Minnesota Racing Commission

Proposed Permanent Rules Relating to Horse Racing: Licensure, Racing Days, Pari-Mutuel, Facilities and Equipment, Security Officers, Stewards, Races, Prohibited Acts

7869.0100 DEFINITIONS.

[For text of subps 1 to 2a, see M.R.]

Subp. 3a. Administer or administration. "Administer" or "administration" means the introduction of any substance or medication into the body of a horse by any means.

[For text of subps 4 to 20, see M.R.]

Subp. 21. [See repealer.]

[For text of subps 22 to 33, see M.R.]

Subp. 33a. [See repealer.]

[For text of subps 33b to 40, see M.R.]

Subp. 40a. Nonrecognized racing equipment. "Nonrecognized racing equipment" means any article, appliance, or device that the commission veterinarian determines may cause or mask pain in a horse including but not limited to kinesiology tape, rubber bands, nose rings, iron halters, and copper tail or ankle wires.

[For text of subps 41 to 69, see M.R.]

7870.0460 SECURITY.

Class A and B licensees must maintain security which that is adequate to ensure the health, safety, and comfort welfare of all humans and horses at the racetrack facility and protection of all property.

7870.0490 CARE OF HORSES.

A racetrack facility must provide the following facilities, equipment, and personnel for horses:

[For text of items A to D, see M.R.]

E. a horse ambulance available for the safe and expedient removal of erippled injured or disabled animals. The ambulance must be equipped with a four-wheel drive vehicle to tow or pull the horse ambulance trailer, a screen for use when an animal must be euthanized in view of the public, a winch to lift dead or injured animals onto the ambulance, and a removable floor or any other devices which enable device that enables a dead or injured horse to be loaded. Whenever the racetrack facility is open for racing or exercising horses, the ambulance must be tended by a driver who is capable of assisting in the safe and expedient removal of injured animals from the racetrack surface.

7870.0500 CONTRACT APPROVAL.

[For text of subps 1 and 2, see M.R.]

- Subp. 3. **Information required.** If the commission notifies a licensee of its intention to review and approve or disapprove a contract or subcontract, and the contract or subcontract is in an amount more than \$50,000 \$100,000 or of a duration longer than 30 days, a Class A, B, or D licensee also must submit to the commission:
 - A. The name, address, and telephone number of the contractor or subcontractor.
- B. The name, and address, date of birth, in the case of individuals, and social security number, if provided, of every director, officer, general partner, or other policymaker and holder of a direct or indirect record or beneficial ownership or other voting interest or control, whether absolute or contingent, of five percent or more in the contractor or subcontractor and the nature and extent of such interest or control. If a nonindividual holds more than a 25 percent interest or control of a contractor or subcontractor, the disclosure

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required by this item must be made of policymakers and holders of interests or control of ten percent or more in that entity.

[For text of items C to F, see M.R.]

[For text of subps 4 to 10, see M.R.]

7870.0850 SECURITY.

Class D licensees must maintain security which that is adequate to ensure the health, safety, and eomfort welfare of all humans and horses at the racetrack facility and protection of all property.

7871.0060 ALTERED OR MUTILATED TICKETS.

A mutilated or altered pari-mutuel ticket that is not easily identifiable as being a valid ticket shall not be accepted for payment, unless the wager can be reliably verified by other means.

7872.0100 APPLICATION FOR RACING DAYS.

Subpart 1. **Submission of live racing days requests.** On or before November 15 of any year, a Class B or Class D licensee may apply for an assignment of live racing days for up to the next three calendar years by submitting an original and 15 copies an electronic copy of the following:

[For text of items A to D, see M.R.]

[For text of subp 2, see M.R.]

Subp. 3. **Revision of racing days.** A holder of a Class B or D license may apply for, or the commission on its own motion may make, a revision of an assignment of racing days as provided in Minnesota Statutes, section 240.14, subdivision 2, paragraph (b), except that the commission shall perform the duties imposed on an applicant as provided in this part. For the purpose of this subpart, a revision to the assignment of racing days includes:

[For text of items A and B, see M.R.]

C. adding or eliminating a breed of horse not previously assigned to race during a meet by the commission.

Change requests concerning post times or the number of races must instead be submitted to the executive director with letters of concurrence by the horsepersons' organizations affected at least five three days before the proposed change.

[For text of subps 4 and 5, see M.R.]

- Subp. 6. **Submission of televised racing dates request.** A Class B licensee may apply for an assignment of televised racing dates no later than 30 days before the requested commencement of televised racing days. Each request for televised racing dates must include an original and 15 copies an electronic copy of the following:
 - A. a signed request for assignment of racing days;
- B. a statement that includes dates requested, breeds of horses, types of races, number of races per program, and a tentative list of potential host racetracks and their days and post times of racing; and
- C. a detailed statement of how the request meets each of the criteria in part 7872.0110; and
- $\underline{\mathbf{D}}\underline{\mathbf{C}}$. any other documentation the licensee <u>or commission reasonably</u> deems necessary to ensure a complete understanding of the request.
- Subp. 7. Variations to televised racing days within dates previously approved by commission. The commission's director, deputy director, or director of pari-mutuel racing may approve variations and changes in racing programs and host racetracks if requested by the licensee, provided that the changes meet the criteria in part 7872.0110, subpart 2, and that the association representative requesting the variations submit submits documentation

of the variations to the <u>director</u>, <u>deputy director</u>, <u>or</u> <u>director</u> of pari-mutuel racing within 24 hours following the request.

7873.0100 APPLICATION FOR PARI-MUTUEL POOLS.

Subpart 1. **Submission of pari-mutuel requests.** A Class B or D licensee may apply for approval of pari-mutuel pools by submitting an original and 15 copies an electronic copy of the following:

[For text of items A to D, see M.R.]

[For text of subps 2 and 3, see M.R.]

7873.0130 PREVENTION TO START.

In a thoroughbred, quarter horse, Arabian, or other breed race, if the doors in front of a stall in a mechanically or electronically operated starting gate should fail to open simultaneously with the other stall doors, thereby preventing a horse from obtaining a fair start when the starter dispatches the field, the following shall apply:

A. If any horse is so prevented from starting, the entire amount in the win, place, and show pools wagered on that horse shall be promptly refunded unless the horse finishes first, second, or third, in which case the horse shall be considered a starter for all straight pools in which the horse earned a placing and a nonstarter in all other straight pools. However, there shall be no refund if the horse is part of a coupled entry or field. and does not finish first, all amounts wagered on that horse in all pools shall be refunded. Any horse so prevented from starting shall be entitled to any purse money earned for its actual place in the order of finish.

B. If any horse is so prevented from starting, the entire amount in the exacta pool wagered on that horse shall be refunded unless the horse finishes first or second, in which ease the horse shall be considered a starter for the exacta pool in which the horse earned a

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placing. In the case of a coupled entry or field, it shall be left to the judgment of the stewards as to whether or not to provide a refund.

- C. B. If any horse or horses are so prevented from starting so that it would reduce the total number of starters below six, the following shall apply:
- (1) if five starters of different betting interests leave the stalls, the association may refund the entire amount wagered in the show pool;
- (2) if four or fewer horses of different betting interests leave the stalls, the association may refund the entire amount wagered in the show pool, the place pool, or both; and
- (3) if fewer than two horses of different betting interests leave the stalls, the race must be canceled and the entire amount wagered in the win, place, and show pools must be promptly refunded.

7873.0150 SCRATCHES.

For all <u>single-race</u> wagers other than the daily double, pick six, or pick three, a refund at face value shall be made to all holders of pari-mutuel tickets on horses that have been withdrawn, dismissed, or have participated in a race in which no horse finished. In the case of a coupled entry or field, it shall be left to the judgment of the stewards as to whether or not to provide a refund.

