

Horse & Owner Manual (E)

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PART 1 - SCOPE OF MANUAL

1. Introduction

1.1. Part (A)3 provides that a horse trained in Great Britain is not qualified to be entered for or start in any race under these Rules unless

1.1.1 the name of the horse is entered on the register of horse names maintained by the Authority, and

1.1.2 the name of the owner is entered in the register of owners maintained by the Authority.

1.2 In this Manual

1.2.1 Part 2 provides for the registration of horse names and imposes specific requirements applying to any horse trained in Great Britain, and

1.2.2 Part 3 provides for the registration of the names of the owner of any horse trained in Great Britain, registration of an owner's racing colours and certain other requirements applying to owners.

1.3 A Person is liable to Disciplinary Action if

1.3.1 he contravenes a requirement imposed on him by or under these Rules,

1.3.2 any provision of these Rules states that he is taken to have contravened any such requirement, or

1.3.3 any provision of these Rules states that he is liable to Disciplinary Action.

1.4 Disciplinary Action may also be taken against a Person in any of the circumstances specified in Rules (A)63 to (A)70.

PART 2 - HORSES

CHAPTER 1 INTERPRETATION

2. Interpretation of Part 2

2.1 In Part 2, unless the context otherwise requires

Export Certificate, in relation to a horse foaled outside Great Britain, Ireland or the Channel Islands, means a certificate of pedigree for the horse which

2.1.1 states the name, pedigree, age, sex, colour and markings of the horse, and

2.1.2 is issued and endorsed by a Recognised Stud Book Authority or, in the absence of such an Authority, the Recognised Racing Authority of the country in which the horse was foaled, and

2.1.3. is endorsed by the Stud Book Authority or Racing Authority of any other country which the horse has visited before importation into Great Britain

Horse includes mare, gelding, colt, and filly and for the purposes of Rule 18 includes a pony, mule, ass or hinny;

Microchip means a microchip approved by the Stud Book Authority of Great Britain and Ireland;

Non-Thoroughbred Register means the work authorised to be published under that name by the Authority;

Racecourse Managing Executive means the person who holds a racecourse licence granted by the Authority under Part (F)2;

Racecourse Property means any property owned, used or controlled by the racecourse managing executive;

Register of Stable Employee Names means the register of the names of employees of a trainer which is maintained by the Authority under Part (A)3 (licences, permits and registration);

Stud Book means the register of the breeding of thoroughbred horses in their country of origin;

Veterinary Officer means a registered veterinary surgeon engaged by the Authority;

Veterinary Surgeon means any qualified veterinary practitioner appropriately registered to practice.

CHAPTER 2 - REGISTRATION OF NAMES OF HORSES TRAINED IN GREAT BRITAIN

Applying to register the name of a horse

3. The register of names of horses trained in Great Britain

3.1 Where the Authority receives an application in respect of a horse trained in Great Britain which is made in accordance with Rules 4 to 7, the Authority may approve the application and enter the name of the horse in the register of horse names.

3.2 A name which is registered in respect of a horse shall be the horse's name for the purposes of these Rules.

3.3 Each application to register a name must be accompanied by the appropriate fee specified in Schedule (A)1.

4. Making an application to register a horse name

4.1 An application to register the name of a horse must be made using the Prescribed form.

4.2 The application must

4.2.1 contain such information as the form may require,

4.2.2 be accompanied by the appropriate supporting documents in accordance with Rule 5 or 6, and

4.2.3 be signed by or on behalf of the Owner or Trainer.

4.3 In determining whether to approve an application, the Authority may have regard to such matters as it may consider appropriate.

5. Supporting documents: horse foaled in Great Britain, Ireland or Channel Islands

5.1 This Rule applies to an application to register the name of a horse in any case where the horse was foaled in Great Britain, Ireland or the Channel Islands.

5.2 The application to register the horse's name must be accompanied by

5.2.1 its passport (except where the horse happens to be outside Great Britain, Ireland or the Channel Islands at the time the application is made), and

5.2.2 such other documents as may be required under Paragraph 5.3 or 5.4.

5.3 In any case where the horse's passport does not already contain evidence from a Veterinary Surgeon that a Microchip has been implanted, the application must also be accompanied by a statement from a Veterinary Surgeon that the horse has been implanted with an identifying Microchip.

5.4 In any case where the Person who signs the application is unable to confirm the markings of the horse shown in the passport, the application must also be accompanied by an age and markings certificate that complies with Rule 7.1.

5.5 In this Rule references to a horse's passport are to the approved diagrammatic document of identity for the horse which is issued

5.5.1 by the Stud Book Authority of Great Britain and Ireland in accordance with such directions as may be given by the Authority, or

5.5.2 in such other manner as the Authority may specify.

6. Supporting documents: horse foaled elsewhere

6.1 This Rule applies to an application to register the name of a horse in any case where the horse was foaled in a country other than Great Britain, Ireland or the Channel Islands.

6.2 The application must be accompanied by

6.2.1 the passport (if any) issued for that horse, and

6.2.2 an age and markings certificate that complies with Rule 7.1.

6.3 The application must also be accompanied by a statement from a Veterinary Surgeon that the horse has been implanted with an identifying Microchip in any case where the horse is trained in Great Britain and

6.3.1 the horse's passport does not already contain evidence from a Veterinary Surgeon that such a Microchip has been implanted, or

6.3.2 the horse has no passport.

6.4 In this Rule references to a horse's passport are to the approved diagrammatic document of identity for the horse which was issued on the authority of a Recognised Racing Authority.

7. Age and markings certificates

7.1 An age and markings certificate in respect of a horse is a certificate signed by a Veterinary Surgeon which

7.1.1 specifies the markings of the horse, and

7.1.2 states the age of the horse.

7.2 The Veterinary Surgeon must satisfy the following conditions:

7.2.1 The Veterinary Surgeon must not be

7.2.1.1 the Owner of the horse or any person related to the Owner of the horse;

7.2.1.2 the Trainer of the horse or any person related to the Trainer of the horse; or

7.2.1.3 a Person shown in the Register of Stable Employee Names as being employed by the Trainer; and

7.2.2. The Veterinary Surgeon must be independent of the Owner and Trainer of the horse.

7.2.3 Where the Authority is not satisfied that the Veterinary Surgeon is independent of the Owner and the Trainer of the horse, it may reject any age and markings certificate. This Paragraph applies whether or not the Authority subsequently commences an enquiry to consider possible Disciplinary Action.

7.3 Where an age and markings certificate is required in support of an application to register the name of a horse, the Authority must compare the certificate with

7.3.1 if the horse was foaled in Great Britain, Ireland or the Channel Islands, the markings first recorded for the horse in the Stud Book maintained by the Stud Book Authority of Great Britain and Ireland;

7.3.2 if the horse was foaled elsewhere, the markings contained in its Export Certificate.

7.4 The Authority must not approve the application if

7.4.1 it considers that there is a discrepancy between the age and markings certificate and the document specified in Paragraph 7.3.1 or 7.3.2, and

7.4.2 the horse's identity cannot be verified by a blood or a DNA test.

7.5 If the delivery of the Export Certificate for a horse has been delayed, the Authority may provisionally approve an application subject to subsequent verification of the horse's identity.

7.6 The appropriate fee specified in Schedule (A)1 is payable by an applicant for the carrying out of

7.6.1 a comparison required by Paragraph 7.3.2, or

7.6.2 a test for the purposes of Paragraph 7.4.2,

whether or not the identity of the horse is verified as a result.

8. Requirements for an application to be approved

8.1 Unless the Authority direct otherwise an application for registration will only be accepted if

8.1.1 it has received all the documents required by Rules 4 to 7, and

8.1.2 it is satisfied that each of the following conditions is met in respect of the application.

8.2 The first condition is that

8.2.1 the horse's identity has been properly verified, and

8.2.2 the horse has been implanted with an identifying Microchip.

8.3 The second condition is that the horse has been accepted for inclusion in

8.3.1 the Stud Book maintained by the Stud Book Authority of Great Britain and Ireland,

- 8.3.2 a Stud Book approved by the International Stud Book Committee (see Paragraph 8.6),
- 8.3.3 the Non-Thoroughbred Register, or
- 8.3.4 the Autre Que Pur Sang (AQPS Register).

8.4 The third condition is that the name of the horse

- 8.4.1 has been determined in accordance with Schedule 1, and
- 8.4.2 has not been reserved under Rule 11.

8.5 The fourth condition is that the horse, and its sire and dam, are each the produce of a natural service or covering and that, in the course of breeding the horse

- 8.5.1 a natural gestation took place in the body of the mare in which the foal was conceived, and
- 8.5.2 the foal was delivered from the mare's body.

8.6 Schedule 2 lists the countries in respect of which Stud Books have been approved by the International Stud Book Committee.

8.7 In Paragraph 8.5, **Natural Service or Covering** means the physical mounting of a mare by a stallion and which can include the immediate re-inforcement of the stallion's service or cover by a portion of the ejaculate produced by that stallion during that service or cover of that same mare.

9. Registration of the name

9.1 Where the Authority approves an application it shall register the name of the horse.

9.2 The registration of the name of a horse does not become effective until the day following that on which approval was given.

9.3 A list of registered names (including any names changed under Rule 10) shall be published on the Racing Administration Internet Site.

9.4 In respect of a horse which was foaled outside Great Britain or the Channel Islands

- 9.4.1 a letter code shall be added to the register to denote the country of foaling, and
- 9.4.2 this shall form part of the registered name.

9.5 The registration of a name is void if

- 9.5.1 after registration, it appears to the Authority that any of the conditions specified in Rule 8 were not satisfied at the time of registration, and
- 9.5.2 the Authority directs that the registration shall be void.

9.6 The registration of a name is suspended if

- 9.6.1 after registration, it is found that that the horse's breeder made an inaccurate, misleading or fraudulent declaration at the time of registration with the Stud Book of Great Britain and Northern Ireland, and
- 9.6.2 the Authority directs that the registration shall be suspended.

Further provisions as to names

10. Changing a name

10.1 A name that is registered for a horse may be changed but only in the following circumstances

- 10.1.1 the Authority decides to correct an incorrect name which has been published in error, or
- 10.1.2 an application to register a new name is made to, and approved by, the Authority under this Rule.

10.2 The Authority may approve an application to register a new name for the horse if the Authority has received all the documents required by Rules 4 to 7 and is satisfied that

- 10.2.1 each of the conditions for approval specified in Rule 8 are met in respect of the application,

and

10.2.2 Paragraph 10.3 does not prevent it from giving its approval.

10.3 No approval may be given if

10.3.1 the horse has run under these Rules, the rules of a Recognised Racing Authority or in a Point to Point Steeple Chase run in Great Britain or Ireland, or

10.3.2 the name of the horse is also registered by a Recognised Racing Authority and that Racing Authority has not given its permission to the name change, or

10.3.3 the horse has been registered either as a broodmare or as a stallion in

10.3.3.1 the Stud Book maintained by the Stud Book Authority of Great Britain and Ireland,

10.3.3.2 the Non-Thoroughbred Register, or

10.3.3.3 any other Stud Book or non-thoroughbred register which is authorised to be published by a Recognised Racing Authority.

11. Reserving a name

11.1 Subject to Paragraph 11.6, a Person may apply to The Racing Calendar Office for the name of a horse to be reserved.

11.2 If the application is approved, the name may be reserved for a period not exceeding one year.

11.3 The reservation of a name may, on further application, be renewed once and for a period not exceeding one year.

11.4 No application under this Rule may be approved unless the Authority is satisfied that the name has been determined in accordance with Schedule 1.

11.5 Any name which is reserved for a horse under this Rule shall not have the effect of identifying the horse for the purposes of these Rules until the name has been fully registered in accordance with Rule 9.

11.6 No application will be accepted if made by telephone.

12. Fees for an application under Rule 10 or 11

12.1 An application under Rule 10 or 11 must be accompanied by the appropriate fee specified in Schedule (A)1.

12.2 A fee paid on an application to reserve a name may be remitted where

12.2.1 the reserved name is subsequently rejected on an application to register the name,

12.2.2 a reservation for a period not exceeding 90 days is renewed, or

12.2.3 a name which was reserved for a period not exceeding 90 days is subsequently registered under this Manual.

