

**THE
LOCAL RULES OF RACING
OF THE
WESTERN AUSTRALIAN
TURF CLUB**

The Rules preceded by the letters L.R. are the Local Rules of Racing of The Western Australian Turf Club, and shall come into operation on the first day of August, 1996, and shall repeal and be in lieu of the Local Rules of Racing in force prior to that date, but such repeal shall not:

- (a) Affect the previous operation of any Rule so repealed or anything duly done or suffered thereunder, or
- (b) affect any right, privilege, obligation, or liability acquired, accrued, or incurred under any Rule so repealed, or
- (c) affect any penalty or disqualification incurred or imposed in respect of any offence committed under any Rule so repealed, or
- (d) affect any investigation or proceeding in respect of any matter pending at the date of such repeal in respect of any such right, privilege, obligation liability or penalty as aforesaid.

Any such investigation, proceeding, or remedy may be instituted, continued, or enforced, and any such penalty or disqualification may be imposed as if the Rules had not been passed.

Also included are the Local Rules of the Totalisator, Rules Of Betting and Regulations applicable to all racecourses and training grounds in Western Australia

**THE
WESTERN AUSTRALIAN
TURF CLUB**

COMMITTEE

E. van HEEMST (Chairman)
L.N. PIPER (Vice Chairman)

J.A. NICOLAY
G.R. DAWS
T.J. DAVENPORT
Dr. K A CHRISTIANSON
N.W. CARTER
G. DONOVAN

P.D. NECK
(Chief Executive)

LOCAL RULES OF RACING OF THE WESTERN AUSTRALIAN TURF CLUB

DEFINITIONS (Local)

LR. 1. In the interpretation of these Rules (and of any program of a race meeting held thereunder) the following words, unless the context otherwise requires, shall have or include meaning as follows:

(a) In Australian Rules of Racing such meanings as are herein printed in section 1.

(b) In Local Rules and in any program of a race meeting held under the Rules of Racing of the Western Australian Turf Club, such meanings as are herein printed in section 2.

"Added Money" means money actually contributed towards the stakes by the Race Club or from other sources as distinct from money contributed by owners of horses engaged.

"Affiliated or Associated Clubs" means and includes all Principal Clubs, and the Premier Racing Club, of any State or Country which the Committee has by resolution published in the Racing Calendar declared to be an Affiliated or Associated Club. Where the word "affiliated" occurs in the Rules, the same shall mean either affiliated or associated as the case may be.

"Apprentice" means a person not being under the age of fourteen years duly bound to a trainer approved by the Committee.

"Australian Rules of Racing" means the Rules made by the Australian Racing Board hereinbefore printed and include all modifications thereof and all new Australian Rules of Racing as therein provided.

"Course" includes any racecourse, training ground or land over which the Principal Club or any Club has the control or management for racing or training purposes.

"Handicap" means a race in which the weights the horses are to carry are to be adjusted, after the time limited for entering or naming, according to the judgement of the person appointed to frame the handicaps upon the merits of the horses, for the purpose of equalising their chances of winning.

"Local Rules of Racing" means the Rules of Racing made by the Committee hereinafter printed and the expression includes all amendments thereof and all other Local Rules of Racing for the time being. "Local Rules of Racing" shall be deemed to include the Rules of Betting.

"Metropolitan Area" means the area within a radius of 50 kilometres from the G.P.O. Perth unless the Committee determines otherwise.

"Official" means any person employed, engaged, or appointed by a Club or Association for the purpose of conducting its race meetings, its tracks, its training tracks, its offices, its business and affairs and all the matters incidental thereto.

"Owner" shall mean any entity included under the definitions of **"Nominator"** and/or **"Person"** in **ARR1**.

"Provincial Area" means race meetings conducted by the Bunbury Turf Club, Northam Race Club, Pinjarra Race Club and the York -Beverley Turf Club.

"Secretary of the Club" or **"Secretary of any Club"** means and includes the Secretary of a Principal Club or the Secretary or other executive officer of any Registered Club or Registered Meeting, or the person for the time being fulfilling the duties of the Secretary.

"Stable Return" means an official document containing such information as the Principal Club determines, which is required to be lodged with the Club when a horse enters a Trainer's stable and includes any subsequent amendment thereto.

"Starter" in any race means and includes every horse the rider of which shall have been ordered by the Starter to line up at or beyond the starting point and which has not been subsequently withdrawn by order or permission of the Stewards

a **"State"** means the State of Western Australia.