7873.0180 PERFECTA OR EXACTA.

- Subpart 1. **Scope.** A perfecta or An exacta wager combines two horses of separate betting interests in a single race, selecting the horse which that will finish first and the horse which that will finish second in that race in the official order of finish. All perfecta or exacta wagers must be calculated in a separate pool.
- Subp. 2. **No winning combination sold.** If no ticket is sold on the winning perfecta or exacta combination, the net pool shall be distributed equally among holders of tickets

selecting the winning horse to finish first and holders of tickets selecting the second place horse to finish second.

[For text of subp 3, see M.R.]

- Subp. 4. **Refund of pool.** A refund of the perfecta or exact apool shall occur when:
- A. No ticket is sold that would require distribution of a perfecta or an exacta pool to winners as defined in this part.
 - B. Only one horse finishes in a perfecta or an exacta race.

7873.0196 PICK (N) WAGERS.

[For text of subps 1 to 5, see M.R.]

Subp. 6. **Pick (n) pool payout methods.** Pick (n) pools shall be paid under one of the following methods.

[For text of items A to F, see M.R.]

G. Method 7, Pick (n) with major and minor pool, jackpot pool, and jackpot carryover: Predetermined percentages of the net Pick (n) pool shall be set aside for a major pool, minor pool, and jackpot pool. The major share of the Pick (n) pool shall be distributed to those who selected the first place finisher in each of the Pick (n) contests, based on the official order of finish. If there are no tickets selecting the first place finisher in each of the Pick (n) contests, the major net pool shall be added to the jackpot carryover. If there is only one single ticket selecting the first place finisher of each of the Pick (n) contests, based on the official order of finish, the jackpot share of the net Pick (n) pool and the jackpot carryover, if any, shall be distributed to the holder of that single ticket, along with the major net pool. If more than one ticket selects the first place finisher of each of the Pick (n) contests, the jackpot net pool shall be added to the jackpot carryover. The minor share of the net Pick (n) pool shall be distributed to those who selected the first place finisher of the second

greatest number of Pick (n) contests, based on the official order of finish. If there are no wagers selecting the first place finisher of all Pick (n) contests, the minor net pool of the Pick (n) pool shall be distributed as a single-price pool to those who selected the first place finisher of the greatest number of Pick (n) contests. Method 7, Pick (n) with carryover and "unique winning ticket" provision: The net Pick (n) pool and carryover, if any, shall be distributed to the holder of a unique winning ticket that selected the first place finisher in each of the Pick (n) contests, based upon the official order of finish. If there is no unique ticket selecting the first place finisher in each of the Pick (n) contests, or if there are no wagers selecting the first place finisher of all Pick (n) contests, the major share of the net Pick (n) pool shall be distributed as a single price pool to those who selected the first place finisher in the greatest number of Pick (n) contests, and the remainder shall be added to the carryover. Associations may suspend previously approved unique winning ticket wagering with the prior approval of the commission. Any carryover shall be held until the suspended unique winning ticket wagering is reinstated. Where there is no correct selection of the first place finisher in at least one of the Pick (n) contests, based upon the official order of finish. the day's net pool shall be refunded and the previous carryover pool amount, if any, shall be carried over to the next scheduled corresponding pool. In obtaining authorization for operating the Pick (n) pool under this subpart, associations must clearly identify which definition under subpart 7a, item B, will be relied upon for determining the existence of a unique winning ticket.

[For text of subp 7, see M.R.]

Subp. 7a. Unique winning tickets. As it relates to any distribution under Method 7 which contains a unique winning ticket provision:

A. a written request for permission to distribute the Pick (n) unique winning ticket carryover on a specific race day must be submitted to the commission's director, deputy director, or director of pari-mutuels at least three days prior to the race day. The request

must contain justification for the distribution, an explanation of the benefit to be derived, and the intended race day for the distribution. Should the Pick (n) unique winning ticket net pool and any applicable carryover be designated for distribution on a specified race day in which there is no unique winning ticket, the entire pool shall be distributed as a single price pool to those who selected the first place finisher in the greatest number of Pick (n) contests; and

- B. associations must clearly identify for the public which selection under subitems (1) and (2) will be relied upon for determining the existence of a unique winning ticket:
- (1) there is one and only one winning ticket that correctly selected the first place finisher in each of the Pick (n) contests, based upon the official order of finish, to be verified by the unique serial number assigned by the tote company that issued the winning ticket; or
- (2) the total amount wagered on one and only one winning combination selecting the first place finisher in each of the Pick (n) contests, based upon the official order of finish, is equal to the minimum allowable wager.

[For text of subps 8 to 16, see M.R.]

7873.0550 DISTRIBUTION OF PURSE MONEY.

[For text of subps 1 to 5, see M.R.]

- Subp. 6. Escrow Segregated accounts. All money received by an association for races that charge nominating, sustaining, entry, or starting fees must be placed in segregated interest bearing escrow accounts, and with all accrued interest must be added to such races if:
 - A. the total fees received for such a race exceed \$15,000 \$100,000; or

[For text of item B, see M.R.]

7875.0100 FACILITIES.

Subpart 1. **Facilities.** Each association must include a receiving barn, detention facility, paddock, room for jockeys and drivers, lighting, stabling, restrooms, medical facilities, racing officials' space, viewing room, commission office and parking space, space for the Alcohol and Gambling Enforcement Division, and complaint desk information window. The facilities must meet the needs of patrons, officials, horsepersons, other persons on the premises, and horses. The facilities must be in compliance with the requirements of the ADA.

Subp. 2. **Maintenance.** Each association must maintain its facility so that it is neat and clean, painted, and in good repair with consideration for the safety, health, and comfort welfare of persons and horses on the premises, and safety and health of horses.

[For text of subps 3 to 5, see M.R.]

Subp. 6. Jockey's and driver's rooms.

A. The use of public, portable, or cellular telephones, or transmitters, or other electronic communications devices is prohibited in the jockey's and driver's room for one-half hour prior to the first post and until the last race is official unless authorized limited use has been approved by the stewards.

B. The association will establish and post the hours that the jockey's or driver's room will be open. The association will be responsible to secure the jockey's or driver's room when open. The association shall keep unauthorized persons out of the jockey's and driver's rooms and shall report any unusual activity to the stewards.

[For text of subp 7, see M.R.]

7875.0200 EQUIPMENT.

[For text of subp 1, see M.R.]

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Subp. 2. **Pari-mutuel central processing unit.** The pari-mutuel central processing unit must be designed to calculate, at intervals of not more than 60 seconds between each complete change, the total amounts wagered on each betting interest as wagering progresses. Approximate odds on each betting interest in the win pool shall be updated on the totalizator board at intervals of not more than 60 seconds. Approximate odds or approximate payoffs on all multiple pari-mutuel pools, except the pick six, shall be displayed on television monitors at regular intervals. The pari-mutuel central processing unit shall provide a record of total amount wagered and amount wagered on each betting interest.

[For text of subps 3 to 8, see M.R.]

Subp. 9. External communications.

<u>A.</u> An association may have telephone systems on the premises during a race meeting for the benefit of the public, the press, or for transacting ordinary business.

No information regarding the results of any race shall be transmitted out of the racetrack until the results are official except for races that are broadcast or televised live. Under no circumstances shall any message be sent over said systems transmitting money, or other things of value, or directing the placing of any wager on the result of a race.

The use of public or portable telephones, transmitters, electronic communications devices, or any other instrument that can be used for transmitting or receiving messages off the grounds to transmit wagering information of any kind is strictly prohibited. Anyone deemed to have used such an instrument to transmit or receive wagering information is subject to ejection and the equipment is subject to confiscation.

No telephone calls or messages of any kind for any person attending or participating in the conduct of a race meeting shall be accepted, nor shall any notice be given pertaining to such message or telephone call during the hours indicated unless permission is first given by the stewards or the authorized representative of the commission.

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<u>B.</u> A telephone on a private line shall be provided in the offices of the commission. All costs of the telephone service shall be borne by the association, and the service shall not be interrupted at any time. At the request of the commission, TDD devices shall be installed on all commission telephones at the track, and costs associated with the devices shall be borne by the association.