12.3 No fee may be remitted in any other circumstances.

CHAPTER 3 - IDENTITY AND VACCINATION OF HORSES

Issue of passports by a Stud Book Authority

13. Requirement for a horse trained in Great Britain to have a passport

13.1 Each horse trained in Great Britain must have a passport issued by a Stud Book Authority.

13.2 The purpose of that passport is to ensure that the horse can be identified at all times and, accordingly, the passport must always accompany the horse and be available for inspection

13.3 In the event of failure to comply with Paragraph 13.2 in respect of a horse which is on Racecourse Property, the Trainer or the Owner of the horse are liable to Disciplinary Action.

13.4 Any passport is returnable on demand and is issued subject to the condition that all the requirements of these Rules relating to passports must be complied with.

14. Issue and replacement of a passport

14.1 Where the Authority registers the name of a horse under this Part, the Stud Book Authority shall revise and re-issue any passport for the horse that it received under Rule 5 or 6.

14.2 The Stud Book Authority may issue a passport for a horse in such other circumstances as it may consider

appropriate.

14.3 A passport is invalidated if the seal (spine) is damaged or broken.

14.4 The appropriate fee specified in Schedule (A)1 is payable for

14.4.1 the initial issue of a passport under this Rule,

14.4.2 its revision or reissue, or

14.4.3 the replacement of a lost passport.

Checking the identity of a horse

15. Identity checks for horses trained in Great Britain

15.1 An identity check must be carried out on any horse which is trained in Great Britain in any case where the horse has been declared to run in a race under Rule (F)89 and

15.1.1 the race is the horse's first in Great Britain,

15.1.2 the race is the horse's first since changing Trainer, or

15.1.3 the horse is required at the request of a Veterinary Officer for a routine vaccination or health check.

15.2 When the declaration sheet for the horse is verified in accordance with Rule (B)23 (verifying the declaration sheet), the horse and its passport must be available for inspection by a Veterinary Officer not less than three quarters of an hour before the advertised time for the race.

15.3 If the horse's passport is not available in accordance with Paragraph 15.2, the Trainer and the Owner of the horse are liable to Disciplinary Action and

15.3.1 in the circumstances specified in Paragraph 15.1.1 or 15.1.2, the horse is not permitted to run in any race under these Rules (see Paragraph 5 of Schedule (B)3);

15.3.2 in the circumstances specified in Paragraph 15.1.3, the horse may run if the Trainer confirms in writing that he holds the passport.

15.4 Where the requirements of Paragraph 15.2 are not complied with on the first occasion when they apply, they shall continue to apply until they are complied with.

15.5 Failure to present the correct horse to the Veterinary Officer as required by Paragraph 15.2 may result in Disciplinary Action being taken against the Trainer.

16. Identity check for horse trained outside Great Britain

16.1 This Rule applies each time a horse is to run in a race under these Rules where

16.1.1 the horse is trained in a country other than Great Britain, and

16.1.2 the declaration sheet for the horse is verified in accordance with Rule (B)23 (verifying the declaration sheet).

16.2 An identity check must be carried out in accordance with Paragraph 16.3 or 16.4 and, unless the requirements of those Paragraphs are complied with

16.2.1 the Trainer and the Owner of the horse are liable to Disciplinary Action, and

16.2.2 the horse will not be permitted to run in any race under these Rules (see Paragraph 19 of Schedule (B)3).

16.3 If the horse has been issued with a passport by a Recognised Racing Authority

16.3.1 the horse and its passport must be available for inspection by a Veterinary Officer not less than three quarters of an hour before the advertised time for the race, and

16.3.2 if the horse is from a country other than Ireland, the Trainer must ensure that the requirements of Rule 24 are also met in relation to the horse.

16.4 If the horse has no passport

16.4.1 the horse must be presented to a Veterinary Officer, not less than three quarters of an hour

before the advertised time for the race, and

16.4.2 the following documents must be lodged at The Racing Calendar Office

16.4.2.1 an Export Certificate, and

16.4.2.2 an age and markings certificate for the horse which is signed in Great Britain or Ireland or the Channel Islands by a Veterinary Surgeon, and

16.4.3 if the horse is from a country other than Ireland, the Trainer must ensure that the requirements of Rule 24 are also met in relation to the horse.

16.5 The age and markings certificate must be completed by a Veterinary Surgeon who is unrelated to and independent of the Owner of the horse, the Trainer of the horse and any Person shown in the Register of Stable Employee Names as being employed by the Trainer.

17. Horses from outside Great Britain or Ireland: export certificates and passports

17.1 Where a horse is imported into Great Britain to be trained in Great Britain, the Export Certificate for the horse must be received at the Stud Book Authority of Great Britain and Ireland before the horse may be declared to run in any race under these Rules, and within 90 days of arrival in Great Britain.

17.2 A horse which is trained outside Great Britain or Ireland may not run for a period exceeding 90 days on the production of its passport alone.

17.3 For the purposes of Paragraph 17.2, the period of 90 days commences with the date when the passport is endorsed by the Recognised Racing Authority where the horse is trained and is valid for one journey only.

17.4 The requirements of Paragraph 17.1 does not apply to horses imported from Ireland.

17.5 Where a horse is imported into Great Britain to be trained in Great Britain, before the horse may be declared to run in any race under these Rules, the Authority must be in receipt of a certificate of analysis issued by a BHA-approved Laboratory reporting no evidence of the presence or use of a prohibited substance or prohibited method prohibited at all times in a sample collected from the Horse in accordance with Schedule (G)2 Paragraph 4. All sample collection and analysis costs shall be borne by the applicant.

17.6 The Authority may from time to time exempt horses imported into Great Britain from certain Recognised Racing Authorities from being subject to the requirement in Rule 17.5.

Vaccinations against equine influenza

18. Vaccinations against equine influenza

18.1 This Rule applies in respect of any horse which enters Racecourse Property apart from

18.1.1 any foal less than 6 months old whose dam was vaccinated in accordance with this Rule before foaling, or

18.1.2 horses crossing land which is common ground or is subject to statutory rights for public access for air and exercise.

18.2 The horse must have been vaccinated against equine influenza by a veterinary surgeon in accordance with Paragraphs 18.3 to 18.6.

18.3 The vaccines administered must either appear on the list of equine influenza vaccinations which is maintained by the Authority or be acceptable to a Veterinary Officer.

18.4 The horse must have received two primary vaccinations which are given not less than 21 days and not more than 92 days apart.

18.5 If sufficient time has elapsed, the horse must also have received

18.5.1 a booster vaccination which is given not less than 150 days and not more than 215 days after the second component of the primary vaccination, and

18.5.2 further booster vaccinations at intervals of not more than a year apart (or such lesser time as the Authority may, in an emergency, decide).

18.6 None of the vaccinations must have been given on the day of a race in which the horse is declared to run or on any of the 6 days before the race.

18.7 In the event of failure to comply with any of the requirements of this Rule in respect of a horse which is on

Racecourse Property

18.7.1 the Trainer or the Owner of the horse are liable to Disciplinary Action, subject to Rule 18.8 and

18.7.2 the horse may not be permitted to run in any race under these Rules (see Paragraph 10 of Schedule (B)3).

18.8 The Trainer or the Owner of the horse shall not be liable under Rule 18.7 when

18.8.1 the failure to comply with the requirements of this Rule occurred prior to the horse coming into the Trainer or Owner's care or control, and

18.8.2 a Veterinary Officer has subsequently inspected the non-compliant passport and incorrectly stamped it as satisfactory, and

18.8.3 the Trainer or the Owner has not previously been notified of the error.

19. Vaccination checks

19.1 For the purposes of determining whether the requirements of Rule 18 have been met, the following documents must be available for inspection in respect of a horse which is on Racecourse Property

19.1.1 any passport issued for the horse, or

19.1.2 the vaccination records for the horse.

19.2 Where the horse has a passport, the vaccination section of the horse's passport must have been completed by a Veterinary Surgeon or a Recognised Racing Authority.

19.3 Vaccination records for a horse which meet the conditions specified in Paragraph 19.4 may be relied on where

19.3.1 the horse is trained in a country that does not issue passports, or

19.3.2 no passport has been issued for a horse which is brought to the meeting as a companion animal.

19.4 The conditions are that the vaccination records include a combined identification and vaccination certificate signed by a Veterinary Surgeon which identifies the horse, states that it has received vaccinations against equine influenza and gives the dates of each vaccination.

19.5 The conditions in Paragraph 19.2 shall be regarded as not having been met if any entry in a passport of details of vaccination against equine influenza has been altered in any way other than where

19.5.1 an incorrect entry has been completely deleted, and

19.5.2 a new entry has been made and signed

19.5.2.1 by the Veterinary Surgeon who gave the vaccination, or

19.5.2.2 if that Veterinary Surgeon (or his representative) provided details of the vaccination to another Veterinary Surgeon, by that other Veterinary Surgeon.

19.6 Any passport or vaccination record must be completed by a Veterinary Surgeon who satisfies the following conditions:

19.6.1 The Veterinary Surgeon must not be:

19.6.1.1 the Owner of the horse or any person related to the Owner of the horse;

19.6.1.2 the Trainer of the horse or any person related to the Trainer of the horse; or

19.6.1.3 a Person shown in the Register of Stable Employee Names as being employed by the Trainer; and

19.6.2. The Veterinary Surgeon must be independent of the Owner and Trainer of the horse.

19.6.3 Where the Authority is not satisfied that the Veterinary Surgeon is independent of the Owner and the Trainer of the horse, it may reject any passport or vaccination record. This Paragraph applies whether or not the Authority subsequently commences an enquiry to consider possible

Disciplinary Action.

CHAPTER 4 - RACING OUTSIDE COUNTRY OF TRAINING

Horse trained in Great Britain and Ireland: racing elsewhere

20. Requirements for racing outside Great Britain and Ireland

20.1 No horse which is trained in Great Britain may race outside Great Britain and Ireland unless either

20.1.1 a racing clearance notification in respect of the race has been issued for the horse under Rule 21, or

20.1.2 any passport issued for the horse by a Recognised Racing Authority has been endorsed under Rule 22.

21. Racing clearance notifications

21.1 In this Rule, a racing clearance notification is a notification from The Racing Calendar Office to a Recognised Racing Authority

21.1.1 stating that the Trainer holds a licence or permit to train granted by the Authority, and

21.1.2 stating that the name of the Owner of the horse is registered and does not appear on the Forfeit List, and

21.1.3 indicating whether the horse is free from restrictions that prevents it from racing.

21.2 Where a racing clearance notification is required for a horse in respect of a race, the request must be made to The Racing Calendar Office no later than the day prior to the deadline for the pre-race day declaration for the race.

21.3 Where a notification is issued, it is valid only for the race or for the period stated on the notification.

21.4 If the notification is for a stated period

21.4.1 the period may not exceed 90 days,

21.4.2 a new notification must be requested if, during the period, there is any change to the Trainer or Owner of the horse, and

21.4.3 the horse may not remain outside Great Britain and Ireland after the end of the period without first obtaining permission to do so from The Racing Calendar Office and requesting a new racing clearance notification.

21.5 Any request for a notification which is made under Paragraph 21.2 or 21.4.3 must be accompanied by the appropriate fee specified in Schedule (A)1.

21.6 Where a notification is issued for a horse to run in more than one race in the same country, the notification ceases to be valid when the horse leaves that country.

21.7 Where the horse is to race in more than one country

21.7.1 a notification may be issued by The Racing Calendar Office only in respect of races in the first country to be visited, and

21.7.2 in respect of any race in each subsequent country, a racing clearance notification must be requested from The Recognised Racing Authority of the country last visited by the horse which immediately precedes that in which the race is to be held.

21.8 A racing clearance notification referred to in Paragraph 21.7.2 will indicate only whether any new restrictions have been imposed on the horse to prevent it from racing and, if such restrictions are imposed, it will specify the details of the restrictions (with such details also being forwarded to The Racing Calendar Office).

22. Passport endorsement

22.1 This Rule applies only if a horse trained in Great Britain

22.1.1 is to race under the rules of a Recognised Racing Authority of a country other than Great Britain and Ireland, and

22.1.2 may not do so in accordance with the rules of that Racing Authority unless the passport issued under Rule 14 in respect of the horse has been endorsed by the Authority.

22.2 The Trainer of the horse may apply to the Authority for endorsement of the horse's passport.

22.3 Any application for the endorsement of a passport must be accompanied by the appropriate fee specified in Schedule (A)1.

22.4 The passport may be endorsed

22.4.1 at the Authority's Office,

22.4.2 at The Racing Calendar Office, or

22.4.3 by the Clerk of the Scales at a racecourse on the day of a race meeting.

