

Senate Study Bill 2309

Conference Committee Text

PAG LIN

1 1 Section 1. Section [99D.22](#), subsection 2, paragraphs b and
1 2 c, Code Supplement 1995, are amended to read as follows:
1 3 b.

~~After~~

- ~~For horses foaled on or after~~ January 1, 1985,
1 4 ~~but prior to the effective date of this Act, the following~~
1 5 ~~shall apply:~~
1 6 (1) The eligibility for brood mare residence shall be
1 7 achieved by meeting at least one of the following rules:
1 8

~~(1)~~

- (a) Thirty days residency until the foal is inspected,
1 9 if in foal to a registered Iowa stallion.
1 10

~~(2)~~

- (b) Thirty days residency until the foal is inspected
1 11 for brood mares which are bred back to registered Iowa
1 12 stallions.
1 13

~~(3)~~

- (c) Continuous residency from December 31 until the
1 14 foal is inspected if the mare was bred by other than an Iowa
1 15 registered stallion and is not bred back to an Iowa registered
1 16 stallion.
1 17

~~c.~~

- (2) To be eligible for registration as an Iowa
1 18 thoroughbred, quarter horse, or standardbred stallion, the
1 19 following requirements shall be met:
1 20

~~(1)~~

- (a) Stallion residency from January 1 through July 31
1 21 for the year of registration. However, horses going to stud
1 22 for the first year shall be eligible upon registration with
1 23 residency to continue through July 31.
1 24

~~(2)~~

- (b) At least fifty-one percent of an Iowa registered
1 25 stallion shall be owned by bona fide Iowa residents.
1 26 c. For horses foaled on or after the effective date of
1 27 this Act, the eligibility for brood mare residence shall be
1 28 achieved if the brood mare establishes residence from December
1 29 1, and the foal is raised in Iowa for the first six months of
1 30 its life. The department of agriculture and land stewardship
1 31 shall adopt rules and prescribe forms to administer this
1 32 paragraph.

1 33

EXPLANATION

1 34 This bill amends section 99D.22 which requires racetracks
1 35 to hold at least one race on each racing day limited to Iowa-

2 1 foaled horses. The statute provides that the eligibility for
2 2 brood mare residency is based on a thirty-day residency,
2 3 unless the mare was bred by other than an Iowa registered
2 4 stallion. In that case, continuous residency is required.
2 5 This bill provides that for horses foaled on and after the
2 6 effective date of the bill, the eligibility for brood mare
2 7 residence shall be achieved, if the brood mare establishes
2 8 residence from December 1, and the foal is raised in Iowa for
2 9 the first six months of its life. The bill requires the
2 10 department of agriculture and land stewardship to adopt rules
2 11 and prescribe forms to administer this provision.
2 12 LSB 4373SC 76
2 13 da/sc/14