"Stewards" Rescinded 1/7/03.

"Stipendiary Steward" Rescinded 1/7/03.

"Sweepstakes" means a race in which the stakes or any part thereof going to the winner and/or other horses in the race shall be made by the owners of the horses entered, and any such race shall still be a sweepstake although money or any other prize be added, and although the word "plate," "stakes" or other designation be used in the official or ordinary name or description of such race.

A **"Trainee Apprentice"** means a person fifteen years or over who is employed by the Club and who shall have entered into a Trainee Apprentice Agreement. A Trainee Apprentice shall at all times be bound by the Rules of Racing.

A **“Trial”** means an event held for the purpose of testing or training horses for which no prize money, trophy or other reward, gratuity or privilege of more than nominal value is offered and where the the context permits, includes barrier tests and jump outs.

A **"Weight-for-Age Race"** means a race in which weights are apportioned to horses according to their age or sex, and remains a weight-for-age race even if there are penalties and allowances or the race be confined to horses of the same age.

Where the context so permits words importing the male gender shall include the female gender and words importing the singular shall include the plural and the plural the singular, unless the contrary shall be expressly provided, and the insertion or non-insertion of inverted commas shall not affect the meaning thereof

Amd No 56 - LR 1(Definition Trainee Apprentice)(9/12/97)

Amd No 257- LR 1(Amend Definitions) : Int’n Rules of Racing,,Course, Local Rules of Racing, Metropolitan Area, Owner, Trainee, Apprentice. (1/7/03)

Amd No 257 –LR 1 (delete definitions): The Committee, Committee of the Club, Entry, Group and Listed Races, Nor West Bred, Owner Trainer,Provincial Club, Rider, Stewards, Stipendiary Stewards, Started. (1/7/03)

Amd No 257 –LR 1 (add definitions): Provincial Area, Stable Return, Trail. (1/7/03)

APPLICATION OF THE RULES

LR. 2. The said Local Rules for the time being and the Australian Rules of Racing for the time being shall be read, interpreted, and construed together, and as so combined shall be and be known as The Western Australian Rules of Racing, and the meanings of the words unless the context otherwise indicates or requires, interpreted by the Australian Rules of Racing shall apply to the Local Rules.

LR. 2A. Any person who takes part in any matter coming within the Western Australian Rules Of Racing shall be held thereby to consent to be bound by them.

Amd No 257: LR2 & 2A Amended (1/7/03)

SPECIAL POWERS OF THE COMMITTEE OF THE PRINCIPAL CLUB

L.R. 3. Rescinded 1/7/03

LR. 3A. Rescinded 1/9/99

LR. 4. The Committee shall not decide any disputes or claims with respect to bets (except so far as is necessary for the control and protection of licensed persons), but may give effect to an official report of default made by any Club.

LR 4A.

(a) The Committee may from time to time appoint Stewards of such categories as it shall think fit.

(b) The Chairman of any panel of Stewards shall have a casting as well as a deliberative vote in any case of equality of voting. Assistant Stewards and Cadet Stewards shall not be entitled to a vote.

(c) The Committee may upon request by the Stewards, appoint persons to act as Deputy Stewards

(d) Stewards and Deputy Stewards appointed under this Rule shall have and may exercise all the powers, duties and authorities conferred upon the Stewards by the Rules.

(e) A sole Steward or Deputy Steward at a meeting or organised trial shall have and may exercise all the powers vested in the Stewards under the Rules.

LR.5. Rescinded 01.02.92

Amd No 129 - LR3A Rescinded(1/9/99)

Amd No 257 – LR3 Rescinded (1/7/03)

Amd No 257 – LR4A Amended (1/7/03)

APPEALS

LR.6. Any person who is aggrieved by a determination or finding of the Committee of any Club or Stewards shall have the right of appeal to the Racing Penalties Appeal Tribunal under the terms and conditions of the Racing Penalties (Appeals) Act 1990.

LR.6A. Any person who is aggrieved by a determination or finding of the Committee of any Club or Stewards may make application to the Racing Penalties Appeal Tribunal for a stay of proceedings under the terms and conditions of the Racing Penalties (Appeals) Act 1990.

STEWARDS

LR. 7. Rescinded 1/7/03

LR. 8. Rescinded 1/7/03.