22.5 A passport is signed and dated on endorsement and the endorsement is valid for one month from that date.

22.6 If the horse does not travel beyond Great Britain and Ireland, the Trainer (or his representative) must

22.6.1 return the passport to The Racing Calendar Office for cancellation, or

22.6.2 write 'did not travel' over the endorsement and take it to a racecourse for cancellation by a Veterinary Officer or the Clerk of the Scales as soon as possible.

23. Application for passport endorsement

23.1 Where an endorsement under Rule 22 is to be done at the Authority's Office or The Racing Calendar Office, an application for endorsement must be submitted to The Racing Calendar Office together with

23.1.1 the passport issued under Rule 14 in respect of the horse,

23.1.2 the name of the Owner of the horse, and

23.1.3 the name of the country to which the horse is travelling.

23.2 Where an endorsement under Rule 22 is to be done at a racecourse on the day of a race meeting, an application for endorsement must be submitted to The Racing Calendar Office together with

23.2.1 the information specified in Paragraphs 23.1.2 and 23.1.3, and

23.2.2 the name of the racecourse to which the Trainer will be taking the passport for endorsement and the date.

23.3 An application under Paragraph 23.2 must be submitted such number of days before the meeting as the Authority may specify and, on the day of the meeting

23.3.1 the Trainer must present the horse's passport to the Clerk of the Scales before the start of racing, and

23.3.2 the Clerk of the Scales may endorse the passport only if The Racing Calendar Office has notified the Trainer that the passport is authorised to be endorsed.

Horse trained elsewhere: racing in Great Britain

24. Requirements for racing in Great Britain

24.1 No horse which is trained in a country other than Great Britain or Ireland may race under these Rules unless

24.1.1 The Racing Calendar Office has received a racing clearance notification in respect of the race from a Recognised Racing Authority by the close of business the day prior to the day the horse is declared to run under Rule (F)89, or

24.1.2 the horse's passport has been endorsed by or on behalf of the Recognised Racing Authority of the country where the horse is trained; and

24.1.3 the horse has been present in Great Britain for a minimum of ten business days before the race; and

24.1.4 the horse has provided a sample in that period which discloses no evidence of the presence or use of a prohibited substance or a prohibited method listed as prohibited in Schedule (G)1.

The sample must have been collected by the Authority and analysed by a BHA-approved

Laboratory.

24.2 For the purposes of Paragraph 24.1.1, a racing clearance notification is a notification

24.2.1 stating that the Trainer is duly qualified in the country of that Recognised Racing Authority,

24.2.2 stating that all requirements of the rules of the Recognised Racing Authority that apply to the owner of the horse are met, and

24.2.3 indicating whether the horse is free from any restriction that prevents it from racing.

24.3 A racing clearance notification or endorsement of a horse's passport must be valid and must be dated not more than 90 days before the race.

24.4 Failure to comply with any of the requirements of this Rule may result in Disciplinary Action being taken against the Trainer of the horse unless the Trainer satisfies the Authority or the Stewards that the failure was due to circumstances which they consider acceptable.

24.5 The Authority may from time to time exempt horses from certain Recognised Racing Authorities from being subject to the requirements in Paragraphs 24.1.3 and 24.1.4.

MISCELLANEOUS

25. Reckoning the age of a horse

25. The age of any horse shall be reckoned as beginning on January 1st in the year in which it is foaled.

26. Registration of non-racing agreements

26.1 In this Rule, a Non-Racing Agreement is an agreement under which a horse which has been retired from racing by its Owner is transferred to another Person, but subject to a condition that the horse will not race again.

26.2 The Authority may register a Non-Racing Agreement only if a Form NRA1 is

26.2.1 in the Prescribed form,

26.2.2 signed by the Person transferring the horse and by the transferee, and

26.2.3 submitted to The Racing Calendar Office.

26.3 The Form NRA1 must be accompanied by the horse's passport.

26.4 Where a Non-Racing Agreement is registered, it shall be recorded by The Racing Calendar Office and the horse's passport endorsed accordingly.

26.5 Where a Non-Racing Agreement is registered, the Authority will notify the Person who transferred the horse of any occasion on which the horse is reported as being in training or an attempt is made to enter it to run in a race under these Rules, whichever is the earlier, and will prevent the horse from being entered to run in any such race.

26.6 The Authority may cancel the registration of a Non-Racing Agreement

26.6.1 where it receives a written, and signed, notice of cancellation in the Prescribed Form NRA2, from all Persons who signed the Form NRA1, or

26.6.2 in such other circumstances as it considers appropriate.

26.7 The Authority will uphold requests from Recognised Turf Authorities to reciprocate an equivalent agreement, and will prevent any such horse from being entered or run in a race under these Rules.

26A. Notification of neurectomy operations

26A.1 In this Rule, a **Neurectomy** is defined as a procedure which permanently interferes with a specific and anatomically recognised nerve using surgery, cryosurgery, chemical interference or any other means resulting in desensitisation of any part of the limb.

26A.2 When a horse that is under the care or control of a Licensed Trainer or Permitted Trainer undergoes a Neurectomy, that Trainer must notify the Racing Calendar Office no later than 7 days after the horse has undergone the Neurectomy, and ensure that the surgeon endorses the horses' passport.

26A.3 Where a horse that is not under the care or control of a Licensed Trainer or Permitted Trainer undergoes a Neurectomy

26A.3.1 the Owner must notify the Racing Calendar Office no later than 7 days after the horse has undergone the Neurectomy, and ensure that the surgeon endorses the horses' passport, and
26A.3.2 in the event that the horse subsequently comes under the care or control of a Licensed Trainer or Permitted Trainer, that Trainer must notify the Racing Calendar Office no later than 7 days after the horse has come under his care or control.

26A.4 To establish a contravention of Paragraph 26A.3.2 it is not necessary that knowledge of the Neurectomy on the part of the Licensed Trainer or Permitted Trainer be demonstrated, although the Authority may decide not to take Disciplinary Action in respect of a contravention of Paragraph 26A.3.2 if the Licensed Trainer or Permitted Trainer satisfies the Authority that he took all reasonable precautions and exercised all due diligence to ascertain whether or not the horse had previously undergone a Neurectomy.

26A.5 Notification of a Neurectomy to the Racing Calendar Office must be accompanied by the horse's passport.

26A.6 When a Neurectomy is notified in accordance with this Rule, the Neurectomy shall be recorded by the Racing Calendar Office and the horse's passport endorsed accordingly.

26A.7 A horse which has been subject to a Neurectomy shall be permanently ineligible to race.

26B. Retirement from racing under Rules

26B.1 An Owner may notify the Authority of the permanent retirement of his horse from racing under the Rules of Racing through notification to the Racing Calendar Office using the Prescribed form as stipulated from time to time.

26B.2 Notification pursuant to Paragraph 26B.1 shall have the effect provided for in Manual (G).

26B.3 The horse will remain ineligible to race under the Rules of Racing unless and until the following

26B.3.1 the Racing Calendar Office has received notification that the horse is seeking re-eligibility. Such notification shall be by the Prescribed form as stipulated from time to time, and can be submitted by the Owner who retired the horse pursuant to Paragraph 26B.1 or another subsequent Owner; and

26B.3.2 the horse and the Responsible Person(s) have complied with any requirements imposed by the Authority pursuant to Schedule (G)2, providing for whereabouts information to be provided for the purposes of Out-of-Competition Testing; and

26B.3.3 any samples collected pursuant to Paragraph 26B.3.2 show no evidence of the presence or use of a prohibited substance or prohibited method listed as prohibited in Schedule (G)1.

26C. Notification of pregnant horses

26C.1 The Owner must notify The Racing Calendar Office of the last covering date when a horse in his ownership that is to continue in, or enter into, training is pregnant.

26C.2 This must be notified no later than 25 days after the horse was last covered.

26C.3 If a pregnancy to which this Rule applies is lost after it has been notified to The Racing Calendar Office, the Owner must inform The Racing Calendar office as soon as reasonably practicable after becoming aware that it has been lost.

PART 3 - OWNERS

CHAPTER 1 - GENERAL

27. Interpretation of Part 3

27.1 For the purposes of Chapters 2 and 3

Disqualified Person means a person who is for the time being a disqualified person pursuant to

27.1.1 these Rules,

27.1.2 any Rules of Racing previously in force,

27.1.3 the Authority's Regulations for Point-to-Point Steeple Chases, or

27.1.4 the Authority's Regulations for Arabian Horse Racing;

VAT means value added tax for the time being in force.

27.2 In this Part, references to the ownership of a horse are to its legal ownership.

27.3 No entry may be made in the register under this Part in respect of any equitable interest in the ownership of a horse.

CHAPTER 2 - OWNER REGISTRATION: INDIVIDUALS, COMPANIES, PARTNERSHIPS AND CLUBS

28. Scope of Chapter 2

28.1 This Chapter provides for the registration of the names of the following as owners of any horse trained in Great Britain

- 28.1.1 an individual,
- 28.1.2 a Stud Company,
- 28.1.3 a company, other than a Stud Company,
- 28.1.4 a business partnership, or
- 28.1.5 an unincorporated association (Racing Club).

28.2 This Chapter also provides for registering one or more units of Her Majesty's Armed Forces as owner of a horse trained in Great Britain.

28.3 For the purposes of Paragraph 28.1.3

Company means a body incorporated with limited or unlimited liability under a statutory enactment and includes a body incorporated outside the United Kingdom;

Director, in relation to a body corporate whose affairs are managed by its members, means a member of the body corporate.

28.4 In this Part, references to a Person include a partnership or unincorporated association of persons.

General provisions: all applicants

29. Making an application to register under Chapter 2

29.1 Where the Authority receives an application in respect of the ownership of a horse trained in Great Britain which is made by or on behalf of a Person listed in Rule 28.1 and is in accordance with this Rule and such of the following provisions of this Chapter as apply to the applicant in question

- 29.1.1 Rule 39 applies to an application made by a company other than a Stud Company,
- 29.1.2 Rule 47 applies to an application made by a Business Partnership, and
- 29.1.3 Rule 53 applies to an application made by an unincorporated association,

the Authority may approve the application if it considers it appropriate to do so.

29.2 An application for registration in the register of owners under this Chapter

- 29.2.1 must be made using the Prescribed form, and
- 29.2.2 must be sent to The Racing Calendar Office, together with the appropriate fee specified in Schedule (A)1.

29.3 Procedures for the consideration and determination of applications are set out in Schedule (A)9.

29.4 Different forms may be Prescribed for applications for registration of different categories of owner.

29.5 In determining whether to approve an application, the Authority may have regard to such matters as it considers appropriate, including (but not limited to) those specified in relation to each description of applicant.

29.6 Where the Authority approves an application

- 29.6.1 it shall enter the owner's name in the register, and
- 29.6.2 the entry becomes effective from the beginning of the day following the day of approval.

29.7 In approving an application, the Authority may impose such restrictions or conditions as it considers appropriate for or in connection with the approval (for example, by requiring the provision of guarantees or other security by any director or other officer of a body corporate).

30. Requirement to put in place appropriate financial arrangements

30. The Authority may

- 30.1 refuse to approve an application for registration, or
- 30.2 direct that a person's registration shall cease to be valid,

if the Authority considers that appropriate financial arrangements are not in place for the purposes of securing payment of all fees and the receipt of all payments which are due from the owner of a horse in connection with racing.

Provisions applying only to individual owners

31. Name to be used when running a horse in ownership of an individual

- 31.1 Any horse owned by an individual must be entered and run under the individual's name except where the Authority has registered a person's screen, stage or pen name on the grounds that the person is better known publicly by an assumed name than by his real name.
- 31.2 The personal representative of an individual who is deceased may run the horse solely under the following description unless he has been notified by the Authority that he is required to make an application under this Part to register his own name in the register of owners
Executor(s) (or Administrator(s) or Personal Representative) of **insert name of the deceased Person**.
- 31.3 A horse which is entered or run in a race using a name that is otherwise than in accordance with this Rule is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

32. Exemption from individual registration if already registered as business partner

- 32.1 An individual to whom Paragraph 32.2 applies may enter and run a horse of which he is sole owner without separately registering as an individual owner in his own right.
- 32.2 This Paragraph applies to any individual who is a Business Partner in a Recognised Business Partnership which is already registered under this Chapter.

