^{109TH CONGRESS} 2D SESSION H.R.6158

To amend the Interstate Horseracing Act of 1978 to require, as a condition to the consent for off-track wagering, that horsemen's groups and host racing commissions offer insurance coverage for professional jockeys and other horseracing personnel, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 21, 2006

Mr. WHITFIELD (for himself and Mr. STUPAK) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

- To amend the Interstate Horseracing Act of 1978 to require, as a condition to the consent for off-track wagering, that horsemen's groups and host racing commissions offer insurance coverage for professional jockeys and other horseracing personnel, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. CONDITION FOR CONSENT OF OFF-TRACK WA-4 GERING.

5 (a) REQUIREMENT.—Section 5(a) of the Interstate
6 Horseracing Act of 1978 (15 U.S.C. 3004(a)) is amend7 ed—

	-
1	(1) in paragraph (1) —
2	(A) by redesignating subparagraph (B) as
3	subparagraph (C);
4	(B) by adding after subparagraph (A) the
5	following:
6	"(B) that as a condition precedent to such
7	consent (except in a State where jockeys, exer-
8	cise riders, or backside personnel and trainers
9	are included in a State worker's compensation
10	program under the laws or regulations of such
11	State effective on June 30, 2006) the terms
12	and conditions of the agreement described in
13	subparagraph (A) provide that not less than 50
14	percent of any amount received by the horse-
15	men's group under such agreement be paid by
16	the horsemen's group to the host racing com-
17	mission for the purpose of the host racing com-
18	mission offering insurance coverage for profes-
19	sional jockeys, exercise riders, and backside per-
20	sonnel and trainers; and provided further,"; and
21	(2) in paragraph (2) , by inserting before the
22	semicolon the following: ", including the consent of
23	such commission to offer insurance coverage with
24	the funds obtained by such commission based on the

2

	0
1	terms and conditions of the written agreement as set
2	forth in paragraph (1)(B)".
3	(b) DEFINITION.—Section 3 of the Interstate Horse-
4	racing Act of 1978 (15 U.S.C. 3002) is amended—
5	(1) in paragraph (22) , by striking the period at
6	the end and inserting a semicolon;
7	(2) by adding after paragraph (22) the fol-
8	lowing new paragraphs:
9	"(23) 'insurance coverage' means health and in-
10	jury insurance for jockeys, exercise riders, and back-
11	side personnel and trainers who are employed or
12	under contract for training or horseracing in the
13	State of the host racing association and who may be
14	injured in the performance of their official duties
15	while so employed or under contract;
16	"(24) 'exercise rider' means an individual em-
17	ployed as a rider by a horse trainer or any other
18	person to assist in the exercising and training of a
19	horse for horseracing; and
20	"(25) 'jockey' means a professional jockey who
21	is licensed by one or more State to compete as a
22	rider in horseracing.".
23	(c) Amendment to Findings.—Section 2(a) of the
24	Interstate Horseracing Act of 1978 (15 U.S.C. 3001(a))
25	is amended—

1	(1) in paragraph (2), by striking "; and" and
2	inserting a semicolon;
3	(2) in paragraph (3), by striking the period and
4	inserting "; and"; and
5	(3) by adding at the end the following:
6	"(3) there is a need for the Federal govern-
7	ment, in ensuring such cooperation, to ensure that
8	jockeys, exercise riders, and backside personnel and
9	trainers who may be injured in the performance of
10	their official duties while employed or under contract
11	in horseracing receive insurance coverage.".
12	SEC. 2. PROHIBITION ON STEROIDS.
13	The Interstate Horseracing Act of 1978 (15 U.S.C.
14	3001 et seq.) is further amended—
15	(1) by redesignating sections 6 through 9 as
16	sections 7 through 10, respectively;
17	(2) in section $8(a)$ (as so redesignated), by
18	striking "with section 6." and inserting "with sec-
19	tion 7. A jockey, exercise rider, or trainer or other
20	backside personnel may bring such an action for a
21	violation of the condition in section $5(a)(1)(B)$ or a
22	violation of section 6."; and
23	(3) by inserting after section 5 the following:
24	"PROHIBITION ON STEROIDS
25	"SEC. 6. No person may enter a horse in any horse-
26	race that is the subject of an interstate off-track wager
	•HR 6158 IH

1~ if such horse has been given an abolic steroids of any kind.

- 2 The appropriate host racing commission shall develop pro-
- 3 cedures for and administer appropriate testing for the
- 4 presence of anabolic steroids.".