LR.8A. For the purpose of AR81A(1)(a) a finding on a breath analyser of a concentration of alcohol shall be deemed to be the finding of an analyst.

LR. 9. Rescinded 1/7/03

LR. 9A. Rescinded 1/9/99

LR. 10. Rescinded 1/7/03

LR. 11. Rescinded 1/7/03

LR. 12. Rescinded 1/5/97

Amd No 23 - LR12 Rescinded(1/5/97)

Amd No 130 - LR9A Rescinded(1/5/97)

Amd No 251 - LR8A <new rule>(1/2/03)

Amd No 257 – LR7, LR8, LR9, LR10, LR11 Rescinded (1/7/03)

INVESTIGATORS

LR. 12A. Any investigator or investigators appointed by the Committee of the Club shall have the powers mutatis mutandis as are given to the Stewards under Australian Rule of Racing 8B, 8C, 8D, 8(j) and(jj), 8(k) (I) and (ii), Local Rule of Racing 9 and 12 and Rule of Betting 3.

Amd No 208- LR12A (1/12/02)

APPOINTMENT OF OFFICIALS

LR. 13. (a) The Committee or when the Committee has not done so the Committee of the Club shall appoint all necessary Officials for the conduct of its race meetings and the control of trials, training and training tracks. Any appointment so made by the Committee of the Club shall be subject to the approval of the Stewards. Where such an appointment is made as a result of a direction by the Committee or Stewards the Committee of the Club shall be liable for payment of any fee imposed by the employer of such official.
 (b) Rescinded 1/7/03

Amd No 257 – LR13 Amended (1/7/03)

REGISTRATION OF CLUBS AND MEETINGS

LR. 14. Rescinded 1/7/03.

LR. 15. Rescinded 1/7/03.

Amd No 257 – LR14, LR15 Rescinded (1/7/03)

REGISTRATION OF HORSES

L.R. 16.

(a) No lease of a horse shall be approved :

(1) unless such horse has been named.

(2) unless it is a period of no less than six months or no more than three years

(3) until the lessee has satisfied the Committee, if required to do so, as to his character and financial position and has lodged with the Principal Club the prescribed fee.

(b) If any lease lodged with the Committee is found to have been:

(1) altered or amended without the knowledge or consent of any party to the lease agreement or

(2) lodged with false or misleading information, or with information omitted which may mislead any party to the lease agreement or

(3) lodge with any party to the lease agreement subsequently being unable to satisfy the Committee, if required to do so, as to his character and financial position; then such lease agreement may be cancelled and any party to a breach under sub rules (1) and (2) of this rule may be punished.

Amd No 257 – LR16 Amended (1/7/03)

RACE MEETINGS

L.R. 17.

(a) The conditions of every race and the full program of every meeting in Western Australia shall be lodged with the Secretary, for the approval of the Committee, not later than ninety days preceding the date on which the meeting is to be held or such other time as may be prescribed by the Committee.

(b) All fees, prize money and trophy values in relation to those races conducted in Western Australia are advertised as GST excluded.

L.R. 18. Every race meeting shall unless otherwise ordered by the Committee be advertised in the Racing Calendar and no race meeting shall be so advertised unless approved by the Committee.

L.R. 19. Rescinded 1/7/03.

L.R. 20. Rescinded 1/7/03.

L.R. 21. Rescinded 1/7/03.

L.R. 22. Rescinded 1/7/03.

L.R. 23. Rescinded 1.12.99

L.R. 24. Rescinded 1.5.99

L.R. 25. Rescinded 1/7/03.

L.R. 26. The Committee of any Club upon whose course any race meeting is held under the control of Stipendiary Stewards may request them to hold forthwith an inquiry into the running of any horse or other matter or thing which shall have arisen in reference to racing at the meeting, or they may at any time within seven days after the meeting request the Committee to direct such Stewards to hold such inquiry.

L.R. 27. Pursuant to the provisions of ARR42, when the number of horses nominated for any race exceed the limit permitted to start in that race, or cannot, be started without undue risk, the following provisions and conditions, except where otherwise stated, may apply.

(a) The race may, at the discretion of the Committee of the Club, be run in two or more divisions. Such divisions shall be run in such order as the Committee of the Club may decide.

(b) The Committee of the Club or Officials appointed by them may, prior to the day of the race, allot the horses for the divisions by placing them alternately in the respective divisions in order of rotation according to weights, excluding penalties incurred after the declaration of weights.