33. Cancellation of registration of individual registered as a sole owner

- 33.1 This Rule applies to an individual whose name is entered in the register of owners as the sole owner of a horse.
- 33.2 A sole owner's registration is void if, when his application for registration was approved by the Authority
 - 33.2.1 he was a Disqualified Person, or
 - 33.2.2 a bankruptcy order had been made against him.
- 33.3 A sole owner's registration shall immediately cease to be valid if, at any time after the approval of his application for registration
 - 33.3.1 he is declared to be a Disqualified Person,
 - 33.3.2 a bankruptcy order is made against him,
 - 33.3.3 he does not have a horse returned as being in training under these Rules for 24 months, or
 - 33.3.4 the Authority gives a direction under Paragraph 33.4.

33.4 The Authority may at any time direct that a sole owner's registration shall cease to be valid

- 33.4.1 in accordance with Rule 30.2, or
- 33.4.2 in such other circumstances as it considers appropriate.

33.5 Where a sole owner's registration is void or ceases to be valid under this Rule the Authority shall remove his name from the register.

33.6 If a Person's name is removed from the register on the ground that the sole owner was a Disqualified Person or was subject to a bankruptcy order, the Authority may not approve an application to restore his registration until

- 33.6.1 three months have elapsed from the date on which the sole owner ceased to be disqualified or bankrupt, unless
- 33.6.2 the Authority is satisfied that the circumstances of the disqualification or bankruptcy were outside his reasonable control.

Provisions applying only to stud companies

34. Registration of stud companies

34.1 This Rule applies to a company which has as its principal object the carrying on of the business of breeding bloodstock (Stud Company).

34.2 Where an application for entry of a Stud Company's name in the register of owners is made in accordance with Rule 29, the Authority

34.2.1 must refuse to approve the application if it is not satisfied that

34.2.1.1 the principal object of the company is as stated in Paragraph 34.1, or

34.2.1.2 the business of breeding bloodstock is being carried on as a main activity of the company, and

34.2.2 may refuse to approve the application in such other circumstances as it considers appropriate.

35. Recognised Stud Company and Owner of horse

35.1 A company which is for the time being registered under this Chapter is referred to in these Rules as a Recognised Stud Company.

35.2 In relation to any horse in the ownership of a Recognised Stud Company, references to the horse's owner are to the stud company acting through a registered nominee who is appointed in accordance with Rule 36.

36. Recognised stud company to act through registered nominee

36.1 For the purposes of these Rules, a Recognised Stud Company may not take any steps in respect of a horse in its ownership unless

36.1.1 the company has appointed one or more Persons as nominee to exercise the powers of owner on its behalf,

36.1.2 at least one nominee is approved by the Authority, and

36.1.3 the name of the nominee and the particulars of the horse are registered at The Racing Calendar Office.

36.2 In particular

36.2.1 any entry of a horse for a race must be made by the nominee who is registered for that horse or his Authorised Agent, and

36.2.2 a horse may not fulfil any engagement at any time when the Recognised Stud Company has no registered nominee.

36.3 The Authority may refuse to approve a nominee under Paragraph 36.1.2

36.3.1 if the Person appointed by the company is a Disqualified Person, or

36.3.2 in such other circumstances as it considers appropriate.

36.4 A registered nominee shall be treated for all purposes of these Rules as if he were the horse's owner and, if there is more than one nominee, each nominee

36.4.1 shall be treated as if he were the joint owner of the horse, and

36.4.2 shall be jointly and severally liable for any sums due from the owner under these Rules.

37. Name to be used when running a horse in ownership of a stud company

37.1 Any horse in the ownership of a Recognised Stud Company must be entered and run in any race using the name of a registered nominee.

37.2 A horse which is entered or run using any other name is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

38. Cancellation of registration of stud company or nominee

38.1 The Authority may at any time direct that the registration of a Recognised Stud Company shall immediately cease to be valid

38.1.1 in accordance with Rule 30.2, or
38.1.2 in such other circumstances as it considers appropriate.

38.2 The registration of a nominee for a Recognised Stud Company shall immediately cease to be valid if

38.2.1 the Authority gives a direction to that effect, or
38.2.2 Paragraph 38.3 applies.

38.3 A Recognised Stud Company may terminate the appointment of a registered nominee, but only if

38.3.1 the company still has at least one registered nominee or it appoints a new nominee in accordance with Rule 36, and

38.3.2 that nominee agrees to meet all liabilities

38.3.2.1 that were incurred in respect of the horse by the nominee whose appointment is being cancelled, and

38.3.2.2 that are outstanding at the time of the cancellation.

Provisions applying only to companies other than stud companies

39. Registration of companies other than stud companies

39.1 This Rule and Rules 40 to 46 have effect in respect of the registration of companies, other than a stud companies, in the register of owners.

39.2 An application for entry in the register of owners made by a company

39.2.1 must contain all information required by the Prescribed form, and

39.2.2 must be accompanied, if required by the Authority, by a copy of each of the following documents in relation to the company

39.2.2.1 the memorandum and articles of association,

39.2.2.2 the register of members,

39.2.2.3 the most recent annual report, and

39.2.2.4 the most recent balance sheet and profit and loss account.

39.3 Where an application is made in accordance with Rule 29 and this Rule, the Authority

39.3.1 must refuse to approve the application if it appears to it that any of the directors or secretary (or joint secretary) of the company is a Disqualified Person, and

39.3.2 may refuse to approve the application in such other circumstances as it considers appropriate.

40. Recognised Company and Owner of horse

40.1 A company which is for the time being registered under this Chapter is referred to in these Rules as a **Recognised Company**.

40.2 In relation to any horse in the ownership of a Recognised Company, references to the horse's owner are to the company acting through an agent who is appointed and registered in accordance with Rule 41.

41. Recognised company to act through registered agent

41.1 For the purposes of these Rules, a Recognised Company may not take any steps in respect of a horse in its ownership unless

41.1.1 the company has appointed one or more agents to exercise the powers of owner on its behalf,

41.1.2 at least one such agent has been approved by the Authority, and

41.1.3 the name of the agent and the particulars of the horse are registered at The Racing Calendar Office.

41.2 In particular

41.2.1 any entry of a horse must be made by a Registered Agent or by a sub-agent appointed in accordance with Rule 42, and

41.2.2 a horse may not fulfil any engagement at any time when the Recognised Company has no Registered Agent.

41.3 Where an agent is appointed for the purposes of Paragraph 41.1.1, the appointment must be executed in writing

41.3.1 by the Recognised Company, by the affixing of its common seal, or

41.3.2 on behalf of the Recognised Company, by any two of the following

41.3.2.1 a director of the company, and

41.3.2.2 in the case of a private company with a secretary or a public company, the secretary (or any joint secretary) of the company.

41.4 The Authority may refuse to approve an agent under Paragraph 41.1.2

41.4.1 if the agent's appointment has not been made in accordance with Paragraph 41.3,

41.4.2 if the agent is a Disqualified Person, or

41.4.3 in such other circumstances as the Authority considers appropriate.

41.5 No agent will be registered under Paragraph 41.1.3 unless the Authority has received the appropriate fee specified in Schedule (A)1.

41.6 Unless registration of an agent is renewed by the Authority on receipt of payment of the appropriate fee, the registration expires at the end of each 12 month period that starts on the anniversary of the initial registration.

42. Appointment of sub-agent

42.1 A Registered Agent may appoint a Person to act as his sub-agent where authority to do so is provided by the document which appoints the Registered Agent.

42.2 A sub-agent who is appointed by a Registered Agent may act as the Authorised Agent of the company

42.2.1 only if he has been allotted a security code by the Authority, and

42.2.2 only to the extent permitted by the terms of his appointment and by these Rules.

43. Name to be used when running a horse in ownership of a company

43.1 Any horse in the ownership of a company must be entered and run in any race using the company's name.

43.2 A horse which is entered or run using any other name is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

44. Duty to notify changes as to company directors or secretary

44.1 A Recognised Company must ensure that The Racing Calendar Office is notified of

44.1.1 the name and address of any new director of the company,

44.1.2 any changes to the details of the other directors, and

44.1.3 the appointment of a new secretary.

44.2 Notice under Paragraph 44.1.1 must be sent no later than 21 days after the appointment of the new director.

44.3 Notice under Paragraph 44.1.2 or 44.1.3 must be sent as soon as reasonably possible after the occurrence of the event to which it relates.

45. Cancellation of registration of Recognised Company

45.1 The registration of a Recognised Company shall immediately cease to be valid if

45.1.1 a director of the company becomes a Disqualified Person,

45.1.2 a Registered Agent of the company becomes a Disqualified Person,

45.1.3 it appears to the Authority that any director or Registered Agent of the company was already a Disqualified Person at the time the application was made for registration of the company,

45.1.4 an officer of the company fails to provide within a reasonable time any information required by the Authority or by The Racing Calendar Office, or

45.1.5 the Authority gives a direction under Paragraph 45.2.

45.2 The Authority may at any time direct that the registration of a Recognised Company shall cease to be valid

45.2.1 in accordance with Rule 30.2,

45.2.2 if the company makes any assignment for the benefit of creditors or makes any composition with creditors,

45.2.3 if any action or proceedings under insolvency or bankruptcy law is taken against the company,

45.2.4 if the company is the subject of a voluntary or compulsory liquidation (other than for the purpose of reconstruction or amalgamation),

45.2.5 if the company is made the subject of any administration order or of any proposal under Part 1 of the Insolvency Act 1986 for a composition in satisfaction of its debts, or

45.2.6 in such other circumstances as the Authority considers appropriate.

46. Cancellation of registration of a registered agent

46.1 The registration of an agent appointed by the company shall immediately cease to be valid if

46.1.1 the registration of the company ceases to be valid under Rule 45.1,

46.1.2 the agent becomes a Disqualified Person,

46.1.3 the agent becomes subject to a bankruptcy order,

46.1.4 the payment of the annual fee required by Rule 41.6 is in arrear by more than 14 days, or

46.1.5 the Authority gives a direction under Paragraph 46.2.

46.2 The Authority may at any time direct that the registration of an agent shall cease to be valid

46.2.1 if it is requested to do so on behalf of the Recognised Company by any two of the following

46.2.1.1 a director of the company, and

46.2.1.2 in the case of a private company with a secretary or a public company, the secretary (or any joint secretary) of the company, or

46.2.2 in such other circumstances as it considers appropriate.

Provisions applying only to business partnerships

47. Registration of business partnerships

47.1 Business Partnership

47.1.1 means a partnership within the meaning of section 1 of the Partnership Act 1890 and which

47.1.1.1 has a current VAT registration number, and

47.1.1.2 has not registered racing activities as a business for VAT purposes under Rule (A)100 (VAT registration scheme), and

47.1.2 includes a firm or entity of a similar character formed under the law of a country or territory outside Great Britain.

47.2 When making an application for registration in the register of owners, a Business Partnership must decide, in respect of each horse owned by the partnership, whether the horse is to be run under

47.2.1 the business or trading name of the partnership, or

47.2.2 the name of a Business Partner.

47.3 The application for registration

47.3.1 must be signed by four or more of the partners or, if there are fewer than four partners in the

partnership, by all of them,

47.3.2 must, in accordance with Paragraph 47.2, specify the name under which any horse owned by the partnership is to be entered and run, and

47.3.3 where any two or more horses owned by a partnership are to run under different names, must specify in relation to each name chosen the particulars of each horse that is to run under that name.

47.4 Where

47.4.1 a horse is to run under the name of a Business Partner, and

47.4.2 that partner also owns horses in his own name,

the application must, in relation to the name of the Business Partner, specify the name of the horse owned by the partnership.

47.5 Where an application is made in accordance with Rule 29 and this Rule, the Authority may refuse to approve the application in such circumstances as it considers appropriate.

48. Recognised Business Partnership, Business Partners and Owner of horse

48.1 A business partnership which is for the time being registered under this Chapter is referred to in these Rules as a Recognised Business Partnership.

48.2 Each Person who signed the application is referred to in these Rules as a Business Partner.

48.3 In relation to any horse in the ownership of a Recognised Business Partnership, references to the horse's owner are to the Business Partners.

49. Recognised business partnership to act through business partners

49.1 For the purposes of these Rules, a Recognised Business Partnership may not take any steps in respect of a horse in its ownership unless they are taken by one of the Business Partners.

49.2 In particular, any entry of a horse for a race must be made by one of the Business Partners or his Authorised Agent.

