```
TEXAS RACING COMMISSION
```

\author{
10:30 a.m. Wednesday, April 13, 2022 \\ ```
John H. Reagan Building \\ Room 120 \\ 1400 Congress Avenue \\ Austin, Texas 78701

```
}

COMMISSIONERS:
```

ROBERT C. PATE, Chair
CONNIE McNABB, D.V.M., Vice Chair
MARGARET MARTIN (absent)
ARVEL "A.J." WAIGHT
MICHAEL "MIKE" MOORE
REBECCA CONTRERAS (absent)
EX OFFICIO MEMBERS:
TIM KLEINSCHMIDT, Texas Department of
Agriculture
STEVEN P. MACH, Public Safety Commission

```

I N D E X

\section*{AGENDA ITEM}
I. Call to Order

Roll Call
II. Public Comment
III. Staff Reports
A. Discussion and consideration of staff reports regarding administrative matters:
1. Executive Director's Report 35
2. Health \& Safety Subcommittee Report 54
3. Budget and Finance Reports 59
4. Enforcement Report60
IV. Staff Actions
A. Horse Racing Integrity and Safety
Authority (HISA). Discussion,
consideration, and possible action to
remit fees to HISA on or before May 2,
2022, pursuant to 15 USC s 3502 (f) (2).
V. Proceedings on Rules
A. Discussion and possible action to publish proposed rule repeal in the Texas Register:
1. 16 TAC \(\$ 309.13\), Subchapter A, Division 1, Supplemental Fee
B. Discussion and possible action to publish proposed rule amendment in the Texas Register:
2. 16 TAC \(\$ 303.42\), Subchapter B, Approval 11 of Charity Race Days
C. Discussion and possible action to publish 14 proposed rule amendment in the Texas Register:
1. 16 TAC §301.1(74), Definition of Specimen
2. 16 TAC §319.3, Subchapter A, Medication Restricted
3. 16 TAC §319.301, Subchapter D,

Division 1, Testing Authorized
VI. Proceedings on the Horse Industry Escrow Account
A. Staff report on breed registry requests for 16 funding from the Horse Industry Escrow Account approved by the Executive Director, as of March 17, 2022.
B. Discussion and possible action to allocate funds in the Horse Industry Escrow Account to state horse breed registries for events to further the horse industry under 16 TAC Chapter 303, Subchapter G, as of March 17, 2022 .
1. Requests by the Texas Paint Horse Breeders Association.
2. Requests by the Texas Quarter Horse Association.
VII. Proceedings on Racetracks
A. Discussion and possible action to designate a May 1 through June 30, 2022 application period for proposed race dates during Calendar Years 2023-2027, including charity race dates, under 16 TAC \(\$ 303.41\). Race dates will be scheduled for presentation at the Commission meeting in August 2022.
VIII. Executive Session
VII. Next Commission Meeting

Wednesday, June 8, 2022, 10:30 a.m.
VIII. Adjourn

PROCEED I N GS
CHAIRMAN PATE: Good morning. At this time, I'd like to call today's meeting of the Texas Racing Commission to order. The time is 10:30.

Jim, please call the roll.

MR. BLODGETT: Yes, sir. Chairman Robert Pate?

CHAIRMAN PATE: Here.

MR. BLODGETT: Vice Chair Dr. Connie McNabb?

DR. McNABB: Here.

MR. BLODGETT: Commissioner Margaret Martin?
(No response.)

MR. BLODGETT: Commissioner Michael Moore?

MR. MOORE: Here.

MR. BLODGETT: Commissioner A.J. Waight?

MR. WAIGHT: Here.

MR. BLODGETT: Commissioner Rebecca Contreras?
(No response.)

MR. BLODGETT: Commissioner Steven Mach?

MR. MACH: Here.

MR. BLODGETT: And Commissioner Kleinschmidt?

MR. KLEINSCHMIDT: Here.

CHAIRMAN PATE: Thank you, Jim. Do we have a quorum?

MR. BLODGETT: Yes, we do.

CHAIRMAN PATE: All right. Thank you.

Commissioners, I want to welcome you to our second meeting of 2022. We continue to have new challenges and great opportunities for partnership and engagement at all levels of the horse and greyhound industry, which will benefit the citizens of this great State of Texas.

I do have a few remarks that I want to give to make sure the Commissioners are aware of some pending issues. This pivotal meeting will consider the response of Texas and the Texas Racing Commission to the Federal HISA Act, which by terms, seeks to disenfranchise Texas from its essential role in the health and safety of horses and jockeys. An unintended consequence of HISA, at least in Texas, may be the elimination of all pari-mutuel wagering and simulcast wagering for HISA-covered horses and covered horse racing.

Under the Texas Racing Act, the security of the wagering involves the total involvement of the Texas Racing Commission, with the State stewards and veterinarians and licensing and regulation of owners and trainers and jockeys and others, as well as the regulation of the racing venues, including the security of the back side and the enforcement of rules by State investigators and State racing judges. Texas stewards also disqualify any horse running afoul while participating in a race and
certify race results.
Further, the Commission, through its agents, test the prevailing horses and provide an evidentiary chain of custody to secure the integrity of test samples sent to the testing lab at Texas A\&M University, which is, of course, one of the finest in the world. A simplified view of inserting HISA representatives in isolated functions will not in any way satisfy the Commission's mandate to protect health and safety of racing participants under the Texas Racing Act.

As a result, any race or meet subject to HISA regulation, without State staffing to adequately implement State law, will not be a race or meet which meets the Texas Racing statute. And the Commission cannot allow pari-mutuel wagering or simulcast wagering in those circumstances where it is not involved. There is simply no provision within HISA for pari-mutuel wagering or simulcast wagering conducted for covering horse races.

The unintended result, as I have mentioned, at least in Texas, will apparently be HISA's inability to conduct live horse races with the proper staffing of veterinarian stewards and other test barn staff sufficient to meet the laws of Texas.

This represents imminent financial harm to Texas, Texas tracks, and initially, Texas thoroughbred
horse owners, as well as any others related to that industry. And with the help of the Texas Attorney General and Texas Solicitor General, we hope to resolve these issues.

I also want to particularly thank you all for attending today, and make a couple of other remarks as I consider the last couple of months.

I want to especially thank you, Vice Chair Commissioner McNabb, who's performed hard work in understanding HISA and bringing the impact upon Texas to the full attention of the Commission. Additionally, I want to thank Director McNabb and General Counsel Fields for the long hours that rebuilding this Agency requires, not to mention the hard work of Amy Cook, our Executive Director.

I would like to mention that Commissioner Waight and the representatives from Texas A\&M Medical Diagnostic Laboratory joined me, Commissioner McNabb, and other Agency leadership in a health and safety conference hosted by Retama Race Track. It was a very informative meeting -- and an earlier meeting, which \(I\) was not in attendance, had been earlier held at Sam Houston Race Track.
So, finally, I want to additionally, again, thank Amy Cook, our Director, who took a position of an

Agency that had barely survived sunset and has had the hard work of trying to rebuild the Agency simultaneously with facing these material issues under the Texas Racing Act.

Now, for today's agenda -- Commissioners, I'd like to take Item VIII out of order, which is the Executive Session. We have as our guest today Chris Hilton with the Attorney General's Office, and Tiffany Gifford.

Gifford? Do I have that right? Thank you, Ms. Gifford.

And so, I'd like to take that up in an Executive Session so that we can discuss the pending litigation that we have with respect to the HISA Act.

