## **HOUSE BILL No. 1168**

## DIGEST OF INTRODUCED BILL

**Citations Affected:** IC 4-31-2; IC 4-31-9.5; IC 4-31-14; IC 6-8.1-1-1.

**Synopsis:** Horse racing matters. Imposes a wagering tax on amounts wagered through advance deposit wagering by account holders in Indiana. Provides for the distribution of advance deposit wagering tax revenues. Authorizes paid fantasy sports games. Provides that paid fantasy sports game statute do not constitute gambling. Provides that paid fantasy sports games may be conducted through an Internet web site maintained and operated by a game operator or on the premises of certain licensed facilities under a contract between a game operator and the owner of the licensed facility. Provides for the regulation of paid fantasy sports games by the paid fantasy sports division of the horse racing commission. Appropriates to the division fees and civil penalties collected by the division.

Effective: July 1, 2016.

## Morrison

January 7, 2016, read first time and referred to Committee on Public Policy.



Second Regular Session of the 119th General Assembly (2016)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2015 Regular Session of the General Assembly.

## **HOUSE BILL No. 1168**

A BILL FOR AN ACT to amend the Indiana Code concerning trade regulation and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 4-31-2-1.1 IS ADDED TO THE INDIANA CODE
2	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2016]: Sec. 1.1. "Account holder" means an individual who has
4	established an advanced deposit wagering account with a
5	secondary pari-mutuel organization.
6	SECTION 2. IC 4-31-2-1.3 IS ADDED TO THE INDIANA CODE
7	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1, 2016]: Sec. 1.3. "Advance deposit wagering" means a system of
9	pari-mutuel wagering in which wagers are debited and payouts are
10	credited to an account established by an individual and held by a
11	secondary pari-mutuel organization, regardless of whether the
12	wagers are made in person, by telephone, or through
13	communication by other electronic means. The term does not
14	include an approved limited mobile gaming system.
15	SECTION 3. IC 4-31-2-5.3 IS ADDED TO THE INDIANA CODE
16	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY

1, 2016]: Sec. 5.3. "Communication by other electronic means"



1	means communication by any electronic communication device
2	including any of the following:
3	(1) A personal computer or other device enabling
4	communication through the Internet.
5	(2) A private network.
6	(3) An interactive television.
7	(4) A wireless communication technology.
8	(5) An interactive computer service (as defined in
9	IC 35-45-5-1).
10	SECTION 4. IC 4-31-2-20.6 IS ADDED TO THE INDIANA CODE
11	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
12	1, 2016]: Sec. 20.6. "Secondary pari-mutuel organization" means
13	a person that offers advance deposit wagering in Indiana. A person
14	that offers advance deposit wagering is presumed, subject to
15	rebuttal, to be offering advance deposit wagering in Indiana if the
16	person:
17	(1) holds, debits, or credits advance deposit wagering accounts
18	for Indiana residents;
19	(2) regularly solicits business from potential patrons located
20	in Indiana; or
21	(3) regularly solicits and receives deposits or wagers from
22	account holders located in Indiana.
23	SECTION 5. IC 4-31-2-20.8 IS ADDED TO THE INDIANA CODE
24	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
25	1,2016]: Sec. 20.8. "Simulcast" means the communication by other
26	electronic means of a horse race contested at a recognized meeting
27	and other information related to the horse race, including the
28	transmission of pari-mutuel wagering odds, amounts wagered, and
29	payoffs on amounts wagered.
30	SECTION 6. IC 4-31-9.5 IS ADDED TO THE INDIANA CODE
31	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2016]:
33	Chapter 9.5. Advance Deposit Wagering Tax
34	Sec. 1. (a) A secondary pari-mutuel organization shall pay to the
35	department of state revenue a tax on the total amount of money
36	wagered by account holders located in Indiana as follows:
37	(1) Six percent (6%) of the total amount of money wagered on
38	live races conducted at a permit holder's racetrack.
39	(2) Six percent (6%) of the total amount of money wagered on
40	live races conducted in another state or on simulcasts that
<i>1</i> 1	ariginate from another state