49.3 In respect of any horse in the ownership of a Recognised Business Partnership, each Business Partner

49.3.1 shall be treated as if he were the joint owner of the horse,

49.3.2 shall be jointly and severally liable for any sum due from the owner under these Rules, and

49.3.3 is subject to all other liabilities, duties and privileges of joint ownership.

49.4 But a Business Partner who has resigned shall not be liable for any sums which become due after notice of his resignation has been received at The Racing Calendar Office under Rule 51.1.1.

49.5 No privilege of ownership shall attach to any partner who is not a Business Partner, except for the privilege of running a horse under the name of the Business Partnership.

50. Name to be used when running a horse in ownership of a business partnership

50.1 Any horse in the ownership of a Recognised Business Partnership must be entered and run in any race using the name specified for it in the application approved under Rule 47.

50.2 A horse which is entered or run using any other name is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

51. Notification of information

51.1 In respect of a Recognised Business Partnership, The Racing Calendar Office must be notified of

51.1.1 the resignation of any Business Partner, and

51.1.2 the particulars of any changes as to the horses in the ownership of the Recognised Business Partnership.

51.2 Notice under Paragraph 51.1.1 must be sent no later than 21 days after the resignation of the Business Partner.

51.3 Notice under Paragraph 51.1.2 must be sent as soon as reasonably possible after the change occurs.

52. Cancellation of registration of business partnership

52.1 The registration of a Recognised Business Partnership shall immediately cease to be valid if

52.1.1 the partnership ceases to meet the conditions specified in Rule 47.1,

52.1.2 a Business Partner becomes a Disqualified Person,

52.1.3 it appears to the Authority that a Business Partner was already a Disqualified Person at the time the application was made for registration of the business partnership,

52.1.4 a Business Partner fails to provide within a reasonable time any information required by the Authority or The Racing Calendar Office,

52.1.5 there are fewer than two Business Partners at any time, or

52.1.6 the Authority gives a direction under Paragraph 52.2.

52.2 The Authority may at any time direct that the registration of a business partnership shall cease to be valid

52.2.1 in accordance with Rule 30.2,

52.2.2 if any action, proceedings or arrangement under any insolvency or bankruptcy law is taken by or against a Business Partner in respect of his affairs or those of the partnership, or

52.2.3 in such other circumstances as the Authority considers appropriate.

Provisions applying only to racing clubs

53. Registration of clubs

53.1 Subject to Paragraph 53.3, an application for entry in the register of owners which is made in respect of an unincorporated association of Persons other than a partnership must be accompanied by

53.1.1 a copy of the Rules applying to the association,

53.1.2 a copy of a trust deed or other document which appoints not more than four trustees to act for the purposes of these Rules on behalf of the association in owning and managing the horse to which the application relates, and

53.1.3 a list of all Persons who were members of the association as at midnight on the date on which the application is made to the Authority.

53.2 No application made under this Rule will be approved unless

53.2.1 such additions, modifications and deletions as the Authority may require have been made to the documents referred to in Paragraph 53.1.1, and

53.2.2 the Authority has approved the documents referred to in Paragraphs 53.1.1 and 53.1.2.

53.3 Where an application is made in accordance with Rule 29 and this Rule

53.3.1 the Authority must refuse to approve the application if it is not satisfied that the purposes of the unincorporated association have at all times been social and recreational pursuits with no current or previous connection with racehorse ownership in any country (whether direct or indirect),

53.3.2 it must refuse to approve the application if it is not satisfied either

53.3.2.1 that the association has been established for a period of at least two years, or

53.3.2.2 that it forms a clearly identifiable part of a larger unincorporated association of Persons which has been established for a period of at least two years, and

53.3.3 it may refuse to approve the application in such other circumstances as it considers appropriate.

54. Recognised Club and Owner of horse

54.1 An unincorporated association which is for the time being registered under this Chapter is referred to in these Rules as a Recognised Club.

54.2 In relation to any horse in the ownership of a Recognised Club, references to the horse's owner are to the trustees who are appointed to act on behalf of the club for the purposes of owning and managing the horse.

55. Recognised club to act through trustees

55.1 For the purposes of these Rules, no steps may be taken on behalf of a Recognised Club in respect of a horse unless

55.1.1 each of the trustees appointed to act on behalf of the club for the purposes of owning and managing the horse has been approved by the Authority,

55.1.2 the legal ownership of the horse is vested in the trustees, and

55.1.3 the name of each trustee and the particulars of the horse are registered at The Racing Calendar Office.

55.2 In particular, any entry of a horse for a race must be made by a trustee or his Authorised Agent.

55.3 If the Authority considers it appropriate to do so, it may

55.3.1 refuse to approve a trustee, or

55.3.2 at any time remove his name from the register.

55.4 Each trustee of a Recognised Club

55.4.1 shall be treated as if he were the joint owner of the horse,

55.4.2 shall be jointly and severally liable for any sums due from the owner under these Rules, and

55.4.3 is subject to all liabilities, duties and privileges of joint ownership.

55.5 No privilege of ownership shall attach to any member of a Recognised Club who is not a trustee, except for the privilege of running a horse under the name of the Recognised Club.

55.6 The Authority shall take no cognisance of any dispute arising between the trustees and the members of the Recognised Club.

56. Notification of changes

56.1 In respect of each Recognised Club, The Racing Calendar Office

56.1.1 must be notified of any changes to such Rules applying to the club as were approved by the Authority in approving an application under Rule 53.2.2, and

56.1.2 must be provided, at the request of the Authority, with a list of all Persons who were members of the club as at such date as the Authority may specify in its request.

57. Cancellation of registration of a recognised club

57.1 The registration of a Recognised Club shall immediately cease to be valid if

57.1.1 the Authority gives a direction under Rule 30.2,

57.1.2 the Authority gives a direction to that effect, or

57.1.3 any decision that the association be wound up or dissolved is made by a Person with capacity to make that decision.

58. Name to be used when running a horse in the ownership of recognised club

58.1 Any horse in the ownership of a Recognised Club must be entered and run in any race using the name of the club. 58.2 A horse which is entered or run using any other name is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

Provisions applying to HM Armed forces

59. Registration of unit of Armed Forces

59.1 The Authority may, if it considers it appropriate to do so

59.1.1 make an entry in the register of owners in respect of a unit of Her Majesty's Armed Forces (including any ship's company or any establishment), and

59.1.2 at any time remove the entry.

59.2 In respect of a unit registered under Paragraph 59.1

59.2.1 Rule 58 shall apply to it as if it were a Recognised Club, and
59.2.2 for the general purposes of these Rules (apart from this Chapter), the registered unit shall be treated as if it were a Recognised Club.

CHAPTER 3 - OWNER REGISTRATION: ARRANGEMENTS FOR MULTIPLE OWNERSHIP

60. Scope of Chapter 3

60.1 This Chapter provides for registration of the following arrangements as to the ownership and management of any horse trained in Great Britain

- 60.1.1 a Racing Partnership,
- 60.1.2 a joint ownership,
- 60.1.3 a lease that applies to a horse for a single race, or
- 60.1.4 any other lease or shared arrangement for the running of a horse.

Racing partnerships

61. Registration of racing partnerships

61.1 This Rule applies where one or more horses are in the ownership of a partnership which does not fall within Rule 47.1.

61.2 The partnership must be registered if the horse is to be entered or run in a race under these Rules.

61.3 No partnership may be registered unless the Authority approves an application made to it under this Rule.

61.4 The application must

- 61.4.1 be made using the Prescribed form,
- 61.4.2 be signed by two or more partners, each of whom is registered in his own right under Chapter 2,
- 61.4.3 specify such details of any other partners in the racing partnership as the Authority may require, and
- 61.4.4 specify the racing partnership name under which the horse is to run.

61.5 The application must be sent to The Racing Calendar Office, together with the appropriate fee specified in Schedule (A)1.

61.6 Where the application is made in accordance with Paragraphs 61.4 and 61.5, the Authority

61.6.1 must refuse to approve the application unless it is satisfied that

- 61.6.1.1 the partnership has not more than 20 partners, and
- 61.6.1.2 each partner who signed the application is registered in his own right under Chapter 2, and

61.6.2 may refuse to approve the application in such other circumstances as it considers appropriate.

61.7 If the Authority decides to approve the application

- 61.7.1 it may register the partnership subject to such restrictions or conditions as it considers appropriate, and
- 61.7.2 the registration shall become effective from the beginning of the day following the day of approval.

62. Racing Partnership, Nominated Partners and Owner of horse

62.1 A partnership which is for the time being registered under Rule 61 is referred to in these Rules as a Racing Partnership.

62.2 Each Person who signed the application form is referred to in these Rules as a Nominated Partner.

62.3 In relation to any horse in the ownership of a Racing Partnership, references to the horse's owner are to the

Nominated Partners.

63. Racing partnership to act through nominated partners

63.1 For the purposes of these Rules

63.1.1 a Racing Partnership may not take any steps in respect of a horse in its ownership unless they are taken by one of the Nominated Partners, and

63.1.2 the Nominated Partners shall be treated as if they were the joint owners of the horse.

63.2 In particular, any entry of a horse for a race must be made by one of the Nominated Partners or his Authorised Agent.

63.3 Each Nominated Partner

63.3.1 shall be treated as if he were the joint owner of the horse,

63.3.2 shall be jointly and severally liable for any sums due from the owner under these Rules, and

63.3.3 is subject to all other liabilities, duties and privileges of joint ownership.

63.4 But a Nominated Partner who has resigned shall not be liable for any sums which become due after notice of his resignation has been received at The Racing Calendar Office under Rule 65.2.1.

63.5 No privilege of ownership shall attach to any partner who is not a Nominated Partner, except for the privilege of running a horse under the name of the Racing Partnership.

64. Name to be used when running a horse subject to a racing partnership

64.1 Any horse in the ownership of a Racing Partnership must be entered and run in any race using the name of the Racing Partnership that was specified for the horse in the application for registration under Rule 61.4.

64.2 A horse which is entered or run using any other name is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

64.3 The Racing Partnership name may be changed only with the approval of the Authority on payment of the appropriate fee specified in Schedule (A)1.

65. Notification of information

65.1 In respect of a Racing Partnership, The Racing Calendar Office must be provided with

65.1.1 a list of all horses owned by the Racing Partnership,

65.1.2 the names and addresses of all partners in the Racing Partnership, and

65.1.3 such other details as the Authority may require.

65.2 The Racing Calendar Office must also be notified of

65.2.1 the resignation of a Nominated Partner, and

65.2.2 any changes in the composition of the Racing Partnership which do not involve the Nominated Partners.

65.3 Information required by Paragraph 65.1 must be sent

65.3.1 as soon as reasonably practicable after the Racing Partnership is registered,

65.3.2 each year on or before the anniversary of the initial registration, and

65.3.3 at such other times as the Authority may direct.

65.4 Information required by Paragraph 65.2 must be sent no later than 21 days after the resignation or change occurs.

66. Cancellation of registration of a racing partnership

66.1 The registration of a Racing Partnership shall immediately cease to be valid if

66.1.1 at any time there are fewer than two Nominated Partners,

66.1.2 any of the partners in the partnership becomes a Disqualified Person,

66.1.3 it appears to the Authority that any of the partners in the partnership was already a Disqualified Person at the time the application was made for registration of the racing partnership,

66.1.4 a Nominated Partner fails to provide within a reasonable time any information required by the

Authority or The Racing Calendar Office, or
66.1.5 the Authority gives a direction under Paragraph 66.2.

66.2 The Authority may at any time direct that the registration of a Racing Partnership shall cease to be valid

66.2.1 if it appears to the Authority that any of the partners in the partnership has ceased to maintain an interest in each horse in the ownership of the partnership,

66.2.2 if any action, proceedings or arrangement under any insolvency or bankruptcy law is taken by or against any Nominated Partner in respect of his affairs,

66.2.3 if the Authority considers that appropriate financial arrangements are not in place for the purposes of securing payment of all fees and the receipt of all payments which are due from the owner in connection with racing, or

66.2.4 in such other circumstances as the Authority considers appropriate.

Joint ownerships

67. Registration of a joint-ownership

67.1 Joint Owner means any Person who has a legal interest in a horse in conjunction with one or more other Persons who also have a legal interest in the horse.

67.2 Where a horse is owned by joint owners, the joint ownership must be registered if the horse is to be entered or run in a race under these Rules.

67.3 Registration under this Rule extends only to the horse in question (and, if there is more than one horse, separate registration is required for each horse).