So, the Commission will be moving, and I will now enter into Executive -- well, request that we now enter in an Executive Session under Government Code Section 551.0711, to seek the advice of its attorney regarding the pending or contemplated litigation, Chris Hilton and Taylor Gifford, thank you -- and I apologize for mispronouncing your name -- from the Attorney General's Office.

The time is now 10:36 a.m., and we'll be in Executive Session. Thank you.
(Whereupon, at 10:36 a.m., the meeting was
recessed, to reconvene this same day, Wednesday, April 13, 2022, following conclusion of the executive session.)

CHAIRMAN PATE: The Commission is now reconvening after concluding its Executive Session under Texas Government Code Section 551.0711. The time is now 11:10. We've made no decisions while in Executive Session.

I'd like to move now with the approval of you, Commissioners, to some staff actions, and we'll come to reports. Commissioner Mach has an important engagement at noon, and I told him we'd try to get through this piece of it first, if that's no objection. All right.

I'm going to move first on the proceeding on rules. I guess we didn't ask for public comment. I should have done that earlier. I'm going to ask right now.

Public comment -- Jim, has anybody signed up for public comment today?

MR. BLODGETT: Mr. Chairman, I have received no requests for public comments at this time.

CHAIRMAN PATE: All right. Thank you very
much. All right.
The next Agenda item, Item V.A, is discussion of the action to publish proposed rule repeal 16 TAC §309.13, Supplemental Fee, to be published in the Texas

Register by Virginia Fields.

Ms. Fields?

MS. FIELDS: Good morning, Commissioners. Virginia Fields, General Counsel. I'm here to present Agenda Item V.A, proceedings on rules, the proposed rule repeal of 16 Texas Administrative Code \(\S 309.13\), entitled Supplemental Fee. This is before you today for publication in the Texas Register.

The proposed repeal was a staff recommendation to begin closing of loopholes where racetracks could be assessed additional fees in addition to their racetrack licensing fee. This would be the first step for the Agency -- taking to change the funding foundation.

The Agency in the future has any shortfall, we would use either the emergency grant process or the supplemental appropriations process, as opposed to a rulemaking process, in assessing any additional fees to racetracks.

Staff today recommends that the Commission vote to approve the proposed rule appeals publication in the Texas Register.

CHAIRMAN PATE: Thank you, Virginia.
Commissioners, do you have any questions on the staff recommendation?

MR. MACH: Mr. Chairman, I move that we post
the rule for public comment.

CHAIRMAN PATE: All right. Before I take that up, I do have one person that signed up for public comment, Tommy Azopardi.

Did you want to speak on this item, Mr.
```

Azopardi?

```

MR. AZOPARDI: [inaudible from audience].

CHAIRMAN PATE: Oh, okay. Thank you very much.
Commissioner Mach has made a motion to publish the rule repeal in the Texas Register. Is there a second?

DR. McNABB: I'll second.
CHAIRMAN PATE: Thank you, Commissioner

McNabb. Any further discussion?
(No response.)
CHAIRMAN PATE: All those in favor, signify by saying aye.
(A chorus of ayes.)

CHAIRMAN PATE: Any opposed?
(No response.)

CHAIRMAN PATE: Hearing none, the motion
carries.

Item 5B. The next Item on the Agenda, V.B, is discussion and possible action to publish proposed rule amendment 16 TAC \(\S 303.42\), Approval of Charity Race Days, presented by Virginia Fields.

Ms. Fields?

MS. FIELDS: Commissioners, Agenda Item V.B, the proposed rule amendment to 16 Texas Administrative Code 16 §303.42, entitled Approval of Charity Race Days. This is also before you today for publication in the Texas Register.

The proposed rule amendment was a recommendation by Vice Chair Connie McNabb to broaden the scope of charities that could benefit from racetrack charity race day events. The rule amendment will allow for a greater number of charities to submit their proper documentation to racetracks for consideration and approval to be included in the charity race events and receive a portion of the charity race day proceeds benefitting those approved charities.

Staff recommends that the Commission vote to approve the publication of the proposed rule amendment in the Texas Register.

CHAIRMAN PATE: Thank you. Commissioners, do you have any questions?
(No response.)
CHAIRMAN PATE: Jim, is there anyone signed up for public comment on this rule?

MR. BLODGETT: No.
CHAIRMAN PATE: All right.

DR. McNABB: There's a comment.

MS. FIELDS: I believe Tommy has one.

DR. McNABB: Okay. Tommy --
CHAIRMAN PATE: No, he's in the next rule.

Okay.
DR. McNABB: Just a little bit of background -this does not eliminate or pass any judgment on the current charities. You know, certainly, Race Track Chaplaincy has been a big favorite, and we certainly agree they do wonderful work on the back side.

But we took a look and we have not had much success finding a nonprofit that was doing equine research that Charity Day really made a big difference. And so, we just wanted to open this up.

There's a lot of great charities that do
wonderful work in communities in Texas, and for a person who's involved with nonprofits, there's the saying: doing good is good business. So, if, indeed, there's a charity that can bring some goodwill in the community towards a racetrack and that works for a charity day, we just -- we want this to be good for all parties.

So, we just wanted to broaden the scope. We're not saying don't look for a charity doing equine research if you can find one that fits. But we just wanted to give you more latitude and do more good and good for your
businesses, also.

CHAIRMAN PATE: All right. If there is no further discussion or public comment, I would entertain a motion to publish this rule amendment in the Texas Register.

MR. KLEINSCHMIDT: Mr. Chairman, I move to approve for publication the proposed amendment to 16 Texas Administrative Code 303.42 --

CHAIRMAN PATE: Thank you. Motion --
MR. KLEINSCHMIDT: -- in the Texas Register.

CHAIRMAN PATE: Motion made by Mr.
Kleinschmidt. Is there a second?

MR. MACH: Second.

CHAIRMAN PATE: Second by Commissioner Mach.
Any further discussion?
(No response.)
CHAIRMAN PATE: All those in favor, please signify by saying aye.
(A chorus of ayes.)
CHAIRMAN PATE: Any opposed?
(No response.)
CHAIRMAN PATE: All right. The motion carries.
The next item is Item V.C, discussion and
possible action to publish a proposed rule amendment to 16 TAC §301.1(74), definition of specimen; 16 TAC §319.3,
medication restricted; and 16 TAC §319.301, testing authorized, in the Texas Register to be presented by Ms. Fields.

Ms. Fields?
MS. FIELDS: Commissioners, again, Agenda Item V.C, Virginia Fields here. Proposed rule amendments rules as cited by the Chair. These are before you today, too, as well, for publication in the Texas Register.

The proposed rule amendments were
recommendations that resulted from the open meetings that were held on February 2 nd and March 8th of the Health and Safety Subcommittee.

All of the proposed rule amendments before you are related to the hair testing that is now set for implementation or reimplementation starting September 1 of this year. These amendments clarify the requirement for state of the art drug testing under the Racing Act, Section 2034.001.

Staff recommends that the Commission vote for approval to publish in the Texas Register.

CHAIRMAN PATE: All right. Commissioners, are there any questions?
(No response.)
CHAIRMAN PATE: Mr. Azopardi, did you want to address this matter?

MR. AZOPARDI: [inaudible] my comments were going to be relating to the opening of the race date application period.

CHAIRMAN PATE: Oh, at the very end? Okay. It was just mismarked on here.

Got it. All right. Thanks.
Is there anyone else signed up for public
comment?

MR. BLODGETT: Mr. Chairman, I have received no requests for public comment at this time.

CHAIRMAN PATE: If there's no further
discussion or public comment, I would entertain a motion to publish these rule amendments in the Texas Register.

