1 AN ACT 2 RELATING TO RACETRACKS; DISTRIBUTING A PORTION OF THE 3 PARI-MUTUEL TAX TO THE STATE FAIR COMMISSION; REDUCING THE CAPITAL IMPROVEMENTS OFFSET; AUTHORIZING THE STATE FAIR TO 4 ENTER INTO A LONG-TERM LEASE WITH A RACETRACK LICENSEE. 5 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO: 7 8 Section 1. Section 16-6-15 NMSA 1978 (being Laws 1935, 9 Chapter 69, Section 3, as amended) is amended to read: 10 "16-6-15. ADDITIONAL POWERS.--In addition to the powers which it may now have, the New Mexico state fair shall have 11 12 power to: 13 acquire, by purchase, gift or the exercise of Α. 14 the right of eminent domain, and hold and dispose of real or 15 personal property or rights or interests therein except as 16 limited by Section 13-6-2.1 NMSA 1978, which provisions 17 requiring state board of finance approval of certain actions 18 are applicable to the state fair. The right of eminent 19 domain shall be exercised in the same manner as is provided 20 for the exercise of such power by the state or any county, 21 municipality or school district; Β. build, construct, improve, repair or maintain

B. build, construct, improve, repair or maintain
buildings, structures, improvements, grounds and equipment
which may be required by or convenient for the purpose of
operating a state fair;

SB 363 Page 1

1 C. enter into a new long-term lease, not to exceed 2 twenty-five years, for the purpose of providing a lessee that 3 is a racetrack licensee with the use of buildings and other facilities on the grounds of the state fair; provided, 4 5 however, that a lease entered into pursuant to this 6 subsection shall contain a provision for termination of the 7 lease at the end of any calendar year in which there is no class III tribal gaming being conducted in New Mexico; 8 acquire any project and to own, operate and 9 D. 10 maintain such project; accept grants of money, materials or property 11 Ε. of any kind from a federal agency upon such terms and 12 13 conditions as the federal agency may impose; borrow money and issue bonds and provide for 14 F. 15 the payment of the same and for the rights of the holders 16 thereof, provided that the commission shall not issue bonds, 17 negotiate loans or renegotiate loans without the prior 18 approval of the state board of finance; and 19 G. perform all acts and do all things necessary or 20 convenient to carry out the powers granted in this article, or heretofore granted, to obtain loans or grants or both from 21 22 any federal agency and to accomplish the purposes of this article and secure the benefits of the Recovery Act." 23 24 Section 2. Section 60-1-15 NMSA 1978 (being Laws 1933,

Chapter 55, Section 9, as amended) is amended to read:

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SB 363 Page 2

"60-1-15. TAX LEVIED--CERTAIN LICENSE FEES AND TAXES PROHIBITED.--

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Α. In addition to the daily tax provided in Section 60-1-8 NMSA 1978, a tax of two and three-sixteenths percent is levied on the gross amount wagered each day at each place where horse racing is conducted by any state fair association designated by law that in good faith conducts a public fair and exhibition of stock and farming products or where horse racing for profit is held. The tax shall be paid from the commissions of the licensee.

11 To encourage the improvement of horse racing Β. 12 facilities for the benefit of the public, breeders and horse 13 owners and to increase the revenue to the state from the 14 increase in pari-mutuel wagering and tourism resulting from 15 these improvements, not more than one-half of the tax levied 16 under Subsection A of this section for the first two hundred 17 fifty thousand dollars (\$250,000) of daily handle only, shall 18 be offset for class A licensees by the amount that the class 19 A licensee expends for capital improvements or in financing 20 term investment in capital improvements at existing racetrack 21 facilities and for class B licensees by the amount that the 22 class B licensee expends for capital improvements, not to 23 exceed fifty percent of the offset amount allowed pursuant to 24 this subsection, and by the amount the class B licensee 25 expends for advertising, marketing and promoting horse racing SB 363

Page 3

1 in the state, not to exceed fifty percent of the offset 2 amount allowed pursuant to this subsection. The offset 3 provided in this paragraph shall also apply to the daily handle generated at its facility by a licensee engaged solely 4 5 in simulcasting pursuant to Section 60-1-25 NMSA 1978. The term "capital improvement" means any capital investment in 6 items that are subject to depreciation under the United 7 8 States Internal Revenue Code of 1986 and are approved by the 9 state racing commission.

10 C. To compensate for the additional municipal 11 services required by the location of a racetrack within a 12 municipality, an amount of revenue derived from the tax 13 levied on such a racetrack under Subsection A of this 14 section, above the amount offset by capital expenditures and 15 advertising as provided in Subsection B of this section, 16 shall be transferred to the municipal treasurer of the 17 municipality in which the track generating the revenue is 18 located for expenditure by the municipality in providing 19 those additional municipal services. The amount to be 20 transferred shall be determined in accordance with the 21 provisions of Section 60-1-15.2 NMSA 1978.

D. An amount equal to one-half of the tax levied
pursuant to Subsection A of this section is appropriated and
shall be transferred to the state fair commission for
expenditure on capital improvements at the state fairgrounds, SB 363

Page 4

other than improvements of the casino, and for expenditure for debt service on negotiable bonds issued for the capital improvements.

Ε. Accurate records shall be kept by the licensee 4 5 to show all commissions, total gross amounts wagered and 6 breakage, as well as other information the state racing 7 commission may require. Records shall be open to inspection 8 and shall be audited by the commission or any of its 9 authorized representatives. Should any licensee fail to keep 10 records accurately and intelligibly, the commission may 11 prescribe the method in which the licensee shall keep 12 records.

F. All remaining revenues collected as a result of
the tax on the gross amount wagered shall be deposited in the
state general fund.

16 G. Notwithstanding any other provision of law, no 17 political subdivision of this state may impose any occupational tax against a racetrack operating under 18 19 authority of a license granted by the state racing 20 commission. No political subdivision may levy an excise tax 21 against any racetrack operating under authority of a license 22 granted by the state racing commission, except that local 23 option gross receipts taxes may be imposed to the extent 24 permitted by law."

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Section 3. EFFECTIVE DATE.--The effective date of the SB 363

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