67.4 The registration takes effect immediately once all of the conditions for initial registration specified in Rule 68 have been met, but this is subject to the requirement to renew registration under Rule 70 and to any cancellation of registration under Rule 73.

67.5 Where a horse

67.5.1 is entered for a race before it becomes subject to a joint ownership, and

67.5.2 runs in that race before the joint ownership is registered,

the horse is liable to be disqualified under Rule (A)74 (see Ground 7).

67.6 The Authority may publish on the Racing Administration Internet Site such information as it considers appropriate in respect of any joint ownership registered under this Rule.

68. Conditions for initial registration

68.1 No joint ownership may be registered unless the following conditions have been met in relation to it

68.1.1 there are no more than twelve joint owners,

68.1.2 each of the joint owners is registered in his own right under Chapter 2 as

68.1.2.1 a registered individual,

68.1.2.2 a nominee of a Recognised Stud Company,

68.1.2.3 a Recognised Company, or

68.1.2.4 a Business Partner in a Recognised Business Partnership,

68.1.3 the appropriate fee for initial registration specified in Schedule (A)1 has been received by The Racing Calendar Office, and

68.1.4 the Prescribed form has been received at The Racing Calendar Office or given to the Clerk of the Scales for transmission to that Office.

68.2 DELETED

68.3 DELETED

69. Option to register a joint-ownership name

69.1 When making an application under Rule 68 to register a joint ownership, the joint owners may seek to

register a specific name for the purposes of entering and running the horse.

69.2 If it approves the application, the Authority will

69.2.1 enter the name on the register of Owners, and

69.2.2 publish it on the Racing Administration Internet Site, together with the names of the joint owners in the joint ownership.

69.3 Registration of a joint ownership name under this Rule shall immediately cease to be valid if the joint ownership does not have a horse returned as being in training under these Rules for 24 months.

69.4 a joint ownership name may be changed on payment of the fee specified in Schedule (A)1.

70. Expiry and renewal of registration of a joint-ownership

70.1 The registration of a joint ownership expires at the end of each 12 month period that starts on the anniversary of the initial registration.

70.2 The Authority may, on an application to it, renew the registration but only if

70.2.1 it is satisfied that the requirements of Rules 68.1.1 and 68.1.2 continue to be met in relation to the joint ownership, and

70.2.2 it receives payment of the appropriate fee specified in Schedule (A)1.

71. Owner of horse and obligations of joint owners

71.1 In relation to any horse subject to a joint ownership, references to the horse's owner are to each joint owner.

71.2 No joint owner may assign his share in a horse (in whole or in part) without obtaining the consent of all other joint owners.

71.3 The joint owners of a horse subject to joint ownership shall be jointly and severally liable for any sum due under these Rules as a result of any engagement for the horse that is made before a notice of termination is received by the Authority under Rule 73.1.1.

72. Name to be used when running a horse subject to a joint-ownership

72.1 If a joint ownership name has been registered under Rule 67, that name must be used on or after the day following the approval of the application under Rule 67 on each occasion when

72.1.1 entering the horse subject to the joint ownership for a race, and

72.1.2 running the horse in any race for which it has been entered in accordance with Paragraph 72.1.1.

72.2 If no joint ownership name has been registered under Rule 69, a horse subject to the joint ownership must be entered and run in any race in the name of the first named Joint Owner listed on the Prescribed form specified in Rule 68.1.4.

72.3 The personal representative of a joint owner who is deceased may run the horse solely under the following description unless he has been notified by the Authority that he is required to make an application under this Part to register his own name in the register of owners

Executor (or Administrator or Personal Representative) of **insert name of the deceased person**.

72.4 A horse which is entered or run in a race using a name that is otherwise than in accordance with this Rule is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

73. Cancellation of registration of a joint-ownership

73.1 The registration of a joint ownership shall immediately cease to be valid if

73.1.1 any joint owner or his Authorised Agent gives notice to the Authority of the termination of the agreement for joint ownership,

73.1.2 any of the persons listed in Rule 68.1.2 ceases to be registered under Chapter 2, or

73.1.3 the Authority gives a direction under Paragraph 73.2.

73.2 The Authority may at any time direct that the registration of a joint ownership shall cease to be valid

73.2.1 if it considers that appropriate financial arrangements are not in place for the purposes of securing payment of all fees and the receipt of all payments which are due from the owner in connection with racing, or

73.2.2 in such other circumstances as it considers appropriate.

73.3 Where a new joint ownership is registered under this Chapter on account of a change to the membership of one previously registered, the registration shall be treated for the purposes of Paragraph 73.1.1 as notice of termination of the previous agreement.

Leases applying to a single race

74. Registration of single race leasing arrangement

74.1 Where a horse is leased to a Person for one race only

74.1.1 the leasing arrangement must be registered if the horse is to be entered or run in that race, and

74.1.2 the registration must take place on or before the day which precedes that on which the horse is declared to run in the race under Part (F)6.

74.2 No single race leasing arrangement may be registered unless it is approved by the Authority.

74.3 An application for registration under this Rule must be

74.3.1 made using the Prescribed form, and

74.3.2 sent to The Racing Calendar Office, together with the appropriate fee specified in Schedule (A)1.

74.4 In determining whether to approve an application, the Authority may have regard to such matters as it may consider appropriate.

74.5 If it decides to approve the application

74.5.1 the Authority may register the single race leasing arrangement subject to such restrictions or conditions as it considers appropriate, and

74.5.2 the registration shall become effective from the beginning of the day following the day of approval.

74.6 In relation to any horse subject to a single race leasing arrangement, references in these Rules to the horse's owner are to the lessee or lessees under the arrangement.

Other leases and arrangements

75. Registration of leasing and other joint arrangements not within Rule 61, 67 or 74

75.1 This Rule applies where a horse is subject to a lease or other arrangement which does not fall within the preceding provisions of this Chapter.

75.2 Any such lease or arrangement must be registered if the horse is to be entered or run in a race under these Rules.

75.3 Registration under this Rule extends only to the horse in question (and, if there is more than one horse, separate registration is required for each horse).

75.4 The registration takes effect immediately once all of the conditions for initial registration specified in Rule 76 have been met, but this is subject to the requirement to renew registration under Rule 77 and to any cancellation of registration under Rule 80.

75.5 Where a horse

75.5.1 is entered for a race before it becomes subject to a lease or other arrangement within Paragraph 75.1, and

75.5.2 runs in that race before the lease or other arrangement is registered,

the horse is liable to be disqualified under Rule (A)74 (see Ground 7).

75.6 The Authority may publish on the Racing Administration Internet Site such information as it considers appropriate in respect of any lease or other arrangement registered under this Rule.

76. Conditions for initial registration

76.1 No lease or other arrangement falling within Rule 75.1 may be registered unless the following conditions have been met in relation to it

76.1.1 not more than twelve Persons are to run the horse under the lease or other arrangement,

76.1.2 each of those Persons is registered in his own right under Chapter 2 as

76.1.2.1 a registered individual,

76.1.2.2 a nominee of a Recognised Stud Company,

76.1.2.3 a Recognised Company, or

76.1.2.4 a Business Partner in a Recognised Business Partnership,

76.1.3 the appropriate fee for initial registration specified in Schedule (A)1 is sent to The Racing Calendar Office, and

76.1.4 a copy of the terms of the lease or other arrangement, which is signed by all the parties, is delivered to The Racing Calendar Office or given to the Clerk of the Scales for transmission to that Office.

77. Expiry and renewal of registration of lease or other arrangement

77.1 Any registration under Rule 75.1 expires at the end of each 12 month period that starts on the anniversary of the initial registration.

77.2 The Authority may, on an application made to it, renew the registration but only if

77.2.1 it is satisfied that the requirements of Rule 76.1.1 and 76.1.2 continue to be met in relation to the lease or other arrangement, and

77.2.2 it receives payment of the appropriate fee specified in Schedule (A)1.

78. Owner of horse and obligations of parties to lease or other arrangement

78.1 In relation to any horse subject to a lease or other arrangement registered under Rule 75, references in these Rules to the horse's owner are to the lessee or lessees.

78.2 For the purposes of these Rules, the Person who grants the lease or other arrangement in respect of a horse shall be regarded as having no interest in the horse unless he receives a share of the prize money won by the horse or contributes to the expense of running it.

79. Name to be used when running a horse subject to a lease or other arrangement

79.1 A horse subject to a lease or other arrangement registered under Rule 75 must be entered and run in any race using the name of any Person listed in Rule 76.1.2.

79.2 A horse which is entered or run in a race using any other name is liable to be disqualified under Rule (A)74 (see Ground 6 of that Rule).

80. Cancellation of a lease or other arrangement

80.1 Registration under Rule 75 shall immediately cease to be valid if

80.1.1 any of the Persons listed in Rule 76.1.2 ceases to be registered in his own right under Chapter 2, or

80.1.2 the Authority gives a direction under Paragraph 80.2.

80.2 The Authority may at any time direct that the registration of lease or other arrangement shall cease to be valid

80.2.1 if the Authority considers that appropriate financial arrangements are not in place for the purposes of securing payment of all fees and the receipt of all payments which are due from the owner in connection with racing, or

80.2.2 in such other circumstances as it considers appropriate.

CHAPTER 4 - RACING COLOURS

81. Application of Chapter 4

81. This Chapter applies to any Person under whose name a horse is to run in a race under these Rules.

82. Racing colours

82.1 Subject to Paragraphs 82.2 and 82.3 and Rule 83

82.1.1 the Owner of a horse must register colours for racing with the Authority, and

82.1.2 the horse must carry those colours in any race under these Rules.

82.2 A lessee under a single race leasing arrangement may, if he has no colours registered in his name

82.2.1 register colours for the day of the race only, or

82.2.2 race the horse in colours already registered to another Person if he has previously obtained that Person's written permission to do so.

82.3 Where the Owner of a horse trained outside Great Britain has colours registered for him by a Recognised Racing Authority, the horse may carry those colours if

82.3.1 a declaration of the colours is made to The Racing Calendar Office in respect of each race,
and

82.3.2 that declaration is made

82.3.2.1 if the race closes more than 6 days before running, by the time determined for confirmation of entries under Part (F)6;

82.3.2.2 otherwise, by the time determined for the closing of entries under Part (F)5.

82.4 An Owner who has more than one set of registered colours must inform The Racing Calendar Office which colours are nominated as his First Colours.

82.5 The Authority may direct that the registration of an Owner's racing colours shall cease to be valid in such circumstances as it considers appropriate.

82.6 An Owner whose horse is declared to run under Rule (F)89 without registering colours in accordance with this Rule shall be taken to have contravened a requirement imposed on him by this Rule.

82.7 Where a horse runs in colours other than those permitted by this Rule, the Trainer of the horse shall also be taken to have contravened a requirement imposed on him by this Rule unless he or the Owner can satisfy the Authority

82.7.1 that the circumstances of the failure to carry the registered colours fall within Rule 83, or

82.7.2 that the failure was due to circumstances outside their reasonable control,

and, where the Trainer does satisfy the Authority that the failure was the fault of the Owner, Disciplinary Action may be taken against the Owner.

82.8 The Authority may decide not to take Disciplinary Action against an Owner for contravention of any of the requirements of this Rule if the owner satisfies the Authority that the circumstances in which the contravention occurred are acceptable.

83. Circumstances in which use of other racing colours is required

83.1 An Owner must declare alternative colours if asked to do so by the Authority or the Judge.

83.2 In deciding which Owner must declare alternative colours the Authority or the Judge

83.2.1 may take into account the length of time the colours have been registered to the Owner, giving preference to the longer-established registration, but

83.2.2 has absolute discretion over which colours are required to be changed.

83.3 Where

83.3.1 an Owner has more than one horse running in the same race, or

83.3.2 an Owner's horse will not be carrying his First Colours in a race,

the Owner or the Trainer must declare alternative colours to the Racing Calendar Office by 1.00p.m. on the day for making declarations to run under Rule (F)89.

83.4 The alternative colours referred to in Paragraph 83.3.1 must, as a minimum, have a different coloured cap which

83.4.1 is not black, and

83.4.2 does not contain a colour which appears in the cap of the declared colours for any of that Owner's other horses in the race, except where that colour features only in a star or a diamond.

83.5 If the Owner or the Trainer fails to make the declaration required by Paragraph 83.3 he must declare alternative colours to the Clerk of the Scales before the rider weighs out.