DR. McNABB: I so move.
CHAIRMAN PATE: Motion by Commissioner McNabb.

MR. MACH: Second.

CHAIRMAN PATE: Second by Commissioner Mach.
Any further discussion?
(No response.)
CHAIRMAN PATE: All right. Hearing none, all
those in favor, signify by saying aye.
(A chorus of ayes.)
CHAIRMAN PATE: Any opposed? Pardon me?
MR. MACH: I'm sorry. I jumped the gun.

CHAIRMAN PATE: That's okay. Motion carries. MS. FIELDS: Thank you.

CHAIRMAN PATE: Thank you. We'll go on to Section 4 [sic] now, proceeding on the Horse Industry Escrow Account.

Next item, Item VI.A, the staff report on the approved request for funds in the Horse Escrow Industry, to be presented by Dinorah Chiu. And these are with respect to the items that the -- less than \(\$ 50,000\), correct?

MS. CHIU: More than 50.
CHAIRMAN PATE: More than \(\$ 50,000\) only. All right. And these are all coming with staff recommendations to approve, correct?

MS. CHIU: Yes.

CHAIRMAN PATE: All right. All right, Dinorah?

MS. CHIU: Good morning, Commissioners.

CHAIRMAN PATE: Good morning.

MS. CHIU: Okay. We have the Texas Paint Horse
Breeders Association's request for \(\$ 130,000\) for the Cowgirl Gathering event in November 11 to 13.

The staff recommends approval. Commissioners?
CHAIRMAN PATE: All right. Commissioners, those materials were furnished to you. Do you have any questions?
(No response.)

CHAIRMAN PATE: Jim, has anybody signed up for public comment with respect to this request for funds?

MR. BLODGETT: No, sir, not at this time.

CHAIRMAN PATE: All right. If there's no further discussion or public comment, I would entertain a motion to approve this request.

DR. McNABB: So moved.

CHAIRMAN PATE: Moved by McNabb.

MR. MACH: Second.

CHAIRMAN PATE: Second by Mach. Any further discussion?
(No response.)
CHAIRMAN PATE: Hearing none, signify your vote by saying aye in favor.
(A chorus of ayes.)
CHAIRMAN PATE: Any opposed?
(No response.)

CHAIRMAN PATE: Motion carries.

Next item is Item VI.B.2, presentation of the three requests for funding by the Texas Quarter Horse Association for funds from the Horse Industry Escrow Account.

Dinorah?

MS. CHIU: Yes, we have three. The first one
is \(\$ 353,000\) for the 2022 Quarter Horse Meet at Retama, with dates of June 30 through August 20, 2022. The second one is \(\$ 325,000\) for the Retama Stakes Program, dates June 30 to August 20, 2022. The third one will be \(\$ 240,000\) for the Texas Summer Showdown with dates July 29, 2022.

The staff recommends approval.
CHAIRMAN PATE: All right.
MS. CHIU: Commissioners?

CHAIRMAN PATE: Commissioners, are there any
questions with respect to these applications?
(No response.)
CHAIRMAN PATE: All right. Anybody signed up for public comment on this item?

MR. BLODGETT: Mr. Chairman, I do not have any requests at this time.

CHAIRMAN PATE: Thank you. If there is no further discussion or public comment, the Chair would entertain a motion to approve these requests.

MR. MACH: So moved.
CHAIRMAN PATE: Motion by Commissioner Mach.

Second?

MR. KLEINSCHMIDT: Second.
CHAIRMAN PATE: Commissioner Kleinschmidt?

MR. KLEINSCHMIDT: Yes, sir. Second.
CHAIRMAN PATE: Thank you. All right. Any
further discussion?
(No response.)

CHAIRMAN PATE: All right. All those in favor, please signify by saying aye.
(A chorus of ayes.)
CHAIRMAN PATE: Any opposed?
(No response.)
CHAIRMAN PATE: The motion carries.

MS. CHIU: Thank you.

CHAIRMAN PATE: Thank you, Dinorah.

Moving on to Item VII.A, discussion and possible action with respect to the racetrack matters. Amy Cook will be presenting this.

Amy?
MS. COOK: Good morning, Commissioners. Ladies and gentlemen, before the Commission is the staff recommendation to designate a 60-day period for racetracks across the state to apply for proposed race dates for a five-year period.

Typically in the past, they were allowed to apply for only two years at a time, and a request is made to allow for a longer application period as the industry tries to grow and come back after the COVID-19 virus.

In addition to this application for race dates, they would also apply for charity race dates for those
days, and we hope to get more conversation and awareness for charities throughout the state to be able to participate in these dates.

Those race dates, once all the tracks have submitted them to the Commission staff and we've all worked together, will be presented jointly at a Commission meeting in August of 2022 .

CHAIRMAN PATE: All right. Commissioners, I have a question. Amy, we've -- these dates will obviously exceed into that period of time after which the HISA becomes effective.

So, are we talking about race dates that would be -- that would not be thoroughbred race dates? Are we talking about everybody picking race dates, but we're going to figure that out later? Or what are we looking at?

MS. COOK: So, my response would be since that law is not in effect, and we would hope that there would be some sort of nationwide injunction to stop the implementation of the Horse Racing Integrity and Safety Act -- and we would all partner to do this together on behalf of the horses -- that they would request -- put on all their requests that they would like to have, with the hope that the Texas Racing Commission would stay in the lead of overseeing racing in the great state of Texas.

CHAIRMAN PATE: Okay. So, we're inviting just the scheduling as usual -- your existing races. And then, we'll -- if to the extent HISA would apply or frustrate that, we would deal with that later.

Is that what you're suggesting?
MS. COOK: Yes, sir. That's correct.

CHAIRMAN PATE: All right. All right. Any
other questions, Commissioners?
(No response.)
CHAIRMAN PATE: All right. If there's no
further discussion, I would have -- the Chair --

MS. COOK: Mr. Azopardi had public comment on this part.

CHAIRMAN PATE: Oh, come on up. I'm sorry. See, I kept looking at 5A. It's 7A. Okay.

Come on up, Mr. Azopardi.
MR. AZOPARDI: Sorry about that, Mr. Chairman.

Commissioners, I just wanted to take a minute to encourage you all to approve what Executive Director Amy Cook's asked for.

This is yet another example of a great cooperation between your staff and the industry. We have, for a very long time, been asking for the ability to create a five-year business plan, instead of just two years at a time.

It's very tough to do this. And we've had a lot of criticisms, a lot of complaints over the years about the inactive last two licenses. This will actually give us now the runway to lift that very heavy plane off the ground.

And so, I would encourage you all to give this consideration. Thank you.

CHAIRMAN PATE: Thank you, Mr. Azopardi. Any further public comment?
(No response.)

CHAIRMAN PATE: Any further discussion,

Commissioners?
(No response.)
CHAIRMAN PATE: All right. If there is no further discussion or public comment, the Chair would entertain a motion to approve the designation of May 1 through June 30 , 2022, as the racetrack application dates for proposed race dates for calendar years 2023 through 2027.

MR. MACH: I'll make the motion.

CHAIRMAN PATE: Motion made by Commissioner Mach to approve.

DR. McNABB: I'll second.

CHAIRMAN PATE: Second by Commissioner McNabb.

Thank you. Any further discussion?
(No response.)
CHAIRMAN PATE: Okay. All those in favor, please signal by saying aye.
(A chorus of ayes.)
CHAIRMAN PATE: Any opposed?
(No response.)