<u>C.</u> At least one of the public telephones allowed at an association shall be equipped with a TDD device.

7876.0100 ON-TRACK STABLING.

[For text of subps 1 to 8, see M.R.]

- Subp. 9. **Secure area.** The on-track stabling site is considered a secure area and the association shall ensure that only designated licensees the following persons are permitted within the confines of this area.
- A. licensed trainers, assistant trainers, veterinarians, grooms, exercise riders, owners, jockeys, jockey agents, racing officials, commission members or staff, and other licensees with a specific need to be present;
- B. persons who have been issued a temporary pass pursuant to part 7877.0165; and
 - C. persons who have been issued a visitor's pass pursuant to part 7878.0180.

[For text of subps 10 to 11, see M.R.]

7877.0110 PROCEDURE FOR OBTAINING CLASS C LICENSE.

[For text of subps 1 to 3, see M.R.]

Subp. 4. **Racing officials.** Each association shall submit to the commission for its approval or disapproval the names of all persons whom the association has selected as racing

officials, and other employees whose duties relate to the actual running of races. The list shall include, where applicable, the following racing officials:

[For text of items A to U, see M.R.]

V. any other official as designated by the commission.

The list of racing officials' names shall be submitted to the commission in writing at least 30 days prior to the opening of each race meeting.

The association shall be responsible for filing a complete application for a Class C license with respect to each nominee who has not been previously licensed by the commission as a racing official.

The commission may request any person whose name is proposed as a racing official to submit to a physical examination and to forward the results of the examination to the commission. The request shall be made only where there is a reasonable basis for suggesting that the applicant's physical condition would hinder or prevent the applicant from performing the duties of a racing official.

The commission shall act on the association's list of officials at a meeting of the commission. If commission staff recommends disapproval of an official, the association shall be notified of that recommendation in advance of the commission's meeting.

Under no circumstances shall an identifier, placing judge, or patrol judge be approved by the commission unless the person has satisfactorily passed an optical examination within 90 days prior to approval evidencing at least 20-20 vision (corrected) and the ability to distinguish colors.

7877.0155 CONDITIONS PRECEDENT TO LICENSING.

Acceptance of a Class C license, including a provisional license, shall mean that the licensee consents and agrees to the following conditions:

[For text of items A to E, see M.R.]

F. The licensee will, upon request of the commission, the commission's director of security, or the stewards, provide a blood, breath, <u>saliva</u>, or urine sample for analysis if the duties of the licensee place him or her in a position of danger or he or she commits an act that endangers a horse or human.

[For text of items G and H, see M.R.]

7877.0165 CREDENTIALS.

[For text of subp 1, see M.R.]

Subp. 2. **Temporary pass.** In the event the commission's licensing office is closed, The association may issue a temporary pass for individuals an individual whose work is located in the stable area. The temporary pass will be valid until such is valid for a limited time as the licensing office reopens but not to exceed three consecutive days in duration. Before issuing a temporary pass, the association must verify the identity of the recipient and the need for the pass. Within 72 hours, the association must provide the commission with the name of an individual issued a temporary pass.

7877.0170 DUTIES AND RESPONSIBILITIES OF CLASS C LICENSEES.

[For text of subp 1, see M.R.]

Subp. 2. **Trainers.** Trainers shall have the following responsibilities.

[For text of items A and B, see M.R.]

C. A trainer is responsible for horses the trainer enters as to eligibility; weight or other allowances claimed; physical fitness of the horse to perform credibly at the distance entered; absence of prohibited medication; proper shoeing, bandaging, and equipment; and timely arrival in the paddock.

[For text of subitems (1) and (2), see M.R.]

(3) The commission shall consider any positive test <u>or overage under chapter 7890</u> to be prima facie evidence that the trainer is responsible for such positive test <u>or overage</u> unless the trainer can prove by substantial evidence that neither the trainer nor any employee or agent of the trainer was responsible for the administration of the medication or prohibited substance.

[For text of subitem (4), see M.R.]

[For text of items D and E, see M.R.]

F. Each trainer must provide a current list of all persons in the trainer's employ to the association's security office and the commission's licensing office. The list must include each employee's name, occupation, license number, and local address or dorm room number. A trainer must provide an updated list to the stewards within 24 hours of any changes. The trainer must ensure that those persons all employees are licensed by the commission no later than the next racing day after those employees they arrive on the grounds of an association. Upon discharge of an employee, the trainer shall report that fact to the association's security office by no later than the end of that racing day.

[For text of items G to N, see M.R.]

O. A trainer is responsible for having each horse in the trainer's charge that is racing in Minnesota or stabled on the grounds of an association tested for equine infectious anemia (EIA) once every 12 months. The tests shall be performed by a laboratory approved by the United States Department of Agriculture. A copy of each horse's negative EIA test results must be attached to the horse's foal registration certificate on or before the time of entry into a race or the entry must not be accepted by 9:00 a.m. on the day in which the horse is scheduled to race. The EIA test certificates must be dated within a 12-month period prior to the date of entry, and must be renewed or replaced on the foal registration certificate no later than 48 hours following the date of expiration.

P. Except as provided in part 7876.0130, a trainer must ensure that at the time of arrival at a licensed racetrack, each horse in the trainer's care is accompanied by an original health certificate issued not more than ten days prior to the arrival. The health certificate must be completed by an accredited veterinarian and must contain complete equine infectious anemia (EIA) test results, including the date, laboratory, and accession number of the most recent negative EIA test. The health certificate must also contain rectal temperature and date of most recent vaccination with a Food and Drug Administration-approved modified live or killed vaccine specific for EHV-1. The health certificates must be surrendered to stable gate personnel for immediate transmittal to the commission veterinarian.

[For text of items Q to T, see M.R.]

- <u>U.</u> A trainer shall ensure that complete written records are kept of all corticosteroid and intra-articular joint injections for each horse in the trainer's control. These records must be kept for a minimum of 30 days and must include:
 - (1) name of the horse;
 - (2) date of the injection;
 - (3) specific product name;
 - (4) dose injected;
 - (5) location of the injection; and
 - (6) name of the person performing the injection.
- V. The trainer of a claimed horse shall, within 72 hours after the race is made official, provide to the commission veterinarian a complete written record, as specified in item U, of all corticosteroid and intra-articular joint injections that were administered to the horse within the 30 days preceding the race. The trainer of the claimed horse shall authorize the commission veterinarian to provide the record to the new trainer.

[For text of subp 2a, see M.R.]

Subp. 3. **Jockeys and apprentice jockeys.** Jockeys and apprentice jockeys shall have the following responsibilities.

[For text of items A to C, see M.R.]

D. Each jockey reporting to the jockeys' room must remain there until he or she has fulfilled all of that day's riding engagements. While in the performance of his or her duties, the jockey may have no contact or communication <u>concerning the day's races</u> with any person outside the jockeys' room, without the permission of the stewards, other than with an owner or trainer for whom he or she is riding that day, or with the stewards or other commission officials.

[For text of items E to J, see M.R.]

- K. A jockey unable to fulfill riding engagements because of illness or injury must pass a physical examination conducted by a licensed physician or paramedic before resuming race riding.
- L. A jockey must wear the racing colors provided by the owner of the horse the jockey is to ride, plus solid white riding pants, top boots, and a number on the right shoulder corresponding to the mount's number as shown on the saddle cloth and in the daily program. With the approval of the stewards, the jockeys will be permitted to wear black mud pants during bad weather conditions or during muddy or sloppy track conditions. No symbols, words, or emblems shall be worn which, in the opinion of the commission, are not in keeping with the customs of the turf or are employed for advertising or promotional purposes. Notwithstanding this provision, the Jockey's Guild patch or the jockey's name may be displayed on the solid white pants. The size of the display of the jockey's name on the solid white pants is limited to a maximum of 32 square inches on each thigh of the pants on the

outer sides between the hip and the knee, and ten square inches on the rear at the base of the spine.