83.6 Unless the change is at the Judge's request on the racecourse, the alternative colours must not be already registered to another Owner unless permission has been obtained.

83.7 Where no declaration is made pursuant to Paragraph 83.3 above, or where a horse runs in colours other than those declared under Paragraph 83.3, Disciplinary Action may be taken against the Trainer or, where the Trainer satisfies the Authority that the fault was that of the Owner, against the Owner.

84. Circumstances in which joint-use of racing colours is permitted

84.1 Where racing colours are already registered to an Owner, a horse may also carry those colours whilst running under the name of another Owner if

84.1.1 the joint use of colours has been authorised in any of the circumstances specified in Paragraph 84.2, 84.3 or 84.4, and

84.1.2 the particulars of joint use have been registered with the Authority.

84.2 Where racing colours are registered in the name of an individual (B), B may authorise joint use of them by

84.2.1 a recognised company, where the horse is owned by the company and B is a Registered Agent for the company,

84.2.2 a Recognised Stud Company, where the horse is owned by the stud company and B is a registered nominee for the stud company,

84.2.3 a Recognised Business Partnership, where the horse is owned by the business partnership and B is a Business Partner in the partnership,

84.2.4 a Recognised Club, where the horse is owned by the club and B is a trustee appointed to act on behalf of the club,

84.2.5 a Racing Partnership, where the horse is subject to the racing partnership and B is a Nominated or non-nominated Partner in the partnership,

84.2.6 a joint ownership registered under Rule 67, where the horse is subject to the joint ownership and B is a Joint Owner, or

84.2.7 a lease or other arrangement registered under Rule 75, where the horse is subject to the lease or arrangement and B runs the horse under it.

84.3 Where racing colours are registered in the name of a recognised company (C), a Registered Agent of C may authorise joint use of them by

84.3.1 a Racing Partnership, where the horse is subject to the racing partnership and C is a Nominated Partner for the partnership, and

84.3.2 a joint ownership registered under Rule 67, where the horse is subject to the joint ownership and C is a Joint Owner, or

84.3.3 a lease or other arrangement registered under Rule 75, where the horse is subject to the lease or arrangement and C runs the horse under it.

84.4 The Authority may, on an application to it, permit the joint use of racing colours

84.4.1 in such circumstances as it may consider appropriate, and

84.4.2 subject to such restrictions or conditions as it may specify.

84.5 For the purposes of Paragraph 84.2 or 84.3

84.5.1 any authorisation by B, or by C's Registered Agent, must be in writing, signed by him and sent to The Racing Calendar Office, and

84.5.2 any Owner making joint use of colours already registered to another must take any necessary steps to register new racing colours in the event that the joint use ceases to be authorised.

85. Application to the Authority to register racing colours

85.1 An application for the registration of racing colours under Rule 82.1 must be

- 85.1.1 made using the Prescribed form,
- 85.1.2 sent to The Racing Calendar Office, and
- 85.1.3 accompanied by the appropriate fee specified in Schedule (A)1.

85.2 If it considers it appropriate to do so, the Authority may waive some or all of the instructions contained in the Prescribed form in respect of the Owner of a horse whose colours are already registered with a Recognised Racing Authority.

85.3 The Authority may determine

- 85.3.1 the colour shades and combinations that are available for registration,
- 85.3.2 the features that sufficiently distinguish one set of racing colours from a similar set so as to allow both to be registered,
- 85.3.3 the circumstances in which re-registration and transfers of racing colours may be permitted, and
- 85.3.4 all disputes as to the rights to particular colours.

85.4 The Authority may

- 85.4.1 register an Owner's racing colours for a period of 1, 5, 10 or 20 years or for such other period as the Authority may determine, and
- 85.4.2 may renew such registration on payment of the appropriate fee specified in Schedule (A)1.

85.5 A transfer of colours will be permitted upon payment of the relevant fee as set out in Schedule (A)1. This fee is not applicable where the transfer is made to

- 85.5.1 spouse,
- 85.5.2 parent,
- 85.5.3 a child,
- 85.5.4 the executors or the administrators of such persons, or
- 85.5.6 if the transferor, or in the case of a deceased transferor the heir to his racing interests,

85.6 At the Authority's discretion, colours may also be transferred between a Registered Owner and

- 85.6.1 a Recognised Club registered under Rule 54,
- 85.6.2 a Recognised Stud Company registered under Rule 35,
- 85.6.3 a Recognised Company registered under Rule 40,
- 85.6.4 a Recognised Business Partnership registered under Rule 48,
- 85.6.5 a Joint Ownership registered under Rule 67, or
- 85.6.6 a Racing Partnership registered under Rule 62.

85.7 Provided the Registered Owner is a registered trustee, approved nominee, Registered Agent, Business Partner, Joint Owner or Nominated Partner as the case may be of the ownership category in question or vice versa.

- 85.7.1 colours may only be transferred back to the original registrant.

CHAPTER 5 - MISCELLANEOUS

86. Application of Chapter 5

86.1 In this Chapter

86.1.1 all the Rules apply to Persons registered in the register of owners under Chapter 2 or 3, and
86.1.2 in addition, Rules 91 and 92 also apply to any other owner under whose name a horse is to run in a race under these Rules.

87. Information about horses of ambiguous sex

87.1 An Owner must, as soon as possible, notify the Racing Calendar Office when a horse in his ownership is found to be of Ambiguous Sex.

87.2 **A Horse of Ambiguous Sex** means a horse whose visible sexual characteristics are contradicted by its genetic make-up/internal organs.

88. Dealings with licensed trainers

88.1 Schedule 4 requires Owners whose horses are trained by a Licensed Trainer to enter into an agreement with the trainer and makes provision as to the terms of such agreements and their enforcement.

88.2 Licensed Trainer means a Person who holds a trainer's licence granted by the Authority.

89. Owners giving instructions to riders

89 Any Owner or Registered Agent of a Recognised Company who gives instructions to the rider of his horse must comply with Rule (C)45 (securing the best possible placing) and is liable to disciplinary action in the circumstances set out in Rule (C)45.4.

89.A Restriction on owners compensating riders

89A.1 An Owner must not

89A.1.1 give to the Rider of his horse any material reward, gift, favour or benefit in kind in recognition of the consequence to that Rider of any Disciplinary Action taken against him, or

89A.1.2 instruct another person to do so on his behalf.

90. Authorised agents of an owner

90.1 This Rule

90.1.1 applies to any Owner whose name is registered in the register of owners, but

90.1.2 does not apply to any recognised company.

90.2 A Person is authorised to act on behalf of the Owner for the purposes of these Rules only if

90.2.1 he is appointed as an Authorised Agent by a document which is in the Prescribed form and signed by the appointor,

90.2.2 the document has been sent to The Racing Calendar Office and is for the time being registered in the register of Authorised Agents, and

90.2.3 the appropriate fee specified in Schedule (A)1 is paid

90.2.3.1 for the initial registration of the document, and

90.2.3.2 at the end of each 12 month period that starts on the anniversary of the initial registration.

90.3 Where a sub-agent is appointed by an agent appointed in accordance with this Rule, the sub-agent may make entries for races, confirm entries or make declarations under these Rules only if he has been allotted a security code by the Authority.

90.4 Where a horse is sold with engagements to another Person, any agent of the seller appointed in accordance with this Rule shall be regarded as the Authorised Agent of the purchaser but only in respect of entries which have already been made, but which are not closed, at the time of sale.

90.5 Registration of an agent appointed in accordance with this Rule shall immediately cease to be valid if

90.5.1 the agent's appointment is cancelled by him or by the owner,

90.5.2 the payment of the annual fee is in arrear by more than 14 days, or

90.5.3 the Authority gives a direction under Paragraph 90.6.

90.6 The Authority may, in such circumstances as it considers appropriate, direct that the registration of the document appointing the agent in accordance with this Rule shall cease to be valid.

91. Owner's sponsorship agreements

91.1 On an application made to it under this Rule and in accordance with the Code of Conduct, the Authority may approve and register an Owner's sponsorship agreement in such circumstances, and subject to such restrictions or conditions as it considers appropriate.

91.2 An Owner may apply for approval by sending a copy of the agreement together with the application fee specified in Schedule (A)1.

91.3 If the Authority decides to approve the application

91.3.1 it may register the sponsorship agreement subject to such restrictions or conditions, and for such period, as it considers appropriate, and

91.3.2 the registration shall become effective at the end of the period of 7 days that starts on the date of publication on the Racing Administration Internet Site.

92. Restrictions on laying to lose

92.1 In Paragraph 92.2, Listed Person

92.1.1 means any owner of a horse (see Rule 96), and

92.1.2 additionally, includes

92.1.2.1 where the owner is a Recognised Company, any director or Registered Agent of the company,

92.1.2.2 where the owner is a Recognised Stud Company, any director of the company,

92.1.2.3 where the owner is a Racing Partnership, the partners of the racing partnership who are notified to the Authority under Rule 65.1.2 and who are not Nominated Partners,

92.1.2.4 where the horse is subject to a lease, the lessor of the horse, and

92.1.2.5 where the horse is jointly-owned, is leased for one race only or is subject to any other lease or arrangement registered under Rule 75, any Person who, at or around the material time, played an active part in managing the horse.

92.2 A Listed Person must not

92.2.1 lay any horse he owns with a Betting Organisation to lose a race,

92.2.2 instruct another Person to do so on his behalf, or

92.2.3 receive the whole or any part of any proceeds of such a lay.

92.3 Any reference to laying a horse to lose includes any single instance of doing so, whether or not the single instance was, or was intended to be, one of a series of betting arrangements.

92.4 Nothing in this Rule prevents the laying of any horse owned by a Betting Organisation in the ordinary course of that Betting Organisation's business.

92.5 Betting Organisation means

92.5.1 any bookmaker,

92.5.2 the Tote,

92.5.3 any company offering spread betting on horseracing or person-to-person betting exchanges on horseracing, and

92.5.4 the employees of any such organisations.

PART 4 - SUPPLEMENTARY

93. Notices, directions and other documents

93. Unless the context otherwise requires, Rules (A)105 (the giving of notices etc), (A)106 (the giving of notices etc in electronic form) and (A)107 (deemed service of documents) have effect in relation to any notices, directions or documents which are authorised or required to be given or sent under the provisions.

94. Computation of time

94. Except where these Rules provide otherwise, when the specified period for doing any act at the Authority's Office ends on a day on which the office is closed, that act will be done in time if done by 5.00pm on the next day on which the Authority's Office is open.

95. Arrangement of Rules into Manuals

95.1 These Rules are made up of the following Manuals

The General Manual (A)

The Race Manual (B)

The Trainer Manual (C)

The Rider Manual (D)

The Horse and Owner Manual (E)

The Race Administration Manual (F)

95.2 Each Manual is of equal standing and the fact that these Rules are divided into Manuals does not affect the weight of any requirements specified in each Manual.

96. Meaning of Owner

96.1 In relation to a horse, references in this Manual to the owner

96.1.1 in relation to a horse in the ownership of an individual, are to the individual,

96.1.2 in relation to a horse in the ownership of a Recognised Stud Company, are to the nominee registered under Rule 36,

96.1.3 in relation to a horse in the ownership of a Recognised Company, are to the company,

96.1.4 in relation to a horse in the ownership of a recognised Business Partnership, are to the Business Partners,

96.1.5 in relation to a horse in the ownership of a Recognised Club, are to the trustees registered under Rule 55,

96.1.6 in relation to a horse in the ownership of a Racing Partnership, are to the Nominated Partners,

96.1.7 in relation to a horse subject to a joint ownership, are to each joint owner,

96.1.8 in relation to a horse subject to any leasing or other arrangement which does not fall within the provisions of Paragraphs 96.1.1 to 96.1.7, are to the lessee or lessees under the arrangement,

and any such reference to an Owner also includes a part-owner.

96.2 In this Manual

Business Partner and **Recognised Business Partnership** have the meaning given in Rule 48;

Joint Owner has the meaning given in Rule 67.1;

Racing Partnership and **Nominated Partner**, in relation to such a partnership, have the meaning given in Rule 62;

Recognised Company has the meaning given in Rule 40 and **Registered Agent**, in relation to such a company, means an agent of the company registered under Rule 41;

Recognised Club has the meaning given in Rule 54;

Recognised Stud Company has the meaning given in Rule 35.