CHAIRMAN PATE: Hearing none, the motion carries. I'm going to ask you to go back, Ladies and Gentlemen, to our Agenda -- on the action item, we're going to go -- Amy, we're going to go ahead and go to Item 4A, which would be the HISA letters that we need to get Commission approval on, all right?

So, I'm looking at Item 4A, staff action, discussion, consideration, and possible action on Agency draft letters to HISA, presented by Ms. Fields.

Ms. Fields?

MS. FIELDS: Commissioners, again, good morning. Virginia Fields, General Counsel for the record.

I'm here presenting Agenda Item 4A on the Horse Racing Integrity and Safety Act, or HISA.

As background today, staff is recommending that the Commission approve the draft letters to the HISA authority on their voluntary implementation agreement and remitting fees that they are currently seeking, totaling \(\$ 371,377\). Those letters are on pages 35 and 73 of your
meeting materials.
To begin the presentation, however, I'd like to provide you first with an update on the current federal case in Lubbock. You were last advised of our intention to attend the oral arguments on the plaintiff's motion for summary judgement for claims on private non-delegation under Section 1 -- Article 1, Section 1 of the U.S. Constitution and Due Process Clause.

Those oral argument occurred on February 16th. After the oral arguments, the State of Texas and the Texas Racing Commission intervened in the case, and on March 31st, the Court entered its memorandum order denying the plaintiff's motion for summary judgement.

On page 34 of your meeting materials today, there's a letter that our Executive Director sent to the Texas Solicitor General requesting representation for those matters that are currently ripe for appeal.

Aside from the federal legislation, the HISA authority -- through a Board member -- sent two separate requests to all executive directors of state racing commissions. One request was sent on March 27 th of 2022 , and provided the HISA voluntary implementation agreement that is contained in your materials beginning on page 74 through 79.

Also included in your materials -- again, is
page 73 -- is the Agency's response to the request and our various federal medical director, federal safety director, federal stewards, and federal veterinarians without corresponding contractual remuneration.

Finally, the federal statute -- it's 15 USC 3052 F1C -- states that not later than the date that's 90 days before the program's effective date, and every November 1 thereafter, the authority shall determine to provide to the state racing commissions the estimated amount that will be required from each state to fund the state's proportionate share of horse racing anti-doping and medication control and the racetrack safety programs for the next calendar year, and to also liquidate the states' proportionate share of any HISA loan or funding shortfall in the current calendar year and previous calendar year for the HISA authority.

As required on April 1 of 2022, the HISA Authority Executive Director, Lisa Lazarus, reported to the executive directors of the racing commissions the HISA CEO letter -- being contained on pages 37 through 39 -and the bill of costs -- which included Texas and other jurisdictions -- which begins on page 40 .

Reviewing page 40, you'll note that the bill of the HISA costs to the state of Texas to be paid by the Texas Racing Commission for implementation of the federal
regulations on thoroughbred racetrack safety and medication control rules is totaled currently at \(\$ 371,377\).

The HISA statute -- specifically, Section 15 USC 3052 F2A -- requires that any state racing commission that elects to remit those fees shall notify the authority of the election not later than 60 days before the program effective date, which is July 1. And therefore, this letter needs to be forwarded by May 1 .

Additionally, 15 USC 3052 F2C provides that a state racing commission may cease remitting fees not earlier than one year after notifying the authority of its intent to do so. Many states, such as New Jersey and Maryland, have already acknowledged that their respective enabling statutes do not permit the payment of fees to the federal government for the regulation of horse racing in their jurisdictions, and the case is the same for the state of Texas.

Staff recommends that the Commission vote to approve the draft letters that are contained in your meeting materials on pages 35 and 73 , respectively, declining to sign the voluntary implementation agreement and withdrawing any election to remit fees to the federal government. And I'm happy to answer any questions you may have.

CHAIRMAN PATE: All right. Commissioners, do
you have any questions?
(No response.)

CHAIRMAN PATE: We do have two individuals who have signed for public comment. I don't know if there is any particular order here.

John Cardwell, you're recognized for three minutes, sir.

MR. CARDWELL: Thank you, sir. Good morning, Commissioners. I'm John Cardwell, here on behalf of Lone Star Park in Grand Prairie, commenting on the HISA situation.

First, I would like to commend the Commission on the performance of your new Executive Director and General Counsel. I've been coming to these meetings since 1988. I had brown hair when I started.

This is the best executive director and general counsel that I have observed in those 34 years. Leadership does make a difference, and we thank you for your attention and your cooperation in this regard.

As to HISA, it has laudable goals, but the devil's in the details. And we agree with the legal conclusion that your General Counsel and Executive Director recommend -- at least, that we understand they recommend -- which is there is a limit on what the Texas Racing Commission can do.

Texas Racing Commission, obviously, was formed by the Texas Legislature. You can only do what your enabling statutory authorization is. There is a specific AG's opinion on your inability to collect and distribute fees that are not specifically authorized by the legislation.

So, we don't think you have the option to opt in or opt out. And that's what \(I\) mean by the devil's in the details.

HISA, in some form, would be a wonderful thing, but it needs some time so that we don't have a square peg being forced into a round hole. We need some time to massage this. July 1, 2022 is not a reasonable amount of time.

The legislature never envisioned a federal quasi-bureaucratic private entity coming in and imposing itself on state regulation. The tracks and the horsemen should be and are concerned about -- is this going to be a double layer of regulation, a double layer of cost? And we need time to work through all those things.

So, it's just another example of the unfunded federal mandate, which you all are being asked to deal with. And we certainly appreciate your efforts and we agree and support what your staff has recommended to you.

Are there any questions? Thank you.

CHAIRMAN PATE: No. Thank you, Mr. Cardwell.

I appreciate you being here today.

We have another person signed up -- Bruce
Bennett. Mr. Bennett?
MR. BENNETT: I have nothing to add, Mr.
Chairman.

CHAIRMAN PATE: All right. Thank you very much. Is there any further public comment?
(No response.)

CHAIRMAN PATE: Commissioner McNabb?

DR. McNABB: I appreciate your comments. So, last December, the folks who, at the time, were the leadership for HISA came to the ARCI. So, that's the Association of Racing Commissioners International.

Representatives from all the racing states were there. My statement to them was our charter and our laws have words like "will" and "shall", not "should" and "could", and our legislature doesn't meet until 2023. The things you're asking us to do, we do not have the authority to do.

The answer \(I\) got from their top leader at the time was, We're the feds, and we have FTC authority. So, whatever you say doesn't matter to us. And I said, Well, thank you very much, sir. See ya.

So, but that has been the push-back and the lack of cooperation that we have had. Hopefully, with new leadership at HISA, we can find our way through this maze.

CHAIRMAN PATE: Yeah, and I would also add, Mr. Cardwell, I don't know whether you were here when we started the meeting or not, but I had some remarks.

But I mean, we have a -- you are well aware, we have one statute that encompasses within that statute the things that we have to do as the Agency to license all the participants and regulate the back side and so forth, all for the purpose of protecting the wagering public and the pari-mutuel wagering.

So, you know, it's pretty clear to us that we're going to have -- the unintended consequence of HISA in Texas could very well be that there will be no pari-mutuel betting or wagering for any race, that HISA comes in and takes over where Texas cannot do what it has to do, so to allow pari-mutuel betting. There is no parimutuel betting provision within HISA, none. It doesn't even deal with it.

So, it's a tricky proposition. But anyway --
MR. CARDWELL: I would just add it's just another example of the many conflicts that HISA represents, which is why we think your case in Lubbock is a race worth running. Good luck in that. Thank you.

CHAIRMAN PATE: We're going to let it have its leash, or what do you call it? A rein. Let it rein, okay? Let it run.