- (1) A jockey shall not wear advertising or promotional material of any kind on clothing during a race unless the material:
 - (a) advertises or promotes the Jockey's Guild;
- (b) advertises or promotes a racing-related 501(c)(3) nonprofit organization;
 - (c) contains the jockey's name; or
- (d) constitutes other advertising or promotional material that does not compete with, conflict with, or infringe upon sponsorship agreements applicable to the racing association, race, or race meet in progress.
- (2) All advertising or promotional material must comply with the following limits on size and location:
- (a) there may be up to 32 square inches of advertising or promotional material on each thigh of the pants, which must be located on the outer side between the hip and knee;
- (b) there may be up to ten square inches of advertising or promotional material on the rear of the pants, which shall be located near the rear waistline at the base of the spine;
- (c) there may be up to 24 square inches of advertising or promotional material on boots and leggings, on the outside of each, nearest the top of the boots; and
- (d) there may be up to six square inches of advertising or promotional material on the front center of the neck area, on a turtleneck, or other undergarment.

[For text of items M to T, see M.R.]

- U. A jockey mount fee shall be considered earned by a jockey when the jockey is weighed out by the clerk of scales, except in the following cases:
- (1) (a) When the jockey does not weigh out and ride in a race for which engaged because an owner or trainer engaged more than one jockey for the same race. In such a case, the owner or trainer shall pay a jockey mount fee that is equal to that earned by the jockey who rode the horse to each jockey engaged for the race.
- (b) In the event an owner or trainer elects to remove a jockey from a mount after naming a rider the jockey at the time of the draw, the stewards shall require a double jockey fee to be paid to the removed jockey if the named rider that jockey is available to ride in that the race. The fee to be paid to the jockey who was removed from the mount is must be equal to that earned by the jockey who rode the horse.

[For text of subitems (2) to (4), see M.R.]

[For text of items V and W, see M.R.]

X. A jockey who is suspended for less than ten days for a riding infraction may be allowed to ride in a stakes or trial race that was designated by the stewards prior to the start of the race season. Permission to race will be granted at the stewards' discretion, based on the circumstances of the suspension. For each racing day that a jockey is permitted to ride in a stakes or trial race under this item, the stewards shall designate an additional day of suspension to be served.

[For text of subps 4 to 11, see M.R.]

7877.0175 DUTIES AND RESPONSIBILITIES OF RACING OFFICIALS.

Subpart 1. **Racing secretary.** The racing secretary shall have the responsibilities in items A to I H.

[For text of item A, see M.R.]

B. The racing secretary shall make stall assignments pursuant to chapter 7876 and shall maintain a record of the arrival and departure of all horses stabled on the grounds of an association.

[For text of items C to E, see M.R.]

- F. The racing secretary shall maintain a list of horses that were entered but denied an opportunity to race because they were eliminated from a race programmed in printed condition books issued by the association.
- $G_{\underline{F}}$. The racing secretary's office shall keep up-to-date performance records on all horses registered to race at a race meeting. Such files shall be kept current and furnished intact to the racing secretary of the succeeding race meeting.
- <u>H G</u>. The racing secretary shall establish a preference system for horses which that have been excluded from races due to overfilling and shall maintain the system for the duration of a meeting. The racing secretary shall be allowed broad discretion with regard to the preference system but shall act in the best interest of racing and the meeting.
- <u>I H.</u> In the event that a race is declared off due to an insufficient number of entries, the racing secretary must post in a conspicuous place the names of all trainers that entered horses in each race that was declared off.

[For text of subps 2 to 8a, see M.R.]

Subp. 9. **Patrol judge.** Patrol judges shall be stationed at elevated locations specified by the stewards, and shall may observe the running of each race. In the case of harness racing, a patrol judge may serve as a roving patrol judge by riding in the starting gate and observing activity on the race course at all times during a race program.

Patrol judges shall be in communication with the stewards during every race, and shall immediately notify the stewards of:

[For text of items A to F, see M.R.]

[For text of subps 10 to 15, see M.R.]

7878.0130 BASIC COURSE.

Subpart 1. **Applicant shall successfully complete basic course.** No security officer may be licensed unless work in that capacity, except under the continuous direct supervision of an experienced security officer, until the officer or his or her appointing authority association furnishes proof to the commission that the prospective licensee security officer has successfully completed a basic course which that includes at least 16 hours of instruction in the following subject areas:

[For text of items A to I, see M.R.]

[For text of subps 2 and 3, see M.R.]

7878.0150 STANDARDS OF CONDUCT FOR SECURITY OFFICERS.

Subpart 1. [See repealer.]

Subp. 1a. Carrying of firearms. The chief of police of the jurisdiction where the Class A or D facility is located must be notified in writing of and receive a copy of the request for a security officer to carry a firearm. For each association employee who may carry a firearm on the grounds of a licensed racetrack, the association shall provide the commission's director of security with a current copy of the employee's permit to carry a firearm.

[For text of subp 2, see M.R.]

7878.0180 SECURED AREAS OF LICENSED RACETRACK GROUNDS.

Subpart 1. Association to provide security. Unless otherwise authorized by the commission, an association shall provide continuous security in the stable area of a licensed racetrack during all times that horses are stabled on the grounds. Security officers shall

require any person entering the stable area to display a commission license, temporary pass issued under part 7877.0165, or visitor's pass issued by the association.

- Subp. 2. **Visitor's pass.** A security officer may issue a visitor's pass to give unlicensed persons temporary access to secured areas of a licensed racetrack. The following requirements shall apply.
 - A. A visitor's pass may only be issued at the request of:
 - (1) an authorized association employee or official;
 - (2) a racing commissioner or commission employee; or
 - (3) a licensed trainer or assistant trainer.
- B. The person requesting the visitor's pass is responsible for the proper conduct of the visitor and shall ensure compliance by the visitor with all commission rules.
 - C. A visitor's pass shall be valid for a limited time not to exceed 24 hours.
 - D. Security officers shall keep a copy of each visitor's pass issued.
 - E. A visitor's pass must contain the following:
 - (1) the name of the visitor;
 - (2) the name of the person requesting the visitor's pass;
 - (3) the date and time the pass was issued; and
 - (4) the date and time the pass will expire.
- F. A visitor's pass does not entitle the visitor to participate in racing in any way other than as a patron.

7879.0100 QUALIFICATIONS AND APPOINTMENT OF STEWARDS.

[For text of subp 1, see M.R.]

Subp. 2. **Appointment and approval of stewards.** The following procedures must be observed in the appointment of stewards:

[For text of item A, see M.R.]

B. In the event a steward becomes ill, resigns, or is unable to serve for any reason, the remaining stewards commission's director shall nominate a temporary steward to the commission for approval. In emergencies, the commission's director of pari-mutuel racing may approve appointment of designate a temporary steward to serve until such time as the commission approves the appointment of a steward to fill the vacancy.

7879.0200 AUTHORITY AND DUTIES OF STEWARDS.

Subpart 1. **General authority of stewards.** The stewards shall exercise immediate supervision, control, and regulation of racing at each licensed race meeting on behalf of the commission and shall be responsible only to the commission. The powers of the stewards shall include:

[For text of items A to D, see M.R.]

E. the authority to interpret and enforce commission rules and determine all questions pertaining to racing matters in conformity with applicable law <u>and rule</u> and the <u>"eustoms of the turf"</u> criteria in subpart 3;

[For text of items F to L, see M.R.]

[For text of subps 2 and 3, see M.R.]

7883.0100 ENTRIES AND SUBSCRIPTIONS.

[For text of subp 1, see M.R.]

Subp. 2. **Horse must be registered and eligible.** No horse shall be permitted to start unless:

[For text of item A, see M.R.]