(b) The secondary pari-mutuel organization shall remit the tax  ${\bf r}$ 

3 4	particular month before the fifteenth day of the following month
	(c) The tax imposed by this section is a listed tax for purposes of
5	IC 6-8.1-1.
6	Sec. 2. A secondary pari-mutuel organization is entitled to a
7	credit against the tax imposed under this chapter equal to the
8	amount, if any, of wagering tax paid to any other state, territory,
9	or possession of the United States for the same money wagered.
10	Sec. 3. The department of state revenue shall distribute one
11	hundred percent (100%) of the wagering taxes it receives from a
12	secondary pari-mutuel organization to the commission for deposit
13	in the equine industry infrastructure fund established under
14	section 4 of this chapter.
15	Sec. 4. (a) The equine industry infrastructure fund is
16	established.
17	(b) The fund shall be administered by commission.
18	(c) The fund consists of advanced deposit wagering tax revenue
19	deposited in the fund under this chapter.
20	(d) The treasurer of state shall invest the money in the fund not
21	currently needed to meet the obligations of the fund in the same
22	manner as other public funds may be invested.
23	(e) Money in the fund at the end of a state fiscal year does not
24	revert to the state general fund.
25	(f) Money in the fund may be used by the commission only for
26	the following purposes:
27	(1) Fifty percent (50%) of the money in fund must be used to
28	provide grants to permit holders for the improvement and
29	maintenance of the permit holders' horse racing facilities.
30	(2) Fifty percent (50%) of the money in the fund must be used
31	to provide grants to the state fair commission, county fairs
32	and the department of parks and recreation in Johnson
33	County for the improvement and maintenance of horse racing
34	and training facilities at the state fairgrounds, county
35	fairgrounds, and county park tracks.
36	Sec. 5. The payment of the tax imposed under this chapter does
37	not make the secondary pari-mutuel organization immune from
38	criminal prosecution. However, confidential information acquired
39	by the department of state revenue may not be used to initiate or
40	facilitate prosecution for an offense other than an offense based on
41	a violation of this chapter.



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SECTION 7. IC 4-31-14 IS ADDED TO THE INDIANA CODE AS
A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
1, 2016]:
Chapter 14. Paid Fantasy Sports Games
Sec. 1. A fantasy game conducted under this chapter does not
constitute gambling for purposes of IC 35-45-5.
Sec. 2. As used in this chapter, "confidential information"
means information related to the play of paid fantasy sports games
by game participants obtained solely as a result of or by virtue of
a person's employment.
Sec. 3. As used in this chapter, "division" refers to the paid
fantasy sports division established by section 10 of this chapter.
Sec. 4. As used in this chapter, "game operator" means a person
who is engaged in the business of professionally conducting paid
fantasy sports games for cash prizes for members of the general
public.
Sec. 5. As used in this chapter, "game participant" means an
individual who participates in a paid fantasy sports game offered
by a game operator.
Sec. 6. As used in this chapter, "licensed facility" means any of
the following:
(1) A satellite facility licensed under IC 4-31-5.5.
(2) A riverboat (as defined by IC 4-33-2-17).
(3) A gambling game facility operated under IC 4-35.
Sec. 7. As used in this chapter, "licensee" means any of the
following:
(1) A permit holder (as defined by IC 4-31-2-14).
(2) A licensed owner (as defined by IC 4-33-2-13).
(3) An operating agent (as defined by IC 4-33-2-14.5).
Sec. 8. As used in this chapter, "paid fantasy sports game"
means any fantasy or simulation sports game or contest that meets
the following conditions:
(1) The values of all prizes and awards offered to winning
game participants are established and made known to the
game participants in advance of the game or contest.
(2) All winning outcomes reflect the relative knowledge and
skill of the game participants and are determined
predominantly by accumulated statistical results of the
performance of individuals, including athletes in the case of
sporting events.
(3) No winning outcome is based on the score, point spread, or
performance or performances of any single team or