MS. FIELDS: Commissioners, I'd only add, too, that after the bill of costs came through to the various racing jurisdictions, some of them did go to the HISA authority and request a copy of their budget, the basis of the \(\$ 14\) million they're seeking from all. And that is included in your meeting materials on page 35, the HISA budget that was forwarded after the fees were provided.

CHAIRMAN PATE: All right.
MS. FIELDS: Just for record.
CHAIRMAN PATE: If there is no further discussion or public comment, the Chair would entertain a motion on staff's recommendation to approve these draft letters to the HISA authority, which have been provided to you in the meeting materials, pages 35 and 73.

MR. KLEINSCHMIDT: Chairman, before the -- can I make one comment on the --

CHAIRMAN PATE: Absolutely.
MR. KLEINSCHMIDT: The letter on page 35 -- and I apologize. Being an attorney in the group, it's hard to read anything that \(I\) won't want to change to some extent.

But third paragraph, starting on the last two
lines, says "instead of" -- or the last three lines,
"instead of treating state regulatory agencies like bill collectors for the authority of the FTC should partner with states and their congressional delegations, then return to Congress with the goal of replacing the authority, a federal cooperative agreement." I would suggest adding on that second to last line after the "Congressional delegation," a comma after delegations, and putting the word "with" after authority. So, it would read as "with states and congressional delegations, then return to Congress with the goal of replacing the authority with a federal cooperative agreement program." And with those two corrections, I would move to authorize the Executive Director to sign and send both of these letters.

CHAIRMAN PATE: All right. With the corrections noted, Commissioner Kleinschmidt has moved to approve the draft letters.

Is there a second?

DR. McNABB: I'll second.
CHAIRMAN PATE: And you adopt the edits that Commissioner Kleinschmidt proposed, Commissioner McNabb? DR. McNABB: Yes.

CHAIRMAN PATE: All right. For your second? DR. McNABB: Yes. Okay.

CHAIRMAN PATE: All right. Is there any
```

further discussion?

```
    (No response.)
    CHAIRMAN PATE: All right. All those in favor,
please signify by saying aye.
    (A chorus of ayes.)
    CHAIRMAN PATE: Any opposed?
    (No response.)
    CHAIRMAN PATE: All right. The motion carries.
    We're going to now turn to staff reports.
Moved pretty fast here, Amy. I'm trying to give you
maximum exposure to Commissioner Mach before he has to
leave on items.
    What is the lineup? Are you going to give your
report first?
    MS. COOK: Yes, I am.
    CHAIRMAN PATE: Okay.
    Commissioners, one of the things that \(I\) know
that Amy will be discussing -- but give some thought now
as you're sitting here -- we're trying to schedule a
special meeting in May for purposes of considering and
approving the budget to be submitted to the legislature
for the next biennium, as well as our strategic plan.
    Amy and staff are literally -- you know,
they're using what we have, but what we have was pretty
thin. And we're developing new goals, new aspirations,
and new statements of what we're all about.
And so, hopefully, you can attend. I think the proposed date right now is May the 18 th, and the plan would be to get you some materials in your hands prior to that date so you can review it.

One of the things that \(I\) did not like when \(I\) first came on the Commission is simply being presented with a budget and asked to approve it, where I hadn't read it or knew nothing about it. I think it's important, particularly in this HISA time, and particularly, because of our -- that we rebill to the tracks for much of our cost.

I think it's important for us to understand what it is we're providing, how much it costs, and also understand what the tracks already provide. And it gives us some depth of field on our funding.

Amy, thank you.
MS. Cook: Thank you, Judge Pate. And may I say I appreciate all the attendance of all the folks that are here today.

I want to start by talking for just a moment about what's happened since the last Commission meeting. So, since the last Commission meeting, we've tried in various ways to show signs of visible change.

We came up with a new logo. We came up with a
new motto, and that new motto is "Excellence starts here."
And "Excellence starts here" does not mean that we are perfect. It means that we are giving our best effort. That's my expectation of the Agency staff and, quite frankly, of myself.

But what I will tell you I've learned in the last 60 days is that communication, which is what I've really been working on with everyone -- Commissioners, staff, and all of the stakeholders -- communication creates partnerships. Communication with the industry folks, with the tracks, with the horsemen's partnership, with TVMDL, who I see is here today; with Dwight Berube, who has provided space for us to do public meetings; with Angela Cooper, who has provided all of that support; for the Comptroller's Office, Facilities Commission, DIR, who's helping us work through our challenges.

Partnership has been incredible, and those partnerships are creating solutions. And those solutions inform the future of the racing industry in Texas. And so, I'm grateful as I stand here for all of that trust extended to me as I've tried to really ramp up the communication for this community.

So, "Excellence starts here" is really a challenge. It's a challenge to the Agency staff that we take personally, and it's a challenge to all of us to be
the best state -- you know, the best state agency in Texas, and the most professional racing commission in America. And I'm proud to lead that charge.

And I think you can see the evidence in that in the hair testing solutions. You know, public meetings where people stood up and said, I really want to get this right for Texas, and really, for those that we're trying to protect, the ones without voices, which are the animals.

You can see in the pari-mutuel wagering area, where, you know, all the staff are either not available to work because of health issues, or have left the Agency in the last 60 days.

And we came together -- with Virginia Fields leading that charge -- and asked everyone at all the tracks that do pari-mutuel wagering and auditing, How do we get this right? What are the processes that we have? Engaged the Comptroller, because it turns out that we have a form that the Comptroller had that they discontinued using 11 years ago.

So, garbage in, garbage out, right? We're sending them e-mails. They're sending us e-mails.

And so, there really wasn't a clear accountable process that everyone could see between the industry, the Commission, and the Comptroller of the flow of money. We
believe the money was flowing correctly. I'm not saying it wasn't. But I would tell you that the communication was not where it needed to be.

So, we're in the process of correcting that. We're going to design a new form that everyone uses. All the tracks have the same form. The Commission gets it, the Comptroller gets it, and we all feel comfortable.

And the Commissioners can see it on what's happening with simulcasting and live wagering and how that handle comes in and out. You can see it on the focus on safety.

So, Retama Park -- Angela Cooper stood up in the public meeting and said Retama is ready to race on its approved race dates, and we appreciate her saying that. And after that meeting, we walked through the park together -- the Commission staff, the industry folks, the Commissioners -- and looked to see whether she was ready. We believe she's ready, and we support that.

Lone Star Park opens up in the next couple of weeks. The same thing will happen. Instead of taking a checklist on a piece of paper and walking through to see if all the toilets flush in the building, we are going to walk through the park together with the staff, with the Commission staff, and the industry.

And for Lone Star Park, we expect to do that on

April 19th. Because after going through our rules, there is not one checklist item in our own rules about the safety of the park -- not one. The railing for the horses, you know, the health of the jockeys -- because Judge Pate asked us, can you redo the checklist?

You know, when we were talking about safety, and go through the rules and see if you can build a rule checklist -- a checklist for tracks based on safety. It's not in the rules.

So, I would say that as we go through our rule review -- and there is a proposed index of rule reviews in your binders for over the next year and half, where we look at every rule. We make sure that safety, which is part of our key mission, is really what we focus on as we go through this.

And then, the Agency relocation -- we're relocating April 29th. So, we hope after the next Commission meeting to be able to invite you over, perhaps for an open house, for everyone who'd like to come. But we are packed. We are ready to go, and Facilities Commission has been amazing in supporting us in that effort.