B. its registration certificate and Arabian ID Supplement or any supplement relative to other breeds as required showing the <u>lip</u> tattoo number, <u>microchip number</u>, or freeze branded registration number of the horse is filed with the racing secretary by scratch time for that race. In stakes races only, a horse shall be allowed to start without the registration certificate on file, if a photocopy or telefacsimile copy of both sides of the foal certificate is on file with the racing secretary. This copy must have been forwarded to the secretary along with a photocopy or a telefacsimile copy of the horse's equine infectious anemia certificate and, if applicable, a certificate of bleeding from the race office of a licensed race track which has the original registration certificate on file;

- C. it is owned by a licensed owner and is in the care of a licensed trainer;
- D. at the time of entry, the horse is was eligible for the conditions of the race as specified by the racing secretary and it remains eligible until the race; and
- E. if a horse's name is changed, its new name shall be is registered with The Jockey Club (New York), the American Quarter Horse Association, the Arabian Horse Registry of America, Inc., or the nationally recognized registration organization relative to other breeds and its old, as well as its new name, shall be given in every entry list until it has run three races, and both names must be printed in the official program for those three races;
 - F. the stakes or entrance money for the horse has been paid; and
 - G. it is in sound racing condition as determined by the commission veterinarian.
 - Subp. 2a. **Prohibited starters.** No horse shall be permitted to start if:

A. it is wholly or partially owned by, or under the care, custody, or control of, a person who for any reason is unlicensed by the commission; or

B. it is on the starter's list, steward's list, or veterinarian's list.

[For text of subp 3, see M.R.]

Subp. 4. **Entering procedure.** Nominations and entries shall be made in writing and signed by the owner or trainer of the horse, or the owner's authorized agent. Each association shall provide forms on which entries, scratches, and declarations are to be made for all races.

[For text of item A, see M.R.]

B. Entries may be made by telephone or telegraph electronic means, but shall be confirmed promptly in writing, signed by the owner or the owner's authorized agent, if requested by the stewards or racing secretary.

[For text of items C and D, see M.R.]

[For text of subp 5, see M.R.]

Subp. 6. **Prohibited entries.** No person shall:

[For text of items A to C, see M.R.]

- D. enter in a race a horse if it is wholly or partly owned by, trained by, or under the management of an unlicensed person, a person whose license is under suspension, a person whose license has been revoked or denied and has not been reinstated at the time of entry, or a person who acts in concert with or under the control of such a person. If an entry from any such person is received, the entry shall be void and any money paid to make the horse eligible for the race shall be paid to the winner. An entry may <u>not</u> be taken from a person whose license is under suspension in any racing jurisdiction <u>if unless</u> the term of the suspension <u>has ended ends</u> prior to the day of the race for which the entry was made and any other requirements associated with the suspension have been satisfied prior to the entry;
 - E. enter a horse that is 14 years of age or older-;
- <u>F.</u> enter a horse that is subject to a lien that has not been approved by the stewards and filed with the horseperson's bookkeeper;

- <u>G.</u> enter a horse that is subject to a lease that has not been approved by the stewards;
 - H. enter a horse that is barred or suspended in any racing jurisdiction; or
- I. enter a horse that has been fraudulently entered or raced in any jurisdiction under a different name, with an altered registration certificate, or altered means of identification.

[For text of subps 7 to 18, see M.R.]

Subp. 19. Commission's access to entered horses. The stewards may require an entered horse to be on the grounds of a licensed racetrack anytime prior to the race and remain there until after the race is completed.

7883.0120 DECLARATIONS AND SCRATCHES.

- Subpart 1. **Procedure for scratching horses.** Scratches and declarations shall be made in writing and signed by the owner or trainer of the horse, the owner's authorized agent, or a commission veterinarian. Each association shall provide forms on which scratches and declarations are to be made, and for all races:
 - A. no horse shall be scratched without permission of stewards;
- B. all scratches shall be made by scratch time, designated by the association, except as provided by subparts 2 to 5; and
- C. should scratches reduce the body of a race, the horses left in the race shall move into the lower numbered post positions before any horses are drawn from the "also eligibles."; and
- D. should scratches reduce the number of horses in a race below the number designated by the association, then such designated number of horses will be maintained

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by the drawing of lots from the "also eligibles" list after scratches have occurred and the horses so drawn will be required to race.

[For text of subps 2 to 6, see M.R.]

Subp. 7. [See repealer.]

7883.0130 PENALTIES AND ALLOWANCES.

Subpart 1. **Determining penalties and allowances.** Penalties and allowances shall be determined as follows.

[For text of items A to F, see M.R.]

G. When a race is in dispute, both the horse that finished first- and any horse elaiming the race shall be second-place finishers are liable to all penalties attached to the winner of that race until the matter is decided.

[For text of subps 2 to 4, see M.R.]

7883.0140 CLAIMING RACES.

- Subpart 1. **Who may claim.** In claiming races, any horse is subject to claim for its entered price by any person who is eligible to claim or by his or her an authorized agent. The following persons shall be are eligible to claim:
- A. A Any owner licensed owner who has a horse registered to race at the current meeting by the commission.
- B. A licensed owner who lost his or her last horse through fire, misfortune, or elaim, may claim a horse, provided:
- (1) the horse is claimed during the same race meeting that the horse was lost; or

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(2) the horse is claimed at another racetrack licensed by the Minnesota Racing Commission during a race meet operating concurrently with the race meet during which the horse was lost.

A person claiming under this item is required to establish eligibility to claim with the stewards and to receive his or her confirmation in writing prior to making a claim.

- €<u>B</u>. An applicant for an owner's license who is approved by the stewards may be granted a claiming authorization. Each application for a claiming authorization must be signed by the prospective trainer who must be licensed by the commission. Under no circumstances shall the claiming authorization be issued until the commission completes a preliminary background investigation, not to exceed ten days after filing the application, has been completed. An owner's license will not be granted until after the claiming authorization has been executed and the applicant completes the licensing process. The applicant must complete the licensing process within ten days of executing the claiming authorization. Once the applicant has been granted a claiming authorization, he or she may open an account with the horsepersons' bookkeeper.
- D. An applicant for an owner's license who has not previously had a horse registered to race at the current meeting and who purchases a horse registered to race by private sale, provided that the applicant is eligible to be licensed pursuant to part 7877.0130, subparts 1 and 2.

[For text of subps 2 to 7, see M.R.]

Subp. 8. **Voided claims.** If a claim is voided by the stewards, the horse claimed shall be returned to the original owner who, in turn, shall refund all claim money to the unsuccessful claimant.

A claim made on a horse that suffers a fatality during the running of the race or is euthanized for a disarticulated joint, compound comminuted fracture, or fracture of the

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skull, spine, or pelvis, any of which occurred during or directly after the race, is automatically voided. The stewards shall void a claim if:

A. the horse dies or is euthanized within one hour of racing; or

B. the horse is placed on the veterinarian's list for a musculoskeletal injury within one hour of racing. However, the claim shall not be voided for this reason if the claimant elected to claim the horse regardless of whether the horse is placed on the veterinarian's list. An election made under this provision shall be made on the claim form.

Subp. 9. **Prohibition on claims.** No person or racing interest shall:

[For text of items A to J, see M.R.]

K. claim a horse if he or she only leases a horse for racing purposes, unless the claim is executed pursuant to subpart 1, item \leftarrow B.

[For text of subps 10 to 31, see M.R.]

Subp. 32. [See repealer.]

7883.0150 PADDOCK TO POST.

Subpart 1. **Horses must have identifying equipment.** In a race₂ each horse must carry a conspicuous saddlecloth number and a head number corresponding to its number on the official program. In the case of any <u>coupled</u> entry₂ each horse making up the <u>coupled</u> entry shall carry the same number (head and saddlecloth) as the first part of the entry, along with a distinguishing letter; for example: 1, 1a, or 1b. In the case of a field, the horses comprising the field shall carry an individual number, for example: 10, 11, 12; or a particular number followed by a distinguishing letter 10, 10A, 10B, or 10C.

[For text of subps 2 to 14, see M.R.]

7883.0160 POST TO FINISH.

[For text of subps 1 to 6a, see M.R.]