1	combination of teams, or solely on any single performance of
2	an individual athlete or player in any single event.
3	Sec. 9. As used in this chapter, "person" means any association,
4	corporation, limited liability company, fiduciary, individual, joint
5	stock company, joint venture, partnership, sole proprietorship, or
6	other private legal entity.
7	Sec. 10. The paid fantasy sports division is established within the
8	commission.
9	Sec. 11. The division may do the following:
10	(1) Investigate and reinvestigate applicants, game operators,
11	and licensees with whom a game operator has entered into a
12	contract under section 12 of this chapter.
13	(2) Investigate alleged violations of this chapter.
14	(3) Take appropriate administrative enforcement or
15	disciplinary action against a person who violates this chapter.
16	(4) Conduct hearings.
17	(5) Issue subpoenas for the attendance of witnesses and
18	subpoenas duces tecum for the production of books, records,
19	and other relevant documents.
20	(6) Administer oaths and affirmations to witnesses.
21	Sec. 12. A game operator may:
22	(1) conduct one (1) or more paid fantasy sports games
23	through an Internet web site maintained and operated by the
24	game operator; or
25	(2) contract with a licensee to conduct one (1) or more paid
26	fantasy sports games on the premises of a licensed facility.
27	Sec. 13. (a) A game operator must:
28	(1) be authorized to transact business in Indiana under IC 23;
29	and
30	(2) pay to the division the initial fee imposed under subsection
31	(b).
32	(b) A game operator shall pay to the division an initial fee of five
33	thousand dollars (\$5,000) for the privilege of conducting paid
34	fantasy sports games under this chapter.
35	(c) A game operator shall annually pay to the division a five
36	thousand dollar (\$5,000) fee on the anniversary date of the
37	payment made under subsection (b) to renew the privilege of
38	conducting paid fantasy sports games under this chapter.
39	(d) The division shall deposit all fees received under this section
40	in the state general fund. Money deposited under this subsection is
41	continuously appropriated to the division for the division's use in
42	administering this chapter.



1	Sec. 14. A game operator must do the following before
2	beginning to conduct paid fantasy sports games under this chapter:
3	(1) Provide written notice to the division of the game
4	operator's intent to conduct paid fantasy sports games under
5	this chapter.
6	(2) Submit for the division's approval any proposed contract
7	with a licensee through which the game operator intends to
8	conduct paid fantasy sports games under this chapter.
9	(3) Submit a plan for doing the following:
10	(A) Verifying the identity and age of patrons who wish to
11	participate in a paid fantasy sports game conducted under
12	this chapter.
13	(B) Maintaining the security of the identifying and
14	financial information of game participants participating in
15	paid fantasy sports games conducted under this chapter.
16	(C) Promoting paid fantasy sports games conducted under
17	this chapter in a manner that accurately describes the
18	relationship between the game operator and a licensee.
19	Sec. 15. (a) A licensee that enters into a contract with a game
20	operator to conduct paid fantasy sports games on the premises of
21	the licensee's licensed facility shall pay to the division:
22	(1) an initial fee of five thousand dollars (\$5,000) for the
23	privilege of conducting paid fantasy sports games under this
24	chapter; and
25	(2) in each calendar year thereafter, a five thousand dollar
26	(\$5,000) fee on the anniversary date of the payment made
27	under subdivision (1) to renew the privilege of conducting
28	paid fantasy sports games under this chapter.
29	(b) The division shall deposit all fees received under this section
30	in the state general fund. Money deposited under this subsection is
31	continuously appropriated to the division for the division's use in
32	administering this chapter.
33	Sec. 16. A game operator may charge an entry fee to participate
34	in a paid fantasy sports game conducted under this chapter.
35	Sec. 17. An individual must be at least eighteen (18) years of age
36	to participate in a paid fantasy sports game conducted under this
37	chapter.
38	Sec. 18. Any prize awarded in a paid fantasy sports game must
39	be made known before the fantasy game begins. The value of a
40	prize awarded in the paid fantasy sports game may not be
41	determined by the number of game participants in the paid fantasy



1	sports game or the amount of entry fees paid by the game
2	participants.
3	Sec. 19. A game operator shall implement procedures to do the
4	following:
5	(1) Prevent employees of the game operator or a licensee with
6	whom the game operator has entered into a contract under
7	section 12 of this chapter, and any relative of an employee
8	living in the household of the employee, from competing in a
9	paid fantasy sports game in which the cash prize exceeds five
10	dollars (\$5).
11	(2) Prevent an owner, director, or officer of the game
12	operator or a licensee with whom the game operator has
13	entered into a contract under section 12 of this chapter from
14	being a game participant in any paid fantasy sports game
15	offered by the game operator.
16	(3) Prevent employees of the game operator or a licensee with
17	whom the game operator has entered into a contract under
18	section 12 of this chapter from sharing confidential
19	information that could affect paid fantasy sports game play
20	with third parties until the information is made publicly
21	available.
22	(4) Verify that a game participant is at least eighteen (18)
23	years of age.
24	(5) Prevent an individual who is a player, game official, or
25	other participant in an actual sporting event or competition
26	from participating in any paid fantasy sports game that is
27	determined in whole or in part on the performance of that
28	individual, the individual's actual team, or the accumulated
29	statistical results of the sporting event or competition in which
30	the individual is a player, game official, or other participant.
31	(6) Allow individuals to restrict themselves from entering paid
32	fantasy sports games.
33	(7) Disclose the number of paid fantasy sports games a single
34	game participant may enter.
35	Sec. 20. A game operator shall take reasonable steps to do the
36	following:
37	(1) Prevent the participation in paid fantasy sports games of
38	individuals who have restricted themselves from entering paid
39	fantasy sports games.
40	(2) Prevent game participants from entering more than the
41	maximum number of allowed paid fantasy sports games.



