
drugs, and naturally occurring substances is monitored and must
determine the testing methodologies, including measurement
uncertainties, for screening such specimens to confirm the

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157	presence of medications, drugs, and naturally occurring
158	substances.
159	(c) The division rules must include a classification
160	system for drugs and substances and a corresponding penalty
161	schedule for violations which incorporates the Uniform
162	Classification Guidelines for Foreign Substances, Version 8.0,
163	revised December 2014, by ARCI. The division shall adopt
164	laboratory screening limits approved by ARCI for drugs and
165	medications that are not included as controlled therapeutic
166	medications, the presence of which in a sample may result in a
167	violation of this section.
168	(d) The division rules must include conditions for the use
169	of furosemide to treat exercise-induced pulmonary hemorrhage.
170	(e) The division may solicit input from the Department of
171	Agriculture and Consumer Services in adopting the rules required
172	under this subsection. Such rules must be adopted before January
173	1, 2016 Under no circumstances may any medication be
174	administered closer than 24 hours prior to the officially
175	scheduled post time of a race except as provided for in this
176	section.
177	(a) The division shall adopt rules setting conditions for
178	the use of furosemide to treat exercise-induced pulmonary
179	hemorrhage.
180	(b) The division shall adopt rules setting conditions for
181	the use of prednisolone sodium succinate, but under no
182	circumstances may furosemide or prednisolone sodium succinate be
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183	administered closer than 4 hours prior to the officially
184	scheduled post time for the race.
185	(c) The division shall adopt rules setting conditions for
186	the use of phenylbutazone and synthetic corticosteroids; in no
187	case, except as provided in paragraph (b), shall these
188	substances be given closer than 24 hours prior to the officially
189	scheduled post time of a race. Oral corticosteroids are
190	prohibited except when prescribed by a licensed veterinarian and
191	reported to the division on forms prescribed by the division.
192	(f) (d) This section does not Nothing in this section shall
193	be interpreted to prohibit the use of vitamins, minerals, or
194	naturally occurring substances so long as none exceeds the
195	normal physiological concentration in a race-day specimen.
196	(c) The division may, by rule, establish acceptable levels
197	of permitted medications and shall select the appropriate
198	biological specimens by which the administration of permitted
199	medication is monitored.
200	(8) (a) Furosemide is the only medication that may be
201	administered within 24 hours before the officially scheduled
202	post time of a race, but it may not be administered within 4
203	hours before the officially scheduled post time of a race Under
204	no circumstances may any medication be administered within 24
205	hours before the officially scheduled post time of the race
206	except as provided in this section.
207	(b) As an exception to this section, if the division first
208	determines that the use of furosemide, phenylbutazone, or

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209 prednisolone sodium succinate in horses is in the best interest 210 of racing, the division may adopt rules allowing such use. Any 211 rules allowing the use of furosemide, phenylbutazone, or 212 prednisolone sodium succinate in racing must set the conditions 213 for such use. Under no circumstances may a rule be adopted which 214 allows the administration of furosemide or prednisolone sodium 215 succinate within 4 hours before the officially scheduled post 216 time for the race. Under no circumstances may a rule be adopted 217 which allows the administration of phenylbutazone or any other 218 synthetic corticosteroid within 24 hours before the officially 219 scheduled post time for the race. Any administration of 220 synthetic corticosteroids is limited to parenteral routes. Oral 221 administration of synthetic corticosteroids is expressly prohibited. If this paragraph is unconstitutional, it is 222 severable from the remainder of this section. 223

(c) The division shall, by rule, establish acceptable
levels of permitted medications and shall select the appropriate
biological specimen by which the administration of permitted
medications is monitored.

(9) (a) The division may conduct a postmortem examination of any animal that is injured at a permitted racetrack while in training or in competition and that subsequently expires or is destroyed. The division may conduct a postmortem examination of any animal that expires while housed at a permitted racetrack, association compound, or licensed kennel or farm. Trainers and owners shall be requested to comply with this paragraph as a

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235 condition of licensure.

(b) The division may take possession of the animal upon death for postmortem examination. The division may submit blood, urine, other bodily fluid specimens, or other tissue specimens collected during a postmortem examination for testing by the division laboratory or its designee. Upon completion of the postmortem examination, the carcass must be returned to the owner or disposed of at the owner's option.

(10) The presence of a prohibited substance in an animal, found by the division laboratory in a bodily fluid specimen collected <u>after the race or</u> during the postmortem examination of the animal, which breaks down during a race constitutes a violation of this section.

(11) The cost of postmortem examinations, testing, anddisposal must be borne by the division.

(12) The division shall adopt rules to implement this
 section. The rules may include a classification system for
 prohibited substances and a corresponding penalty schedule for
 violations.

254 (13) Except as specifically modified by statute or by 255 rules of the division, the Uniform Classification Guidelines for 256 Foreign Substances, revised February 14, 1995, as promulgated by 257 the Association of Racing Commissioners International, Inc., is 258 hereby adopted by reference as the uniform classification system 259 for class IV and V medications.

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(14) The division shall utilize only the thin layer

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261 chromatography (TLC) screening process to test for the presence 262 of class IV and V medications in samples taken from racehorses 263 except when thresholds of a class IV or class V medication have 264 been established and are enforced by rule. Once a sample has 265 been identified as suspicious for a class IV or class V 266 medication by the TLC screening process, the sample will be sent 267 for confirmation by and through additional testing methods. All 268 other medications not classified by rule as a class IV or class 269 V agent shall be subject to all forms of testing available to 270 the division.

271 (13) (15) The division may implement by rule medication 272 levels for racing greyhounds recommended by the University of 273 Florida College of Veterinary Medicine developed pursuant to an 274 agreement between the Division of Pari-mutuel Wagering and the University of Florida College of Veterinary Medicine. The 275 University of Florida College of Veterinary Medicine may provide 276 277 written notification to the division that it has completed research or review on a particular drug pursuant to the 278 279 agreement and when the College of Veterinary Medicine has 280 completed a final report of its findings, conclusions, and 281 recommendations to the division.

(16) The testing medium for phenylbutazone in horses shall be serum, and the division may collect up to six full 15milliliter blood tubes for each horse being sampled. Section 2. This act shall take effect July 1, 2015.

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