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Subp. 7. **Determination of disqualifications.** The stewards are vested with sole and complete power and authority to determine when a disqualification is proper, its extent, and whether it applies to any other part of an entry. Their decision shall be is final.

[For text of items A and B, see M.R.]

C. When two horses with a common ownership interest or common trainer are racing uncoupled and one is disqualified, the stewards shall also disqualify any other commonly owned or trained horse if they determine it is in the interest of racing integrity to do so.

C. D. In the event of a disqualification, the stewards, at the request of the owner of the disqualified horse, shall review the race with that owner within 72 hours of the race.

[For text of subps 8 to 14, see M.R.]

7884.0120 ELIGIBILITY AND ENTERING.

[For text of subps 1 to 15, see M.R.]

Subp. 16. Entered horse to be on grounds. All entered horses must be present on the grounds of the licensed racetrack before the race, at a time prescribed by the stewards, that is at least five hours before the first race of the day.

Subp. 17. Commission's access to entered horses. The stewards may require an entered horse to be on the grounds of a licensed racetrack at any time prior to the race and remain there until after the race is completed.

7884.0140 COUPLED ENTRIES.

Subpart 1. Horses to be coupled as an entry. Horses shall be coupled as an entry if:

A. one person, stable, or partnership is the owner or trainer of two or more horses in a race; provided, however, that when a trainer enters two or more horses in a stakes race, early closing, or other special events under bona fide separate ownerships the said horses

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must, at the request of the association and with the approval of the stewards, be permitted to race as separate betting entries. The fact that such horses are trained by the same person shall be indicated prominently by the association in the program. If the race is split in two or more divisions, horses in an entry shall be seeded insofar as possible, first by owners, then by trainers, then by stables, but the divisions in which they compete and their post positions shall be drawn by lot. The provisions in this item also apply to elimination heats;

[For text of items B and C, see M.R.]

D. the trainer of one of the horses in a race is the owner, trainer, or driver of another horse in that race. When a driver participates in a purse race in which the driver has an ownership interest in one or more horses, the driver must drive one of the horses in which the driver has an ownership interest.

[For text of subps 2 and 3, see M.R.]

Subp. 4. **Program notes.** The fact that any two or more horses in a race are owned or trained by the same person shall be indicated prominently by the association in the program, whether or not those horses are racing as a coupled entry.

7884.0170 SCRATCHES.

Subpart 1. Judges Stewards to approve scratches. A horse entered to race shall not be scratched from a race without permission of the judges stewards.

[For text of subp 2, see M.R.]

Subp. 3. **On advice of veterinarian.** A horse scratched by the <u>judges stewards</u> on the advice of the commission veterinarian or the association veterinarian shall not be allowed to race for a minimum of <u>five seven</u> days as determined by part 7877.0175, subpart 8, or until approved for entry by the commission veterinarian or the association veterinarian.

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Subp. 4. **Scratched as unsound.** Any horse that is scratched by the <u>judges</u> <u>stewards</u> as unsound must compete in a qualifying race prior to reentry. <u>Horses competing in qualifying</u> races may be selected for random postrace drug testing under chapter 7892, and if so selected, negative test results must be returned prior to reentry.

Subp. 5. Horse off grounds scratched. If a horse is not on the grounds of an association and is scratched from the entries due to illness or injury, the trainer must present written documentation of the necessity of the scratch from a private veterinarian. If such documentation is not presented at the time the horse is scratched, the horse shall be placed on the veterinarian's list for a minimum of seven days from the day the documentation is provided to the commission veterinarian.

7884.0190 QUALIFYING RACES.

[For text of subp 1, see M.R.]

Subp. 2. Horses required to compete in qualifying races for race meets longer than two weeks. If the meet extends longer than two weeks, the following horses shall not be eligible to enter any race until they have competed in qualifying races:

[For text of items A to E, see M.R.]

F. A horse adding or removing hobbles regardless of gait. <u>However, if a horse</u> that previously qualified with hobbles fails to qualify without hobbles, the horse shall remain qualified to race with hobbles. If a horse previously qualified without hobbles and fails to qualify with hobbles, the horse shall remain qualified to race without hobbles.

[For text of subps 2a to 8, see M.R.]

7884.0210 CLAIMING RACES.

A. Claiming shall be conducted according to Rule 11 from the current United States Trotting Association (USTA) Charter, Bylaws, Rules and Regulations, but any conflict

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between the USTA Rule 11 and a Minnesota rule this chapter will be controlled by the Minnesota rule this chapter.

[For text of items B and C, see M.R.]

- D. Voided claims. The stewards shall void a claim if:
- (1) A claim made on a horse that suffers a fatality during the running of the race or is euthanized for a disarticulated joint, compound fracture, or fracture of the skull, spine, or pelvis, any of which occurred during or directly after the race, is automatically voided unless, prior to the race in which the horse is claimed, the claimant had elected to claim the horse regardless of the disposition of the horse. the horse dies or is euthanized within one hour of racing; or
- (2) An election made in subitem (1) shall be entered on the claim form in accordance with claiming rules: the horse is placed on the veterinarian's list for a musculoskeletal injury within one hour of racing. However, the claim shall not be voided for this reason if the claimant elected to claim the horse regardless of whether the horse is placed on the veterinarian's list. An election made under this part shall be made on the claim form.
- E. If a horse is scratched from a claiming race or declared a nonstarter, any claim on the horse is void. In that case, the horse's next start in the following 30 days must be in a race in which it can be claimed for the same price or less.
- E. F. Postrace testing on all claimed horses shall be performed using blood (serum, plasma, or heart blood) and urine (if available). as set forth in chapter 7892. Upon receipt of notification from the commission veterinarian that the initial forensic analysis demonstrates a medication violation under chapter 7890, the stewards shall immediately notify the successful claimant, who shall then have 72 hours to decide whether to keep the horse or request that the claim be voided. In that case, the following provisions shall apply.

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- (1) When a claim is voided after the claimant has taken possession of the horse, the claimant is responsible for all expenses incurred for the care of the horse from the time the horse was transferred to the claimant until the time the horse is returned to the prior owner following voidance of the claim by the stewards.
- (2) Voidance of a claim is not permitted if, after coming under the care, custody, and control of the claimant, the horse has already run for the claimant or has died.

7884.0250 RECALLS.

[For text of subps 1 to 3, see M.R.]

Subp. 4. **Inquiry into failure to sound recall.** If the starter fails to sound a recall when required, the stewards shall immediately cause the "Inquiry" sign to be displayed. <u>If</u> the stewards determine a horse was interfered with before the word "go" was given, wagers on that horse shall be refunded and the horse shall be declared racing for purse money only.

7884.0260 DRIVING RULES.

[For text of subp 1, see M.R.]

Subp. 2. **Conduct after word "go" is given.** After the word "go" is given no driver shall:

[For text of items A to S, see M.R.]

T. use a whip exceeding four feet in length or a snapper longer than six inches in length, or use unreasonable or unnecessary force in the whipping of a horse, nor whip any horse causing visible injury, nor whip any horse about the head including but not limited to trailing horses, nor whip any horse after the finish line has been crossed except when it has been deemed by the board of judges necessary to control the horse. The board of judges will notify the commission veterinarian to conduct any postrace examination on any horse deemed to have been subject to unreasonable or unnecessary force. The following actions shall be considered indiscriminate, unreasonable, or unnecessary uses of the whip:

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(1) any blatant or exaggerated movements of the whipping arm which will result from raising the elbow above the driver's shoulder height or allowing the hand holding the whip to reach behind the driver during the use of the whip one-handed whipping;

[For text of subitem (2), see M.R.]

- (3) whipping under the arch or shafts of the sulky, use of the whip as a goading or poking device, or placing the whip between the legs of the horse; or
- (4) using the whip when it does not appear that the horse is advancing its position in the race and appears exhausted or not in contention; or
 - (5) any whipping other than by wrist action only;

[For text of items U and V, see M.R.]