But part of our challenge -- and this is what everyone needs to know -- is we were hoping to migrate our enforcement database that's on the server at the Cross

Park location. We were hoping to migrate that in the next few weeks when we're not racing so that there's no interruption in service to the public. That's not going to happen because we're not able to actually migrate the server quite yet.

So, there will be an announcement, probably for about a week to 10 days, where that licensing database will be offline, but everyone should still able to apply for licenses online. What I've discovered about the online portal is not only is it out of date, but it doesn't permit all Texans to apply for any license. So, we're in the process of correcting that before we go offline.

So, we're going to try to sustain business operations while we migrate servers and people and furniture and ourselves over to the new location. So, we're going to do our best in that regard.

And I think that it's really important for you to understand that as we talk through the financial status and strategic plan of the Agency -- and I do appreciate a special Commission meeting focused on that, because I will share with you a conversation I had with Thomas Galvan, who may be watching.

Thomas Galvan and I were on the phone as I tried to restructure the Agency budget, and most agencies
don't try to start over. But we're in a position where we must start over, quite frankly.

I mean, if you look deeply at the way the architecture of the budget is -- and I point you, if you would turn with me of page 5 of your materials -- so, the current Agency budget structures are reflected in the general appropriations acts. So, at page 5, you see, for example, in the first strategy, there are six budget lines and one strategy. And so, what you have is you have Agency staff that are scattered through all of those lines.

And then, if you turn to the next page, which is page 6 of your materials, you know, you'll see a couple different goals mixed together between texas.gov and the occupational licensing program. So, we're really in a position where we have about 11 different budget lines where staff are scattered, and it's only 39 FTEs. And so, that makes it much more difficult to fund each line and also to manage fulfilling all the FTEs.

Also mixed in, if you turn back to page 5, is the Texas-bred Incentive Program. The Texas-bred Incentive Program is a trust fund that we administer, but it is not part of our budget.

So, when you look at our budget and you look at the very bottom line, it looks like, wow, they get a lot
of money. But actually, that appropriation is not money to the Agency. It is money the Agency administers.

So, when talking about restructuring what we do and all of that, I'd like you to turn to page 11 for me. Page 11 is just a couple of slides that \(I\) want to quickly go over, in terms of the direction of the strategic plan and what we're thinking about, because \(I\) want to put that on everyone's radar screen.

And between this meeting and the next meeting, I will be socializing this with all of our stakeholders to make sure that I'm on the right track. No pun intended. Well, maybe pun intended.

So, we gave this briefing to Commissioner McNabb and Commissioner Pate a week or so ago. And essentially, if you skip from page 11 to 12 and then on to 13, obviously, our vision is to be the best state agency in the great state of Texas, and most professional and custom-oriented racing commission in America.

And our mission, of course, is to protect the safety and integrity of greyhound and horse racing in the great state of Texas because the greyhound folks have not given up. And I've told them there's hope, as long I'm in charge of the Agency, if anyone wants to race -- whatever that racing might be -- we will support that, and that is their decision to make.

So, turning over to page 15, here's our challenges. And \(I\) think we all are aware of this, but I think it's important to state them publicly. Public trust is a big challenge for the Agency.

With all the media attention, with all the concerns that legislature had, with all the public documents written, public trust is a huge challenge for the Agency that we're working to overcome.

The fiscal structure of the Agency is also the other challenge, which we'll be talking about more as we go through the next couple of months, and as we get into legislative session. And obviously, as we all know, HISA is a big challenge with the uncertainty that it creates on July 1st of 2022 .

But then, I want to focus on -- and what I've asked everyone to do is tell me what the challenges were. Tell me what the hard things were. But let's use those to move forward.

So, if you'd look at slide 16, here's our opportunity -- partnerships, right? Facilitating great solutions together. Industry growth.

The industry's coming back in an amazing way with the Horse Industry Escrow Account. But what I've told some of the stakeholders is the rock in the stream for the industry was the Commission and the way it was
being run, and the concerns that the legislature had. Now, I don't want us to be a rock in the stream because we are now able to move with the industry and support that growth.

So, part of my request to do fiscal restructure is to really make sure that as the industry grows, the Agency can grow with the industry in the right way.

And then, modernization, you know, as we've discussed. Our statute needs to be modernized. Our rules of racing don't keep up with technology. And our infrastructure, whether it be IT or any of the rest of it, needs to be modernized.

So, then, moving on -- and this is an iChart. You can skip slide 17. That comes right out of the legislative budget board's briefing materials.

But if you look at slide 18, you'll see our time line. So, our Agency performance measures are due this Friday, and I have a handout that we'll go over in just a minute about what I'm thinking there. Our strategic plan is due on 1 June, hence the special Commission meeting. And then, our appropriations request will be due shortly, as well as budget hearings and all of that coming up.

> So, it's important to understand that I feel like we're behind in terms of the Agency staff and our
preparedness to address the legislative session. So, I appreciate everyone kind of coming together and helping us figure out how to get this right because I think it's important to really show that we have made dramatic change at the Agency, so they legislature understands that we heard what the sunset report said and what they said about what we needed to do.

If you look at slide 19, that's our current funding strategy and our total Agency budget for the year, which is the \(\$ 3.7\) million. And what you'll see mixed into that and highlighted in gray is the Texas-bred incentive. So, that is not added into the number at the bottom because that's an additional \(\$ 3\) million that does not get added to the Agency budget.

So, moving to slide 20 , \(I\) want to talk about kind of the discussion points that \(I\) think we'll be having as we go through this. The first is when I sat down with the Texas Comptroller, Glenn Hegar, and his folks, I asked about the Texas-bred incentive. And there have been efforts, I guess, made in the past to take that out of the appropriations of the Agency.

There is some adjustment to the law that would allow that to become, much like the Horse Industry Escrow Account, seen as a trust fund and administered by us as a trust fund, yet not showing up as part of our
appropriations, which will help us just in terms of folks understanding how the Agency is funded.

The second point is the Horse Industry Escrow Account -- you know, in talking to the Comptroller and looking at the sunset report, we were asked to go back and look at how we administer that and provide guidance on that. We're going back to the law and revisiting that because it is described by the Comptroller as a trust fund, and we have run it as a grant program.

So, we're planning on going back with our industry partners and looking at the basis of the law, how we're administering it, and just making sure we have a good way to account for, audit, and administer that money. So, when we're questioned by the legislature on how we've done that process, we can answer that as a group.

The third point is the general revenue method of finance. And so, we have two methods of finance in the Agency. One is the simulcast tax, and the other is licenses.

I believe the Agency can run on the stable source of revenue about 60 percent, which is basic licensing. If we do our job well, licenses grow, the Agency grows.

The unstable source of economic method of finance is the simulcasting. And I think the simulcasting
should be aligned with other things that are additional things that we'd like to do as an agency, but not necessarily the fundamental operations of the Agency.

And then, finally, the Employee Retirement System cost. I received a bill about two weeks ago for \(\$ 403,000\), and that is the ERS bill that we received directly because we're not general revenue appropriated. And so, that comes out -- fortunately, they have a payment plan. So, we'll be paying \(\$ 34,000\) a month next year.

Because that seems to be my main talking point
to anybody that calls me for money right now is, do you all have a payment plan? And can we sign up for it? Okay.

Turning to slide 21 , we've talked about the methods of finance. And so, in looking at every other commission -- racing commission in America, kind of plotted on all them and all their web pages -- I see where they've gone to very simple licensing process. And so, what I'm looking at here in terms of our method of finance and the stable funding structure is four licenses, not 57. Because part of what the sunset commission said was remove barriers, right? And so, we have barriers. We don't have the right language translation in place. We don't have accessibility barriers removed.

