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By: Delegate C. Davis Introduced and read first time: February 4, 1998 Assigned to: Ways and Means							
	Committee Report: Favorable						
House action: Adopted Read second time: March 24, 1998							
	CHAPTER						
1	AN ACT concerning						
2	Horse Racing - Special Fund - Taxes						
3 4 5 6 7 8	FOR the purpose of requiring that funds remaining in the Special Fund be allocated in certain amounts to the Maryland-Bred Race Fund and to the Maryland Standardbred Race Fund; altering the termination provision relating to the allocation of certain amounts bet on certain thoroughbred and harness races to certain taxes and purses; providing for the termination of certain provisions of this Act; and generally relating to horse racing in the State.						
9 10 11 12 13	Section 11-406 Annotated Code of Maryland						
14 15 16 17 18	Section 11-402, 11-515, 11-614, and 11-616 Annotated Code of Maryland						
19 20 21	1						

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

23 MARYLAND, That the Laws of Maryland read as follows:

1 **Article - Business Regulation** 2 11-402. 3 The Special Fund consists of: 4 the State share of daily licensee fees; (1) 5 (2) pari-mutuel taxes; 6 (3) the impact aid under § 11-812 of this title; 7 (4) except as provided in § 11-521 of this title, money from uncashed 8 pari-mutuel tickets that are from bets made into the betting pools of nonharness 9 licensees; and 10 (5) any permit fees under § 11-820 and 11-832 of this title. 11 11-406. 12 After all deductions from the Special Fund are made, money that remains in the 13 Special Fund shall be [paid into the General Fund of the State] ALLOCATED IN THE 14 FOLLOWING WAY: 15 (1) 70% TO THE MARYLAND-BRED RACE FUND; AND 16 (2)30% TO THE MARYLAND STANDARDBRED RACE FUND, TO BE DIVIDED 17 EQUALLY BETWEEN THE SIRES STAKES PROGRAM AND THE FOALED STAKES 18 PROGRAM. 19 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 20 read as follows: 21 **Article - Business Regulation** 22 11-515. Except as provided in §§ 11-515.1 and 11-516 of this subtitle, the takeout 23 24 that a licensee deducts from the handle of a race shall be allocated in accordance with 25 this section. A licensee shall: 26 (b) 27 (1) keep 50% of the breakage; 28 (2) allocate 45% of the breakage for purses; and 29 (3) allocate 5% of the breakage to the Maryland-Bred Race Fund. 30 (c) From the 17% that a licensee deducts from each regular mutuel pool, the 31 licensee shall:

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	pay 0.25% of Pension Fundamental		keep 7.70% of each regular mutuel pool, from which the licensee shall gular mutuel pool to the Maryland Race Track Employees		
4 5	State tax;	(2)	allocate 0.32% of each regular mutuel pool to the Commission for		
6 7	Race Fund; a	(3) and	allocate 1.10% of each regular mutuel pool to the Maryland-Bred		
8		(4)	allocate 7.88% of each regular mutuel pool for purses.		
9 10	(d) horses, the l		e 19% that a licensee deducts from each multiple mutuel pool on 2 hall:		
	shall pay 0.2 Pension Fun		keep 8.70% of each multiple mutuel pool, from which the licensee ach multiple mutuel pool to the Maryland Race Track Employees		
14 15	State tax;	(2)	allocate 0.32% of each multiple mutuel pool to the Commission for		
16 17	Race Fund;	(3) and	allocate 1.10% of each multiple mutuel pool to the Maryland-Bred		
18		(4)	allocate 8.88% of each multiple mutuel pool for purses.		
19 20	(e) or more hor		e 25% that a licensee deducts from each multiple mutuel pool on 3 censee shall:		
	shall pay 0.2 Pension Fun		keep 11.70% of each multiple mutuel pool, from which the licensee ach multiple mutuel pool to the Maryland Race Track Employees		
24 25	State tax;	(2)	allocate 0.32% of each multiple mutuel pool to the Commission for		
26 27	Race Fund;	(3) and	allocate 1.10% of each multiple mutuel pool to the Maryland-Bred		
28		(4)	allocate 11.88% of each multiple mutuel pool for purses.		
29	11-614.				
30 31	Except as provided in § 11-614.1 of this subtitle, a licensee whose average handle is over \$600,000 shall:				
32		(1)	allocate 0.32% of each mutuel pool to the Commission as State tax;		
33 34	otherwise ag	(2) greed to b	allocate for purses 0.18% of each mutuel pool, or an amount that is by the licensee and the organization representing a majority of		

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	the harness owners and trainers in the State, which shall provide revenue in addition to any other funds set aside for purses by private parties;					
3	(3) allocate 0.25% of each mutuel pool to the Maryland Harness Track Employees Pension Fund;					
5	(4)	keep 16.25% of each regular mutuel pool;				
6	(5)	keep 18.25% of each multiple mutuel pool on 2 horses; and				
7	(6)	keep 24.25% of each multiple mutuel pool on 3 or more horses.				
8	11-616.					
9	A licensee whose	e average handle is \$600,000 or less shall:				
10	(1)	allocate 0.32% of each mutuel pool to the Commission as State tax;				
13	(2) allocate for purses 0.18% of each mutuel pool, or an amount that is 2 otherwise agreed to by the licensee and the organization representing a majority of 3 the harness owners and trainers in the State, which shall provide revenue in addition 4 to any other funds set aside for purses by private parties;					
15 16	(3) to the Maryland Harr	subject to § 11-618 of this subtitle, allocate 0.25% of each mutuel pool ness Track Employees Pension Fund;				
17	(4)	keep 18.00% of each regular mutuel pool;				
18	(5)	keep 20.00% of each multiple mutuel pool on 2 horses; and				
19	(6)	keep 26.00% of each multiple mutuel pool on 3 or more horses.				
20		Chapter 750 of the Acts of 1997				
23 24	SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 1997. It shall remain effective for a period of [one year] 2 YEARS AND 1 MONTH and, at the end of [May 31, 1998] JUNE 30, 1999, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.					
28 29	SECTION 3. AND BE IT FURTHER ENACTED, That the changes to § 11-406 of the Business Regulation Article, as enacted by Section 1 of this Act, shall remain effective until June 30, 1999, and, at the end of June 30, 1999, with no further action required by the General Assembly, the changes to § 11-406 shall be abrogated and of no further force and effect.					
31 32	SECTION 4. AN June 1, 1998.	ND BE IT FURTHER ENACTED, That this Act shall take effect				