- W. keep one line, rein, or handhold in each hand at all times during the race except when the horse and driver reach the 7/8 pole marker during the race fail to keep a line in each hand, with both hands in front of the driver, until the finish of the race; and
 - X. a driver may not lay back at an angle greater than 45 degrees.

[For text of subp 3, see M.R.]

Subp. 4. **Lapped on break.** If there has been no violation of subpart 3, the stewards shall not set back place the horse unless a competing horse on its gait is lapped on the hind quarter of the breaking horse at the finish. Placing a horse is at the discretion of the stewards and not necessarily required, even when there is an extended break.

[For text of subps 5 and 6, see M.R.]

Subp. 7. **Use of stirrups.** After the word "go" is given, barring mishap, both of the driver's feet must be kept in or in contact with the stirrups, posts, or pegs until the race has been completed. Notwithstanding this provision, a driver may use his or her feet as necessary to remove a horse's earplugs.

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[For text of subps 8 to 11, see M.R.]

7884.0270 EXPANDED HOMESTRETCH RACING.

[For text of subp 1, see M.R.]

Subp. 2. **Rules.** In the event the homestretch is expanded pursuant to subpart 1, the following apply.

[For text of items A and B, see M.R.]

C. Horses using the expanded inside lane, during the homestretch drive for the finish of the race must first have complete clearance of the pylons marking the inside boundary of the race course. A horse or sulky running over one or more of the pylons or going inside the one or more pylons, while attempting to use the expanded inside lane, may be disqualified and placed at the discretion of the stewards, whose decision shall be final.

[For text of item D, see M.R.]

7897.0100 PROHIBITED ACTS.

[For text of subps 1 to 6, see M.R.]

Subp. 6a. Hostile acts. No person shall engage in conduct or use language that is threatening, harassing, or abusive toward a person or animal while on the grounds of an association.

[For text of subps 7 to 21, see M.R.]

- Subp. 22. Use of nonrecognized racing equipment. Nonrecognized racing equipment must not be used on a horse on a day the horse is scheduled to race, unless the use is approved in advance by the stewards in consultation with the commission veterinarian.
- Subp. 23. **Chain shank.** No person may lead a horse with a chain shank unless the oral portion is covered with a soft, nonabrasive material.

7897.0110 USE OF DRUGS AND ALCOHOL.

Subpart 1. **Drugs.** The commission, the commission's director of security, or the stewards may, at any time, require any licensee having direct physical contact with horses or direct responsibility for some portion of the day's racing program, or whose racing duties place him or her in a position of danger, or who commits an act that endangers a horse or human, to provide one of the following for analysis: blood, breath, <u>saliva</u>, or urine samples. The type or types of sample to be provided shall be determined by the board of stewards after consideration of the circumstances involved and the alleged substance involved. If such a licensee fails Failure to comply with this requirement, the licensee shall be suspended and referred to the commission to show cause for refusing to do so shall be a serious violation under part 7897.0130.

Should any licensee other than a racing official, jockey, apprentice jockey, assistant starter, or driver, be found to have levels of any nonprescription, prohibited, or illegal drug, or prescription medication at a concentration greater than which has been prescribed, or an alcohol concentration greater than 0.04 percent, the licensee shall be subject to disciplinary action by the stewards and the commission. For purposes of this part, "alcohol concentration" means:

[For text of items A to C, see M.R.]

Subp. 2. [Repealed, 15 SR 2307]

7897.0120 DISCIPLINARY SANCTIONS.

Subpart 1. **Licenses Sanctions.** Any licensee engaging in any prohibited act as provided in parts 7897.0100 to 7897.0115, or any other violation of Minnesota Statutes, chapter 240, or the commission's rules, is subject to license suspension or revocation, and/or the levying of a fine as provided in part 7897.0130-, and having such conditions placed on the license as reasonably necessary to ensure the integrity of racing and the health, safety, and welfare of its participants. The commission or stewards may also impose such sanctions on a person

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whose license has expired for conduct that occurred when the license was in effect. When determining what sanction or sanctions to issue, the commission or stewards must consider the nature, chronicity and severity of the violations, and their effects on the integrity of racing and the safety and welfare of racing participants.

[For text of subps 2 and 3, see M.R.]

Subp. 4. Effect of sanctions.

- A. An individual whose license has been denied is ineligible to apply for a license from the commission for two years.
- B. An individual whose license has been revoked is ineligible to apply for a license from the commission for five years.
- C. An individual whose license has been revoked or suspended, and has not been restored to good standing, is excluded from the grounds of all licensed racetracks under the jurisdiction of the commission.
- <u>D.</u> An individual who has not paid a fine levied by the commission, and has not timely appealed the fine, is ineligible to reapply for a license until the fine is paid in full.
- E. An individual whose license has been denied, revoked, or suspended, and has not been restored to good standing, may not benefit financially from racing, training, or caring for horses at a licensed racetrack. This includes but is not limited to prohibiting the transfer of ownership, training, or care of horses to any of the following without the express permission of the stewards:
- (1) a licensee related to the individual by blood, marriage, or domestic partnership;
 - (2) a licensee related to the individual's spouse by blood; or

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(3) a licensee who has had a business or employment relationship with the individual in the past year.

7897.0130 SCHEDULE OF FINES.

[For text of subps 1 to 3, see M.R.]

Subp. 4. **Serious violations.** Violations of Minnesota Statutes, section 240.25, misrepresentation of the identity of a horse, possession of a firearm in violation of state law, setting or attempting to set a fire on the racetrack premises, <u>a violation of part 7897.0110</u>, and any violation involving a substance defined by the Association of Racing Commissioners International Uniform Classification Guidelines for Foreign Substances as a Class 1 foreign substance shall be deemed per se serious violations.

[For text of subps 5 and 6, see M.R.]

7897.0150 DISCIPLINARY AND APPEAL PROCEDURES.

[For text of subp 1, see M.R.]

Subp. 2. Penalties imposed by stewards.

A. The stewards may suspend a license up to 90 days or impose a fine of up to \$5,000 in accordance with the schedule of fines in part 7897.0130 or both; in addition, they may order any other appropriate disciplinary or corrective action. The stewards may also make recommendations to the commission for penalties in excess of their authority.

B. Upon a finding of a violation of chapter 7890, the stewards shall consider the elassification and penalty category of the substance at the time of the violation as referenced in the Association of Racing Commissioners International Uniform Classification Guidelines for Foreign Substances and Recommended Penalties, as well as any existing mitigating or aggravating factors, and shall impose penalties and disciplinary measures consistent with the recommendations contained therein except as limited by part 7897.0130, subpart 5.

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C. Mitigating or aggravating factors must be shown by a preponderance of evidence that the circumstances were actually present in the instant case. Mere speculation that the circumstances might have been present is not sufficient proof.

For purposes of this subpart, mitigating factors are conditions or circumstances that do not excuse or justify wrongful conduct, but are considered out of fairness in deciding to reduce a penalty.

For purposes of this subpart, aggravating factors are conditions or circumstances that permit a harsher penalty to be imposed but do not permit a penalty to be imposed greater than that allowed under the law or rule.

Subp. 3. [See repealer.]

Subp. 4. [Renumbered 7897.0155, subp 2.]

Subp. 5. [See repealer.]

Subp. 6. [See repealer.]

Subp. 7. [Renumbered 7897.0155, subp 5.]

Subp. 8. [See repealer.]

Subp. 9. [Renumbered 7897.0155, subp 7.]

Subp. 10. Penalties imposed by stewards or commission for medication violations.

A. Upon a finding of a violation of chapter 7890, the stewards or commission shall consider the classification and penalty category of the substance at the time of the violation as referenced in the Association of Racing Commissioners International Uniform Classification Guidelines for Foreign Substances and Recommended Penalties, as well as any existing mitigating or aggravating factors, and shall impose penalties and disciplinary measures consistent with the recommendations contained therein except as limited by part 7897.0130, subpart 5.