We have some work to do in that respect. But
we have 57 types of licenses. And so, that alone is very confusing.

And that's our main question we get is, what type of license do I need? And how do I get that? So, we're looking at changing this to where it's four.

It's a business license. It's an occupational license. It's a support license. And then, there's also vehicle registration for the back side. And having that fundings fee restructured and have that be the source of revenue for the Agency.

And then, the second one will be the simulcast, and we would orient that on the Equine Research Council. So, right now, the Texas-bred incentive funds, in part, the Equine Research Council. There used to be an actual council, but that has gone away.

And so, what I'm going to propose with TVMDL and -- which they already know about because they're not being surprised over here -- and then, some of the other folks that are interested in this, including the A\&M staff, is reinstate or reenergize what we would call the Equine Drug Research Council. And that would pay for the drug testing.

Right now, the tracks pay for it. If the Commission wants to do drug testing randomly, or the Commission needs to exercise some judgment because we have
some intel in testing, we have to rely on the tracks to pay for it.

And that -- even though that goes okay, it doesn't -- in terms of perception, the Commission should independently be able to fund drug testing without the tracks having to pay that bill. So, we're looking at reinstating that.

And then, orient the additional funds we get that are unstable, kind of up and down sort of thing, on our safety programs. And as I said, you know, fund some policy initiatives and research programs and educational things, you know, with respect to some of the partnerships we want to have with \(A \& M\) and other entities. So, that's kind of what will happen in terms of methods of finance and how we're thinking.

The other handout that you have, which is on pages 26 and 27, is my version of what \(I\) submitted as a draft to LBB -- and Thomas looked at it for me already and gave me some feedback. So, essentially, what you see in this crosswalk is really trying to get us down to some very simplified goals.

And if you turn over to page 24, and you look at the proposed strategic framework that \(I\) have in terms of where we're going, we're looking to do four things: enable, protect, communicate, and partner -- and have that
be something that you can see in everything we're doing, in the way we do our rules, in the way we do our budget, in the way we do our strategy.

And so, in those four things, we would take our budget and essentially go enable, which is enable the industry growth to a modernizing or licensing program; protect, which is the detect, deter, you know, investigate violations of the Racing Act, oversee live racing, and then have the veterinary medical care available for horses. Because I also have learned that we used to have contracts with veterinary clinics outside the tracks, and we don't have those anymore.

So, I'd like to put those back in place so if there is an incident on the track, we do have a contract as a Commission staff so that horse can be evacuated and taken care of right away. So, there's some partnerships that are out there that are just being reinstated to really make sure we care for everyone who's participating.

CHAIRMAN PATE: Amy, can \(I\) ask you one question?

MS. COOK: Yes, sir. Absolutely.
CHAIRMAN PATE: You know, presently, we charge the track. The tracks pay a daily fee for services on Friday night. How, in this framework -- I want to understand how in the framework, in terms of funding, does
that fit in? Is it eliminated?

MS. COOK: It's eliminated. And so, we're currently funded on --

CHAIRMAN PATE: Because that is something we were criticized for, correct?

MS. Cook: Correct. We were -- well, we're criticized partly -- so, I think, also, in terms of going back to the race day comment that Mr. Azopardi made and what we're trying to do to open this up -- because the way we're funded is, essentially, \(\$ 3,500\) per race day, live race day.

If additional race days are added, the Commission gets more money, which, really, in the supplemental invoicing practice, was the Commission billed you if you wanted more race days. So, it's a catch 22 , right?

If I'm a race park and \(I\) want to more race days, I've got to pay more money. So, the two are tied together, different from, I want to grow my race days, which means more licenses, which the Commission is funded that way -- different from the Commission goes, Okay. Then I'll just bill you if you have more race days.

So, there's a direct relationship there, I
think, between impairing the industry and the way that that funding model was set up and the way that the

Commission operated. And, of course, anyone who's here at the meeting is welcome to comment on that. But I think that's precisely why \(I\) wanted to kind of send a message and repeal the supplemental invoicing that you approved.

That rule in particular was used to get
additional money if the Agency fell short in simulcast revenue, where \(I\) think really it's more effective for the Agency to ask for an emergency grant if we have a shortfall or do a supplemental appropriation.

CHAIRMAN PATE: Let me -- I think your time's about to run out, Commissioner Mach.

I was going to ask him if he had any questions or comments before he leaves. We will still have a quorum and we're going to continue the meeting, but \(I\) wanted to give him that opportunity.

MR. MACH: No, I just think the work looks outstanding and you're an amazing leader, and I look forward to working with you.

MS. COOK: Thank you.
CHAIRMAN PATE: Have a great day.
Go ahead, Amy.
MS. COOK: All right. So, and along those lines, anyway, that's kind of where I'm going with the strategic framework. You will see there is a form that has to be filled out that doesn't look like this
crosswalk. But Thomas and I are working on the crosswalk.
I'm also going to have a cover letter that kind of explains why we're going through this level of detail to try to get this right, even down to the performance measures. The performance measures, admittedly, in the way they're described in our current strategy and budget are not measures within the Agency control because they're all focused on what the racetrack does, not how the Agency performs its job.

And so, rewriting all those, as well. I very much appreciate Thomas Galvan and Jarred Shaffer's help in getting that review done with the legislative budget board and the Governor's office.

So, the last thing \(I\) wanted to mention is we will be making a request for an emergency deficit grant. And by doing so, that's really aimed at one particular problem the Agency has, which is our information technology budget is \(\$ 546,000\) for the biennium.

We've already expended almost all of that budget under the contract that we had with RFD Associates and subcontracted in some, which was the group that was running our server and our enforcement database. We're in the process of terminating the contractual agreement and moving to DIR Shared Technology Services. This is the server migration.

However, we do not -- we may not have enough money to pay to bring the software licenses in the database and pay the initial fees to DIR when we make this move. Over time, I mean, the Shared Technology Services costs per year is \(\$ 78,000\) per year.

So, we're going from what was really costing about \(\$ 500,000\) a year to \(\$ 78,000\) a year, but it's going to take us a little bit more money to get out of this. The Agency has the revenue, and Dinorah, our new CFO -congratulations -- will give you the revenue estimate for the year.

Our Agency has the revenue based on licensing fees and simulcast, but we don't have the appropriations for the additional \(\$ 200,000\) that \(I\) believe we need to pay that bill in the next five weeks to get out of that Cross Park Drive location on time.

So, when I send that letter out to you to look at, that's what that is for, and I look forward to your comment feedback on that.

Subject to your questions, that's all I have for my report today.

CHAIRMAN PATE: Okay. All right. We will continue, then, on the Agenda.

So, other than that, Amy, you've been taking it easy?

MS. COOK: Absolutely.

CHAIRMAN PATE: I think the next item would be the Health and Safety Subcommittee report.

DR. McNABB: That would be me. As you all have heard, we've had two meetings -- one at Sam Houston Race Park -- thank you, sir -- and the other at Retama. And we had the -- quite a number of trainers and interested people. Marsha Rountree came and was part of the panel up front to field questions and work through things. And Dr. Mays from the lab was there, also.

There were several hot button issues, you know, addressing very current questions. A lot of it had to do with hair testing. But as the discussions went on, it broadened out because we want to make rules that not only address what's going on right now, but give us more latitude.

So, having the feedback and hearing the concerns of the horsemen, and some of it was a little bit of stream of consciousness. But that's fine. I think that there's been a lot of pent-up demand for communication.

So, the rules that we thought that we could go ahead and put forward and start through the process -those are the ones that we've talked about so far. Additional rules will be looked at.

