1100 Bank Street, 1st Floor Richmond, Virginia 23219-3642 TTY Toll-free within Virginia 800-260-3466 REV 1/8/13

PARI-MUTUEL WAGERING

The following information is provided concerning the local referendum required by § 59.1-391 of the *Code of Virginia* before a license for any horse racetrack or satellite facility can be granted.

"Satellite facility" is defined as all areas of the property at which simulcast horse racing is received for the purposes of pari-mutuel wagering, and any additional areas designated by the Virginia Racing Commission. The Commission is empowered to authorize up to ten satellite facilities and must restrict majority ownership of satellite facilities to an entity which owns a horse racetrack in Virginia and is licensed by the Commission.

"Simulcast horse racing" is defined as the simultaneous transmission of the audio or video portion, or both, of horse races from a licensed horse racetrack or satellite facility to another licensed horse racetrack or satellite facility, regardless of state of licensure, whether such races originate within the Commonwealth or any other jurisdiction by satellite communication devices, television cables, telephone lines, or any other means for the purposes of conducting pari-mutuel wagering.

Before any license to construct, establish, operate or own a racetrack or satellite facility can be granted, a referendum must be held in the county or city in which the racetrack would be located.

§ 24.2-684.1 of the *Code of Virginia* prescribes requirements for petitions being circulated for referenda. The procedures in this bulletin must be followed and you should use the petition form posted to the State Board of Elections website:

(<u>http://www.sbe.virginia.gov/cms/documents/Referendum_Petition.pdf</u>). It also is recommended that you consult with an attorney to assure compliance with all legal requirements.

A. Prior To Circulating Petitions

1. Prepare the petition form by completing the top left statement "We the qualified voters of ...". Next, insert the question to be placed on the ballot. One of the questions listed below must be used, and both may appear on the same petition:

EITHER:

"Shall pari-mutuel wagering be permitted at a licensed racetrack in (name of county, city, or town) on live horse racing at, and on simulcast racing transmitted from another jurisdiction to, the licensed racetrack on such days as may be approved by the Virginia Racing Commission in accordance with Chapter 29 (§ 59.1-364 et seq.) of Title 59.1 of the Code of Virginia?"

AND/OR:

"Shall pari-mutuel wagering be permitted in (name of county, city, or town) at satellite facilities in accordance with Chapter 29 (§ 59.1-364 et seg.) of Title 59.1 of the Code of Virginia?"

- 2. Before circulating any petition pages, one individual who is a registered and qualified voter of the county, city, or town in which the referendum will be held must file with the clerk of circuit court of that county or city:
 - a. a statement which lists the petitioner's:
 - 1) Name;
 - 2) Residence address;
 - 3) Mailing address, if different from residence address; and
 - 4) The name of the organization represented by the petitioner in circulating the petition, if applicable.
 - b. a copy of the petition which states one of the two questions set forth above.

The individual who signs this statement should be the person who will be responsible for the petition drive and the filing of the petitions that have been circulated.

3. The clerk of the circuit court must certify, within ten days of the filing of the above documents, that he has received and accepted the petition copy and statement.

B. Circulating Petitions

- 1. Begin circulating **only after** receiving the clerk's certification.
- 2. Each person who circulates a petition page must:
 - a. Be a legal resident of the United States of America (USA); a non-minor or a non-felon (a felon who achieves voting rights restoration may circulate a referendum petition as long as he/she is a legal resident of the USA and not a minor; (**REV 1/8/13**)
 - b. See each person sign that petition page; and
 - c. Complete and sign, before a notary, the affidavit on each petition page he/she circulates.
- 3. Petitions must be *circulated, completed* and *filed* with the appropriate court **within nine** months of the date of the certification by the clerk of circuit court.
- 4. Each petition must:
 - a. Contain the signatures of qualified voters of the county, city, or town equal in number to at least 5% of the number of registered voters therein as of January 1 preceding the filing of the petition. [It is recommended that at least 10% be obtained to assure that a sufficient number are qualified.]; and
 - b. Contain the date signed and **full printed name and residence address** of each voter.

For the definition of "qualified voter," please refer to § 24.2-101.

C. Filing Petitions

- 1. Petitions must be filed with the court in time to permit the petitions to be checked and an order entered at least eighty-one days before the date on which the election is to be held.
- 2. A suggested format for the court order which should be presented with your petitions to the court for its signature is attached.

D. Other Requirements

1. The referendum must be held on a Tuesday that is not later than the next general election unless the order is entered within the eighty-one days prior to that general election.

The referendum cannot be held (i) on the same day as a primary election; (ii) in the 55 days preceding a primary or general election; (iii) in the 24 days following a primary election; or (iv) in the 30 days following a general election. Voting equipment must remain sealed during these last two periods in the event of a recount or contest.

 If the referendum is required to be held at the same time as a regularly scheduled May or November election, the court order is **not** required to be submitted by the chief legal officer of the county or city to the United States Justice Department pursuant to the Federal Voting Rights Act.