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- B. Mitigating or aggravating factors must be shown by a preponderance of evidence that the circumstances were actually present in the instant case. Mere speculation that the circumstances might have been present is not sufficient proof.
- C. For purposes of this subpart, mitigating factors are conditions or circumstances that do not excuse or justify wrongful conduct, but are considered out of fairness in deciding to reduce a penalty.
- D. For purposes of this subpart, aggravating factors are conditions or circumstances that permit a harsher penalty to be imposed but do not permit a penalty to be imposed greater than that allowed under the law or rule.

7897.0155 APPEAL TO COMMISSION.

Subpart 1. Appeals.

- A. A license denial, a sanction under part 7897.0120, or a stewards' decision regarding a Class C licensee may be appealed to the commission.
- B. The licensee may ask the commission to reverse the decision in whole or in part or to lessen the sanction ordered.
 - C. Appeals to the commission are not subject to the contested case procedures.
- Subp. 2. Review or appeal by commission, director, or deputy director. Nothing in this chapter precludes the commission, director, or deputy director from instituting proceedings to appeal a steward's decision; or the commission from instituting proceedings to review a steward's decision on its own motion. [Renumbered from part 7897.0150, subpart 4.]
- Subp. 3. Stays of decisions. An appeal of a sanction or stewards' decision shall not automatically stay the decision. A party may request the director to stay the decision. The director shall order a stay for good cause shown.

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Subp. 4. Procedure for appeal to commission. A licensee may appeal a license denial, sanction, or decision of the stewards by filing with the director a written request for an appeal within five days after being orally advised of the decision or receiving a written order, whichever is earlier. The appeal request shall contain the following information:

- A. the name, address, and telephone number, if any, of the appellant;
- B. a description of the objections to the license denial, sanction, or decision of the stewards;
 - C. a statement of the relief sought; and
 - D. whether the appellant desires to be present in person at the hearing of the appeal.
- Subp. 5. Deposit shall be required. The appellant shall deposit with the commission at the time of filing his or her written request for an appeal an amount equal to ten times the appellant's occupational license fee in part 7877.0120, subpart 1, but not to exceed \$250. The deposit will be refunded by the commission upon the conclusion of the appeal unless the commission finds that the appeal was frivolous, in which case the deposit will be forfeited. In addition, if the commission determines that the appeal was commenced in bad faith for purposes of delay or was unreasonable and without substance or merit, the commission may impose a fine of not more than \$450. [Renumbered from part 7897.0150, subpart 7.]
- Subp. 6. Commission shall set date for hearing. Within five days of receipt of a written request for an appeal and the deposit, the commission chair, director, or the deputy director shall set a date, time, and place for the hearing. The hearing must be held within 15 days of the receipt of the request for the appeal and the deposit. Notice shall be given to the appellant in writing and shall set out the date, time, and place of the hearing, and shall be served personally or sent by mail to the last known address of the appellant. If the appellant objects to the date of the hearing, the appellant may obtain a continuance, but the continuance

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shall not automatically stay imposition of the sanction or prolong a stay issued by the director.

- Subp. 7. **Appeal by commission.** When the commission institutes an appeal on its own motion or at the request of the stewards or director, a notice of appeal shall be served personally or sent by mail to the licensee, addressed to his or her last known place of residence, at least ten days prior to the hearing of the appeal. This notice of appeal shall contain the following:
 - A. the decision being appealed from;
 - B. the date on which the decision was made;
 - C. the grounds of the appeal; and
- D. the date, time, and place on which the commission proposes to hear the appeal.

 [Renumbered from part 7897.0150, subpart 9.]
- Subp. 8. **Designation of panel.** All appeals shall be heard by a panel of three or more commission members. The commission chair shall appoint the panel members and shall also designate one of them as the chair of the panel.
- Subp. 9. Hearing panel's decision. All decisions of the hearing panel must be made by majority vote. In the event the hearing panel is unable to arrive at a decision by a majority vote, the commission shall consider the appeal based on the record before the hearing panel. The hearing panel shall issue its written decision within ten days, excluding Saturday, Sunday, and holidays, based on the record and must include the hearing panel's findings of fact and conclusions on all material issues. A copy of the panel's decision shall be served upon all parties by first class mail or personal service. The decision of the hearing panel shall be the final agency decision.

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7897.0170 CONDUCT OF APPEAL HEARING.

[For text of subps 1 to 9, see M.R.]

Subp. 10. Summary disposition. If the hearing panel finds there are no genuine issues of material fact and the matter can be decided as a matter of law, the hearing panel shall, within ten days of receiving the written request for appeal, issue a written decision without holding a hearing. The decision shall be a final agency decision.

7897.0190 <u>DISCIPLINARY ACTION BY COMMISSION CONTESTED CASE</u> HEARINGS.

Subpart 1. Right to a contested case hearings hearing. The In lieu of an appeal under part 7877.0155, if the commission may take orders any of the following disciplinary action only after sanctions, the licensee may elect to appeal by requesting a contested case hearing, to be held in accordance with the contested case procedures in Minnesota Statutes, chapter 14 and rules adopted pursuant thereto:

- A. revoke revocation of a Class A, B, C, or D license;
- B. suspend or fine suspension of a Class A, B, or D license; and
- C. suspend suspension of a Class C license for more than 90 180 days, and/or fine a Class C license in an amount exceeding \$2,000.; or
 - D. a fine of more than \$5,000.
- Subp. 2. <u>Contested case procedure</u>. The commission shall notify a licensee in writing of the <u>charges and intended disciplinary action</u> <u>sanction</u>, and of the licensee's right to <u>appeal</u> by requesting a contested case <u>hearing</u>. A request for a contested case hearing must be made in writing and delivered to the commission's director by certified mail or personal service. If delivered by certified mail, the request must be postmarked within ten calendar days after the licensee received the commission's sanction order. If a request is delivered by personal service, it must be received by the commission's director within ten calendar days after the

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licensee received the commission's sanction order. If a licensee submits a timely request for a contested case hearing under this subpart, the disciplinary sanction shall be stayed until the commissioner issues a final order following the contested case hearing. However, the imposition of the sanction shall not be stayed if the commission had summarily suspended the license in the 90 days preceding the issuance of the sanction order and the licensee either did not appeal the summary suspension or the commission affirmed the summary suspension after appeal. Any contested case hearing shall be commenced and held in the manner provided for in Minnesota Statutes, chapter 14, and rules adopted pursuant thereto.

- Subp. 3. Exceptions. Parties affected by the report of the administrative law judge shall have 20 days from the date of service of the report to file exceptions with the commission and request an opportunity to present written arguments to the commission.
- Subp. 4. Consideration of arguments. If there has been a request for an opportunity to present written arguments, the commission shall, as soon as practicable, set dates for the filing of such arguments and give reasonable notice thereof to all parties to the contested case.[Renumbered from part 7897.0200, subpart 2.]
- Subp. 5. **Decision or order.** The decision or order shall be in writing or stated in the record and shall be accompanied by a statement of the reasons therefor. The statement of reasons shall consist of a concise statement of the conclusions upon each contested issue of fact necessary to the decision. Parties to the proceeding shall be served personally or by first-class mail with a copy of the decision or order and accompanying statement of reasons. [Renumbered from part 7897.0200, subpart 3.]

7897.0200 COMMISSION DECISION.

Subpart 1. [See repealer.]

Subp. 2. [Renumbered 7897.0190, subp 4.]

Subp. 3. [Renumbered 7897.0190, subp 5.]

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REPEALER. Minnesota Rules, parts 7869.0100, subparts 21 and 33a; 7873.0189, subpart 13; 7873.0300, subpart 3; 7878.0120, subpart 1; 7878.0150, subpart 1; 7883.0120, subpart 7; 7883.0140, subpart 32; 7897.0150, subparts 3, 5, 6, and 8; 7897.0160; and 7897.0200, subpart 1, are repealed.

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