Provided that:

(i) Where two or more horses are to carry the same weight, the allotment of such horses shall be alternated in alphabetical order according to their names.

(ii) When two or more horses are nominated by the same owner, or are trained by one trainer for other owners, the Committee of the Club may, where practicable, place them in separate divisions.

(iii) For the purpose of this Rule owners shall be given precedence over trainers and each sole owner and each partnership shall be deemed a different owner.

(c) No liability shall be incurred by any Club, Committee or Officials in consequence of or by reason of any departure, whether intentional or otherwise, from this Rule in the allotment of the horses to the divisions.

(d) When it is determined to run a race for two-years-old or three-years-old horses in divisions, the Committee of the Club may, instead of applying the conditions in paragraph (b) preceding, place the colts and geldings in one division and the fillies in another.

(e) When it is determined that a race shall be run in two or more divisions the placed horses in each division shall participate in the prize money allotted to the divisions in the same proportions as provided in the conditions of the race for the allocation of the original stake. Provided that in any case where the Committee of the Club may instead of applying the conditions of paragraph (b) preceding, divide a race in such circumstances and upon such terms as the Committee thinks fit, the added money shall be allocated in such manner as determined by the Committee or Officials of the Club.

(f) In any case not provided for by this Rule the decision of the Committee or its Officials shall be binding.

L.R.27A. In furtherance of ARR59B(b) and ARR60 the trainer or nominator of any horse entering the state must provide a clearance from the Principal Club in the area in which it was last domiciled.

L.R.27B. No horse shall be permitted to race at a meeting in the state unless,

- (a) it has competed in an official barrier trial in a manner satisfactory to the Stewards or
- (b) the Committee or Stewards for good cause in their absolute discretion permit the horse to race.

L.R.27C. No horse shall run more than once on the same day at any meeting except at meetings conducted by the following Clubs:

Ashburton	Exmouth	Junction	Kojonup
Kununurra	Landor	Laverton	Leinster
Leonora	Meekatharra	Mt Magnet	Norseman
Pingrup	Wiluna	Wyndham	Yalgoo

L.R. 28. Rescinded 01.12.86.

L.R. 29. Rescinded 01.06.96

L.R. 29A. In addition and without prejudice to the provisions of A.R. 45, two-years-old shall not be allowed to start in any race in Western Australia for which horses over the age of two years are eligible to run before the first day of January or such other date as the Committee shall determine.

Amd No 108 - LR 23(1/5/99)

Amd No 109 - LR 24 Rescinded(1/5/99)

Amd No 150 - LR 23 Rescinded(1/12/99)

Amd No 178 – LR17 (1/11/00)

Amd No 257 – Rescind LR19, LR20, LR21, LR22, LR25 (1/7/03)

Amd No 257 – Insert LR27A, LR27B, LR27C (1/7/03)

CLAIMING RACES

L.R.29B. Rescinded 1/11/92

STABLE RETURNS

L.R. 30.

- (1) A stable return for a horse must be lodged at the office of the Club within 24 hours of such horse entering or leaving a trainer's care or stable.
- (2) Any change of ownership, lease, cancellation of lease, change of colours, gelding, change of gear or any other particular already submitted must be advised by way of a stable return submitted within 24 hours of such change.
- (3) A duly lodged stable return shall be deemed to be part of an entry for a race or organised trial in Western Australia.
- (4) No horse trained in Western Australia may be nominated for a race or trial until a stable return has been lodged.
- (5) The Stewards may punish any person who fails to lodge such stable return and/or amendments thereto including gear changes, movement of horses and any other information as required.
- (6) All stable returns so lodged are subject to the approval of the Stewards who may at any time require the trainer to satisfy them that all of the information so contained is true and correct.

Amd No 3 - LR 30(1/10/96)

Amd No 179 - LR 30(iii)(1/11/00)

Amd No 257 – Amend LR30 (2,3,4,5,6) (1/7/03)

NOMINATIONS AND ENTRIES

L.R. 30A.