If the date of the election is discretionary, submission **must be made** to the United States Justice Department pursuant to the Federal Voting Rights Act.

- 3. This referendum cannot be held more often than once every three years in the same county, city, or town.
- 4. A subsequent local referendum would have to be held before a license could be issued if no license is issued within the five years following the court order proclaiming the results of the first election.

STATEMENT OF PETITIONER FOR LOCAL REFERENDUM

10: Clerk of C	ircuit Court					
County/Ci	ty of					
Submitted here law on the ques		of a petition to be opears thereon.	circulated fo	or a referendu	ım as authorized	by
	jurisdiction and	of the <i>Code of Virgin</i> d, if applicable, distr ed as required:				
	TYPE OR PRINT YOUR	R FULL LEGAL NAME				
	ENTER YOUR RESIDE	NCE ADDRESS		-		
	CITY/Town		ZIP	-		
	ENTER YOUR MAILING	GADDRESS IF DIFFERENT FROM R	ESIDENCE ADDRES	SS		
	CITY/TOWN		ZIP			
	ENTER A DAYTIME TE	LEPHONE NUMBER, INCLUDING AF	REA CODE			
	ENTER NAME OF ORG	SANIZATION YOU REPRESENT, IF O	NE			
		ys of my filing thes d this statement.	e documer	nts, that you	have received a	and
of the date of	your certificate ever first occu	must be circulated, one of receipt and according. I further understion.	eptance or	by the deadl	ine required for	the
		SIGNATURE OF PETITIONER			-	

ENTER DATE

CERTIFICATE OF RECEIPT AND ACCEPTANCE LOCAL REFERENDUM

TO:	
	I,, Clerk of the Circuit Court of
	, certify that:
Code	, filed with me as required by § 24.2-684.1 of the of Virginia, a copy of a petition for a referendum on the following subject:
be ci	, the issue for which the petition will reculated. A statement also was filed setting forth the filer's name and residence address. The ment:
	did not indicate that the filer is representing an organization; or
	indicated that the filer is representing the following organization:
•	, and
	did; or set forth a mailing address different from the filer's residence address. did not
certif	I further certify that I accept these documents and petitions now may be circulated. Petitions be circulated, completed and filed with the Court within nine months of the date of this fication. The filing deadline for any specific election also must be met if the referendum is to be at that election.
	, Clerk
	Date:

The Clerk of Circuit Court must return to the filer of the petition the original of this document and to the State Board of Elections one copy each of this document, the Statement of Petitioner and the Petition.

TO SAVE TAXPAYER DOLLARS THIS DOCUMENT IS PRINTED FRONT AND BACK. PREPARE ORIGINAL TYPED COPY, ENTER APPROPRIATE INFORMATION AS INDICATED, AND SUBMIT TO THE COURT AS TWO SEPARATE PAGES.

VIRGINIA: IN THE CIRCUIT COURT OF

ORDER

It appearing to the Court that a Petition has been filed requesting the Court to order a referendum to be held pursuant to § 59.1-391 in (enter county or *city name*) on the (insert either pari-mutuel racing question and/or offtrack pari-mutuel wagering question);

AND it having been certified to the Court by the General Registrar of the county (or city, as applicable) that such petition has been signed by registered voters equal to or greater than five percent of the number registered in the county (or city, as applicable) on the January 1 preceding its filing;

It is, therefore, ADJUDGED, ORDERED and DECREED that at the general election to be held on (enter election date), a Tuesday that is at least eighty-one days following the entry of this order, the election officials of the county (or city) shall open the polls and take the sense of the qualified voters of (enter county or city name) on the following question (or questions) to be printed on the ballot:

PARI-MUTUEL RACING

"Shall pari-mutuel wagering be permitted in (enter county or city name) at a licensed racetrack in accordance with Chapter 29 (§ 59.1-364 et seq.) of Title 59.1 of the Code of Virginia?"

and/or

OFFTRACK PARI-MUTUEL WAGERING

"Shall pari-mutuel wagering be permitted in (enter county or *city name*) at satellite facilities in accordance with Chapter 29 (§ 59.1-364 et seq.) of Title 59.1 of the Code of Virginia?"

The Clerk of the Court shall cause notice of the referendum to be published once a week for the three (3) consecutive weeks prior to the election in (enter name of newspaper), a newspaper having general circulation in (enter county or city name), and a copy of the notice shall be posted during the same time on the door of the (enter county or city name) Courthouse.

The Clerk of this Court shall send a copy of this Order to the State Board of Elections and to the Secretary of the Electoral Board of (enter county or city name). The election shall be held and the results shall be certified as provided in § 24.2-684 of the *Code of Virginia*.

ENTERED thisday of, 20	
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JUDGE

I ask for this:

sign here

printed name of signator

(counsel for petitioner or, if none, petitioner)