BEFORE THE PENNSYLVANIA
STATE HORSE RACING COMMISSION

IN RE:
SECONDARY PARI-MUTUEL ORGANIZATION (SPMO) Electronic Wagering License Application

: Administrative Docket 2018-9

STANDING ORDER

AND NOW, this 31st day of July, 2018, due to a drafting error by the Pennsylvania General Assembly in Act 42 of 2017, specifically an amendment made to Section 9331 of the Racing Act that cannot be implemented, and having committed best efforts to determine the intent of the legislation, and after having conferred with the relevant horsemen’s organization impacted by the legislative drafting error, it is hereby ORDERED and DIREC TED, that in the approval of any electronic wagering license granted by this Commission to an SPMO, compliance with the following language shall be imposed as a condition of that license in substitution for compliance with the verbatim text of Section 9331(d)(1) of the Racing Act which cannot be implemented as written.

§ 9331. Pari-mutuel wagering at nonprimary locations.

* * * *

(d) Payment of purses.-- An SPMO shall distribute money to the horsemen's organizations to be used for payment of purses at racetracks, as follows:

(1) Except as provided for in paragraphs (2), (3), an amount equal to 6% of the daily gross wagering handle from pari-mutuel wagering by residents of this Commonwealth on races conducted by those other than Pennsylvania licensed racing entities. That amount shall be distributed 60% to the thoroughbred horsemen’s organizations to be used for payment of purses at thoroughbred racetracks and 40%
to the standardbred horsemen’s organizations to be used for payment of purses at standardbred racetracks.

BY THE PENNSYLVANIA
STATE HORSE RACING COMMISSION:

[Signature]
Russell C. Redding, Chairman