97. Interpretation: general

97.1 Definitions of

97.1.1 terms used in only one Rule are set out in that Rule,

97.1.2 terms used in only Part 2 or 3 of the Manual are set out at the beginning of that Part, and

97.1.3 terms used in more than one Part of the Manual are set out in Rule 96 and in the following provisions of this Rule.

97.2 In this Manual, unless the context otherwise requires

Authorised agent

97.2.1 in the case of a recognised company, means the registered agent of the company under

Rule 41;

97.2.2 otherwise, means any person authorised by the Authority to act as agent or sub-agent for another person in exercise of the Authority's powers under Rule (A)94;

the Authority means the British Horseracing Authority;

the Authority's Office means the office for the time being appointed by the Authority as the office of the British Horseracing Authority (the present address is 75 High Holborn, London, WC1V 6LS);

Clear Day means, in determining the number of days:

97.2.2A The day on which the period begins; and

97.2.2B If the end of the period is defined by reference to an event, the day on which that event occurs

are excluded.

Clear Working Day means, in determining the number of days:

97.2.2C The day on which the period begins; and

97.2.2D If the end of the period is defined by reference to an event, the day on which that event occurs; and

97.2.2E Saturday, Sunday, Bank Holiday, or day on which the Authority's office is not open for non-automated commercial business

are excluded.

Disciplinary Action means any action taken by the Authority under Part (A)6 or by the Stewards under Part (B)1;

the Forfeit List means the list maintained by the Authority under Rule (A)87;

Person includes a body corporate;

Prescribed means prescribed by the Authority;

Racing Administration Internet Site means the internet based administration service provided by the Authority, which can be accessed at www.racingadmin.co.uk;

The Racing Calendar Office means the office appointed for the time being as The Racing Calendar Office by the Authority (the present Racing Calendar Office is at Weatherbys, Sanders Road, Wellingborough, Northamptonshire, NN8 4BX);

Recognised Racing Authority means a racing authority of a country which is for the time being recognised by the Authority under Rule (A)93;

these Rules means all the Rules of Racing, including provisions which are contained in any other Manual;

Trainer

97.2.3 means any Person who holds a licence or permit to train which is granted by the Authority or whose authorisation by a Recognised Racing Authority corresponds to such a licence or permit; and

97.2.4 includes any Person who is treated as a trainer in accordance with Rule(C)1.2.

97.3 Words importing the masculine gender include the feminine.

97.4 The singular includes the plural (and vice versa).

SCHEDULES

Schedule 1 - Registration of horse names

1.1 The following names are not available for registration for a horse

1.1.1 subject to Paragraph 3, a name already registered in the register of horse names under Part 2;

1.1.2 subject to Paragraph 4, a name followed by one or more numbers;

1.1.3 a name on the International and Domestic Lists of Protected Names;

1.1.4 a name of more than 18 characters, including signs or spaces;

1.1.5 a name made up entirely of initials, or include figures, hyphens, full-stops, commas, signs, exclamation marks, inverted commas, forward or backward slash, colon and semi-colon;

1.1.6 a name that starts with a sign other than a letter;

1.1.7 a name containing more than seven syllables;

1.1.8 a name the pronunciation of which the Authority considers to be identical or unacceptably similar, to

1.1.8.1 a name that is on the International or Domestic Lists of Protected Names, or

1.1.8.2 a name that is already registered for a horse foaled in a year that is within 10 years of the year of foaling of the horse to which the application relates;

1.1.9 a name which the Authority considers

1.1.9.1 is suggestive or has a vulgar, obscene or insulting meaning,

1.1.9.2 is in poor taste,

1.1.9.3 may be offensive to religious, political or ethnic groups,

1.1.9.4 may otherwise cause offence,

1.1.9.5 may cause confusion in the administration of racing or betting, or

1.1.9.6 is the name of a well-known horse.

1.1.10 a name already registered to a sibling or parent of the horse in question;

1.2 For the purposes of Paragraph 1.1, the use of the definite or indefinite article does not constitute a different name.

2.1 The following names are available for registration for a horse if the conditions specified are met

2.1.1 the name of a public Person may be registered if the Person or his family have given permission;

2.1.2 a name which the Authority considers to be of commercial significance may be registered if appropriate permission has been obtained;

2.1.3 a name which the Authority considers to be that of a prominent company, product or trade name may be registered if

2.1.3.1 the written approval of the company or body associated with the name has been obtained, or

2.1.3.2 the Authority is satisfied that the name has an alternative meaning in common usage.

3.1 A name which has already been entered in the register of horse names shall become available for registration for a different horse at the end of the month of the relevant year during which it became available, as determined in accordance with Paragraphs 3.2 to 3.4.

3.2 Where the name was registered to a brood mare, the relevant year is whichever of the following first occurs

3.2.1 10 years after the mare's death,

3.2.2 10 years after the last recorded year in which the mare was covered or produced a foal, or

3.2.3 when the mare attains 30 years of age.

3.3 Where the name was registered to a stallion, the relevant year is whichever of the following first occurs

3.3.1 15 years after the stallion's death,

3.3.2 15 years after the last recorded year in which the stallion covered one or more mares, or

3.3.3 the year when the stallion attains 35 years of age.

3.4 Where the name was registered to any other horse, the relevant year is whichever of the following first occurs

3.4.1 5 years after the horse's death, or

3.4.2 the year when the horse attains 20 years of age.

3.5 An exception may be made where the name of a horse which has been reported dead and has not raced is sought for re-use by the same applicant.

4. Where a name is not available for a horse, a numeral may only be added to the name if

4.1 the horse was foaled in Great Britain, Ireland or the Channel Islands, and

4.2 it is not in the Stud Book maintained by the Stud Book Authority of Great Britain and Ireland.

5. If the same name is simultaneously claimed for two horses, the order of priority shall be determined by lot at

The Racing Calendar Office.

Schedule 2 - Countries with approved stud books

Argentina
Australia
Austria
Azerbaijan
Bahrain
Barbados
Belgium and Luxembourg
Brazil
Bulgaria
Chile
China
Colombia
Croatia
Cyprus
Czech Republic
Denmark
Dominican Republic
Ecuador
Finland
France
Germany
Great Britain and Ireland
Greece
Hungary
India
Italy
Jamaica
Japan
Kazakhstan
Kenya
Korea
Lebanon
Lithuania
Malaysia
Mexico
Morocco
Netherlands
New Zealand
Norway
Oman
Panama
Paraguay
Peru
Philippines
Poland
Qatar
Romania
Russia
Saudi Arabia
Serbia, Bosnia & Herzegovina
Slovakia
Slovenia
South Africa & Zimbabwe
Spain

Sweden
Switzerland
Syria
Trinidad and Tobago
Tunisia
Turkey
Ukraine
United Arab Emirates
United States of America and Canada and Puerto Rico
Uruguay
Uzbekistan
Venezuela

Schedule 3 - Deleted

Schedule 4 - Trainer-owner agreements

Requirement for agreement

1. This Schedule applies to the owner of any horse which is trained by the Licensed Trainer.
- 2.1 Where a Licensed Trainer is to train a horse owned by any Person, he and the owner must enter into a training agreement in respect of the horse before it runs in any race run under these Rules.
- 2.2 The Authority may determine not to take Disciplinary Action against any owner who fails to comply with Paragraph 2.1 if he can satisfy the Authority that there was an acceptable reason for the failure.

Form of agreement

3. A training agreement must be signed and must set out the terms agreed between the parties in respect of at least the following
 - 3.1 the basic training fee (expressed as an amount payable by week or by calendar month);
 - 3.2 all other regular expenses (such as gallop fees, shoeing costs and the like);
 - 3.3 the extent of the Licensed Trainer's authority to incur any additional charges or expenses for the account of the owner (such as veterinary fees);
 - 3.4 provision for variation to be made as to any of the matters specified in Paragraphs 3.1 to 3.3 and for proper notification of variation;
 - 3.5 the time and method of payment by the owner;
 - 3.6 any provision for a Trainer's lien;
 - 3.7 any matter as to training agreements which is required by a code of conduct issued under Rule 87; and
 - 3.8 such other matters as the Authority may from time to time direct.

Duration of agreement

4. A training agreement shall lapse if
 - 4.1 the owner does not have a horse in training with the Licensed Trainer for a continuous period of 24 months,
 - 4.2 the Trainer has ceased to hold a licence granted by the Authority, or
 - 4.3 either party to the agreement gives the other written notice of termination.

Report by licensed trainer of non-payment of fees etc

- 5.1 Payment period, in relation to any account due, means the period of 3 months beginning with the date on which the account was sent.
- 5.2 Where, before the end of the payment period, a Licensed Trainer does not receive from the owner full settlement of any account due under a training agreement entered into in accordance with this Schedule, the Licensed Trainer may report the matter to the Authority in accordance with Paragraph 5 of Schedule (C)4.

Consequences of non-payment

- 6.1 Where the Authority sends a notice to the owner that a report of non-payment has been made by the trainer, the owner must

6.1.1 make the payment due, or

6.1.2 provide to the Authority a written explanation for non-payment that is acceptable to the Authority,

before the end of the period of 8 days starting on the date the notice was received.

6.2 If the owner fails to comply with Paragraph 6.1

6.2.1 the total amount due (and any VAT payable) shall be taken to be arrears due under these Rules, and

6.2.2 the name of the owner will be added to the Forfeit List.

6.3 Paragraph 6.2 of this Schedule takes effect from the end of the period of 30 days starting with the date of the Authority's notice under Paragraph 6.1.

Schedule 5 - Registration of Ownership Names' and Styles

1.1 Every Owner or ownership group must register a unique name style to assist in the administration of racing. It is this name that will be used when entries and lists of runners are published.

2.1 The following names that apply to all categories of ownership in Chapters 2 and 3 are not available for registration:

2.1.1 names already on the register, compiled and maintained at the Racing Calendar Office;

2.1.2 names of more than 40 characters, including signs or spaces; or

2.1.3 names of which the Authority considers are too similar to a name on the register.

3.1 The following restriction applies to sole Owners as provided for in Rule 31:

3.1.1 names of which the Authority are satisfied that the person concerned is better known publically by their assumed, screen, stage or pen name than their real name.

4.1 The following restrictions apply to companies, Business Partnerships, Racing Partnerships and Joint Ownerships as provided for in Chapters 2 and 3:

4.1.1 a name which the Authority considers

4.1.1.1 is suggestive or has a vulgar, obscene or insulting meaning;

4.1.1.2 may be offensive to religions, political or ethnic groups;

4.1.1.3 is in poor taste;

4.1.1.4 to be inappropriate use of names made up of internet site addresses;

4.1.1.5 may otherwise cause offence;

4.1.1.6 may cause confusion in the administration of racing or betting; or

4.1.1.7 is the name of a prominent Company, Product or Trade except where registered for that Company or Body Association.

5.1 The Authority may refuse to accept or cancel any registration as provided for in Rule (A)25.

Index of Defined Expressions

1. This index provides a guide to words or expressions which are defined generally and so liable to be met in provisions which do not themselves contain the definition.

2. Where a term is used only in one Rule (or in a series of closely connected Rules), the definition will be set out in that Rule. Always check the Rule itself before looking at this index.

3. Where a term is used in more than one place, it will start with a capital letter. The second column of this index tells you where you can find the substantive definition.

4. This index is not part of these Rules.

<i>Defined term</i>	<i>Where term is defined (references are to Rules unless other specified)</i>
Authorised Agent	97

the Authority	97
the Authority's Office	97
Betting Organisation	92.5
Business Partner	48
Business Partnership	47
Company	28.3
Director	28.3
Disciplinary Action	97
Disqualified Person	27
Export Certificate	2
the Forfeit List	97
Horse	2
Horse of Ambiguous Sex	87
Joint Owner	67.1
Licensed Trainer	88.2
Listed Person	92.1
Microchip	2
Natural Service or Covering	8.7
Neurectomy	26A.1
Nominated Partner	62
Non-Racing Agreement	26.1
Non-Thoroughbred Register	2
Owner	96
Person	97
Prescribed	97
Racecourse Managing Executive	2
Racecourse Property	2
Racing Administration Internet Site	97
The Racing Calendar Office	97
Racing Partnership	62
Recognised Company	40
Recognised Business Partnership	48
Recognised Club	54
Recognised Racing Authority	97
Recognised Stud Company	35
Register of Stable Employee Names	2
Registered Agent	41
these Rules	97
Stud Book	2

Stud Company	34
Trainer	97
VAT	27
Veterinary Officer	2
Veterinary Surgeon	2