TITLE 71 INDIANA HORSE RACING COMMISSION

Administrative Rules Oversight Committee Notice

One Year Requirement (IC 4-22-2-25)

LSA Document #12-278

December 20, 2012

Senator R. Michael Young, Chairperson Administrative Rules Oversight Committee c/o Legislative Services Agency 200 West Washington Street, Suite 301 Indianapolis, Indiana 46204-2789 Attn: Sarah Burkman

RE: LSA Document #12-278 – Race Wagering; Allocation of interstate simulcasting revenue to purses; Allocation of breakage and outs; Indiana bred preference; Indiana bred definition; Embryo transfers; and Indiana bred or foaled preference.

Dear Senator Young:

On behalf of the Indiana Horse Racing Commission (Commission), I am submitting this notice to the Administrative Rules Oversight Committee in compliance with <u>IC 4-22-2-25</u>, because the Commission has determined that the promulgation of the above-captioned rule may not be completed within one year after publication of the Notice of Intent to Adopt a Rule. The Department published a notice of intent on May 30, 2012. Since that time, the rulemaking process stalled due to other issues. The Commission expects to publish a proposed rule by December 15, 2012, and expects to hold a public hearing by January 15, 2013. In order to provide ample time to review comments received at the public hearing and for the appropriate review times, the Department expects to have the final rule approved by July 15, 2013.

The notice setting forth the expected date of approval of LSA Document #12-278 as July 15, 2013, is being submitted in a timely manner. February 3, 2013, is the two hundred fiftieth day after publication of the Notice of Intent to Adopt a Rule.

Sincerely,

Lea Ellingwood Indiana Horse Racing Commission

Posted: 01/02/2013 by Legislative Services Agency An <u>html</u> version of this document.