And as you see in the minutes, there is a schedule that we go through the whole rule book, but I don't want people to think that we're done talking about some of these hot button high interest items. So, we're going to go through things on a deliberate manner. But I do want to make sure that we keep up with these public meetings because that helps us get the pulse of what's going on with the folks in the industry.

There's a number of things that came up that people were asking rules, that as we took a look at things and talked with our steward staff and so forth, there's things that we think that we can handle adequately as a matter of establishing our policies. But if, indeed, we're not hitting the mark to protect the health and the welfare of the racing animals or protect the integrity of the racing, we have to write an additional rule, we'll do that.

But I don't want to make our rule book look like an old Encyclopedia Britannica. I want to make it something that's useful, but also be responsive to the crowd.

So, we will continue with these public meetings. I don't want to get into every last line item.

I think we beat those horses pretty thoroughly at the meetings, and the people that care about it were there.

Those of you who have an interest, please stay tuned because when we have these, they are open to the public, and we do want to hear what you have to say. When we write a rule, we want to be responsive to the public, but also, if a rule has teeth and someone is in
violation -- when, indeed, someone does step across the line, I want to make sure that they know that they have done wrong and that the consequence is appropriate.

Thank you much.

CHAIRMAN PATE: Want to say anything about the Texas A\&M people that are here present?

DR. McNABB: Dr. Mays is here and I don't see who else -- I haven't --

MS. COOK: Hensley.
DR. McNABB: And Dr. Hensley's here from A\&M.

We did have a chance to go up and go through the lab. I've been through before, but the lab is always growing and flourishing. A lot of what came out from our discussions was we got into a demand signal crisis when -last year as we came in, and hair testing, and so on and so forth.

I think as we take a look at what is
happening -- and we greatly applaud the associations who are putting in hair testing requirements for participation, and doing that at their level -- we reserve
the right to do random hair testing or testing for cause or based on actionable intelligence. But I think as the lab got a chance to hear from the public and the industry, if, indeed, we're going to have times that there's going to be a big surge, then, they can plan ahead with the kind of instrumentation and labor that is necessary, and then, appropriate fees.

So, I think that we've got a good balance. We recognize what they are doing. But also, we do applaud the industry, particularly, AQHA.

I know that Lone Star Park is putting in a requirement, coming into their next meet. The other tracks have taken a look and everybody's taking notes because what we really want is good, clean racing.

And I think having these kinds of clean drug tests prior to participating -- that, then, protects a lot of the owners or new owners as they come in and claim horses, that we are not having people claiming horses and then winding up in a terrible situation.

I think the whole thing raises the bar. It protects the health and the welfare of the racing animals much better, and I think that the lab has got a good handle on the demand signal.

And my understanding -- there's another meeting about funding. So, we hope to partner with them and the
industry so that as the demand comes up, they have the capacity to respond and we don't have to bleed out of our eyes --

CHAIRMAN PATE: Handle the volume. Right. DR. MCNABB: -- and we can handle the volume -CHAIRMAN PATE: Right.

DR. McNABB: -- so that we can have racing on time.

CHAIRMAN PATE: All right. Thank you, Dr. McNab.b .

Are there any questions of Commissioner McNabb on these items? None? All right.

Again, thank you very much for your leadership in this area. It's been very helpful to the Commission and to Texas.

The next item, Item III.A.3, budget and finance -- Dinorah, our new Chief Financial Officer, will give us the budget and finance update today.

MS. CHIU: Good afternoon. Okay. I have provided for you in the meeting materials, on page 28 to page 33, the current operating budget. Page 29 shows the Agency methods of finance, which are fund 597 and 1327. On page 30 , it shows the revenue to date. And as you can see, we have adequate revenue to cover the rest of the fiscal year.

On the next page, it shows the revenue projected for fiscal year 2022. On page 32, we have the snapshot of the HIEA, which so far shows that the distribution is purse, \$8.812 million; the breed registries, \(\$ 4.025\) million.

Is there any questions about this report?
(No response.)
CHAIRMAN PATE: All right. Hearing none, thank you, Dinorah.

MS. CHIU: Thank you.
CHAIRMAN PATE: As you can tell, one of the things that we discussed was to try to simplify some of the reporting and really kind of hit the treetops, and I appreciate that happening. And it's just a better understanding of, you know, what's coming in and what's going out and where we are.

Looking back at our Agenda, I think we might have completed everything, but I'll double check.

MS. COOK: Enforcement report.
CHAIRMAN PATE: Oh, enforcement. Sorry. The next item, III.A.4, enforcement report. Connie Estes, our Deputy Executive Director of Operations.

Last, but not least, Connie.
MS. ESTES: There you go. Good afternoon. I am Connie Estes, the Deputy Executive Director of

Operations for the Texas Racing Commission. I am here to give you an enforcement report that covers the Sam Houston Race Park Thoroughbred Meet that ended April the 9th.

This meet included 50 race days with 354 races, 3,506 horses. There was one race-related fatality, for a percentage of . 29 per thousand horses. All horses were pre-raced by Commission veterinarians, Dr. Bond, Dr. Freeman, and Dr. Lawhon.

Chief veterinarian Dr. Bond and Dr. Lawhon monitored morning workouts checking the horses for any post-exercise lameness. 958 horses were post-race tested, under the supervision of the Commission veterinarians and test barn supervisor Edna Griswold.

Twenty-four horses were pre-race scratched on the recommendation of the Commission veterinarians. There were 24 cases investigated by Chief Investigator Mike Fleming and Investigator Charles Hallam. Two cases were unfounded. Twenty-two were forwarded to the stewards for adjudication.

The stewards at this meet were Chief Steward Ricky Walker, who is now retired, new Chief Steward Anne Alley, Darline Knight, and myself. Forty-two rulings were issued, 20 rulings include suspensions, 25 where fines were levied.

The licensing office, under the former Director
of Licensing, Dinorah Chiu, and a new Licensing employee, Julia Bond, issued 306 new occupational licenses and renewed 622.

We are now getting ready for Sam Houston Race Park's 25-day Quarter Horse Meet -- the meet beginning April 22 and going through June 18 -- and Lone Star Park's 48-day Thoroughbred Meet starting April 28 and going through July 24.

Thank you.

CHAIRMAN PATE: All right. Commissioners, do you have any questions?
(No response.)

CHAIRMAN PATE: All right. Thank you very much, Connie.

Reviewing the Agenda, we kind of jumped all over the place, but \(I\) think we've got it completed based on my notes now. I want to remind all the Commissioners that your personal financial statements are due to be filed with the Texas Ethics Commission by May lst of this year.

And we're looking at May 18 th at the special meeting, and Amy will be following up with each one of you to see whether or not you can make it. We hope you can.

MS. COOK: I've reserved this room so we can have in-person, but also we'll have the capability to test
```

and dial you in on Teams.
CHAIRMAN PATE: That would be great.
All right. The time is now 12:12, and with all
business concluded, we are now adjourned. Thank you very
much for being here today.
(Whereupon, at 12:12 p.m., the meeting was
adjourned.)

```
```

MEETING OF: Texas Racing Commission
LOCATION: Austin, Texas
DATE: April 13, 2022
I do hereby certify that the foregoing pages,
numbers 1 through 64, inclusive, are the true, accurate,
and complete transcript prepared from the verbal recording
made by electronic recording by Elizabeth Stoddard before
the Texas Racing Commission.
DATE: April 25, 2022
/s/Anna Marie Reyes
(Transcriber)
On the Record Reporting
7703 N. Lamar Blvd., \#515
Austin, Texas 78752

```
```