- Sec. 21. A game operator shall segregate the funds of game participants from the operational funds of the game operator.
- Sec. 22. For the protection of the funds of game participants held in paid fantasy sports game accounts, a game operator shall maintain a reserve in the form of cash, cash equivalents, an irrevocable letter of credit, a bond, or a combination of these sources that is equal to the amount of money deposited in paid fantasy sports game accounts of game participants.
- Sec. 23. A game operator shall contract annually with a certified public accountant to perform a financial audit of the game operator's paid fantasy sports game operations under this chapter to ensure compliance with this chapter. The game operator shall submit the results of the audit to the division. The same certified public accountant may not perform more than two (2) consecutive financial audits for a game operator under this section.
- Sec. 24. The division may impose a civil penalty upon a game operator, a licensee, or an employee of a game operator or a licensee for a violation of this chapter. The maximum amount of a civil penalty imposed under this section for a particular violation is one thousand dollars (\$1,000). The division shall deposit all civil penalties received under this section in the state general fund. Money deposited under this section is continuously appropriated to the division for the division's use in administering this chapter.
- Sec. 25. Entry fees and other revenues received by a licensee under a contract with a game operator for conducting paid fantasy sports games are not considered to be received from a licensee's gaming operations and are not subject to:
  - (1) a wagering tax imposed under IC 4-33-13 or IC 4-35-8;
  - (2) the fee imposed under IC 4-35-8.5;
  - (3) the distribution required under IC 4-35-7-12; or
  - (4) any other tax or fee imposed upon a licensee under IC 4-31, IC 4-33, or IC 4-35.

SECTION 8. IC 6-8.1-1-1, AS AMENDED BY P.L.220-2014, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 1. "Listed taxes" or "taxes" includes only the pari-mutuel taxes (IC 4-31-9-3 through IC 4-31-9-5); **the advance deposit wagering tax (IC 4-31-9.5)**; the riverboat admissions tax (IC 4-33-12); the riverboat wagering tax (IC 4-33-13); the slot machine wagering tax (IC 4-35-8); the type II gambling game excise tax (IC 4-36-9); the gross income tax (IC 6-2.1) (repealed); the utility receipts and utility services use taxes (IC 6-2.3); the state gross retail and use taxes (IC 6-2.5); the adjusted gross income tax (IC 6-3); the



supplemental net income tax (IC 6-3-8) (repealed); the county adjusted gross income tax (IC 6-3.5-1.1); the county option income tax (IC 6-3.5-6); the county economic development income tax (IC 6-3.5-7); the auto rental excise tax (IC 6-6-9); the financial institutions tax (IC 6-5.5); the gasoline tax (IC 6-6-1.1); the special fuel tax (IC 6-6-2.5); the motor carrier fuel tax (IC 6-6-4.1); a motor fuel tax collected under a reciprocal agreement under IC 6-8.1-3; the motor vehicle excise tax (IC 6-6-5); the aviation fuel excise tax (IC 6-6-13); the commercial vehicle excise tax (IC 6-6-5.5); the excise tax imposed on recreational vehicles and truck campers (IC 6-6-5.1); the hazardous waste disposal tax (IC 6-6-6.6) (repealed); the cigarette tax (IC 6-7-1); the beer excise tax (IC 7.1-4-2); the liquor excise tax (IC 7.1-4-3); the wine excise tax (IC 7.1-4-4); the hard cider excise tax (IC 7.1-4-4.5); the malt excise tax (IC 7.1-4-5); the petroleum severance tax (IC 6-8-1); the various innkeeper's taxes (IC 6-9); the various food and beverage taxes (IC 6-9); the county admissions tax (IC 6-9-13 and IC 6-9-28); the regional transportation improvement income tax (IC 8-24-17); the oil inspection fee (IC 16-44-2); the emergency and hazardous chemical inventory form fee (IC 6-6-10); the penalties assessed for oversize vehicles (IC 9-20-3 and IC 9-30); the fees and penalties assessed for overweight vehicles (IC 9-20-4 and IC 9-30); and any other tax or fee that the department is required to collect or administer.



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