- (a) The Stewards may suspend for such period as they consider necessary, any horse which, in their opinion, could cause a danger or hazard in a race, or has not performed to the satisfaction of the Stewards, or has been sufficiently unruly or wayward to warrant such suspension. Any horse so suspended shall not, without the permission of the Stewards, be permitted to start in any race until such time as it has performed in a trial and/or passed veterinary examination to the satisfaction of the Stewards.
- (b) A horse suffering from any infectious diseases or any complaint causing discharges from the nostrils will not be permitted on any course.
- (c) A two years old found to be shin sore will not be permitted, without the permission of the Stewards, to start in a race or trial for six weeks

L.R. 30B. A horse having been in the care of a person for the purpose of what is commonly known as “pre-training” shall not be eligible to start in a trial or race unless the horse had been placed in the care of the notified trainer at the registered stables of the trainer no later than two weeks prior to trialling and no later than one month prior to racing.

For the purpose of this rule a horse engaged in “pre-training” shall mean a horse being in the care of and exercised, worked or trained by a person, whether the holder of a trainer’s licence or not, on or from a property other than the registered stables of the notified trainer.

L.R. 31. Rescinded 1/7/03.

L.R. 32.

(a). Rescinded 1/7/03.

(b) Rescinded 1/7/03.

(c) Rescinded 1/7/03.

(d) Any owner, who nominates a horse which, prior to it being registered, has raced at any meeting at which the Committee or Stewards have allowed horses which have not been registered to start, shall for the first nomination of such horse for meetings for which weights are declared by Western Australian Turf Club Handicappers, supply at or before the time of closing of entries, particulars in writing of all its previous performances including details of the amount of prize money won by such horse, otherwise such nomination shall be void unless the Committee, upon the application of the nominator, decides otherwise.

(e) Rescinded 1.6.96.

(f) Rescinded 1/7/03.

(g) Rescinded 1/7/03.

L.R.33

(a) Rescinded 1/7/03.

(b) No disqualified horse shall except by leave of the Committee remain under the training, care, management or superintendence of any licensed trainer for a longer term than seven days after the disqualification has been incurred.

(c) Any infringement of this Rule shall render the trainer of such horse and the owner or nominator thereof liable to be punished at the discretion of the Committee or the Stewards.

L.R.33A Rescinded 1/7/03

L.R.33B Rescinded 1.6.96

L.R. 34. Rescinded 1/7/03.

Amd No 257 – Amend LR30A (1/7/03)

Amd No 257 – Rescind LR31, LR32(a) (b) (c) (f) (g) LR33(a), LR33A, LR34(1/7/03)

Amd No 261 – New Rule LR30B (1/9/03)

TRAINERS

L.R. 35. Application for a Trainer's Licence, Permit to Train or Owner-Trainer's Permit shall be made to the Committee on the form provided and shall be subject to such fee as determined from time to time by the Committee.

L.R.35A.

(a) In addition to the requirements set out in LR35A(b) in respect of the grant of particular categories of licences or permits to train, it is precondition to the grant to a person of a licence or permit to train that the person :

(1) has practical experience reasonably required to carry on the vocation of a trainer, including (but not limited to) experience in attendance to and performance of duties involving the handling of thoroughbred racehorses at stables, track work, trials and race meetings,

(2) is the holder of a current licence, permit or registration issued by the Principal Club.

(3) has proper stable facilities providing security and safety for staff and horses.

(4) has adequate financial resources to carry on training activities without material risk of being unable to pay his or her debts as and when they fall due.

(5) is of good reputation and character and is a fit and proper person to hold a licence or permit to train racehorses and

(6) passes the written trainer's examination conducted by the Principal Club and demonstrates to the Stewards his or her competency in horse handling and saddling.

(b) Without in any way limiting the power of the Principal Club to prescribe terms and conditions in respect of licences or permits to train the following categories of licences or permits to train are, unless otherwise determined by the Committee, subject to the conditions specified,

Trainer -Open Class – it is a precondition to the grant of an open class licence that the applicant has had at least 5 years experience as a trainer under a Permit to train or it's equivalent in another racing jurisdiction and has demonstrated considerable success in training horses to criteria set by the Principal Club.

Trainer- B Class – it is a precondition to the grant of a B Class licence that the applicant has had at least 5 years experience as a trainer under a permit to train or it's equivalent in another racing jurisdiction.

Trainer- Permit to Train – it is a precondition to the grant of a Permit To Train that the applicant has experience in the form of

(1) at least 5 years experience as a jockey, apprentice, stable foreman, assistant trainer, stable employee or any combination thereof, or

(2) substantial success in the training of horses under an Owner-Trainer permit an applicant must provide at least three references from persons carrying on the profession of a trainer of thoroughbred racehorses attesting to the applicant's skill, competency and general suitability to hold a Permit to Train

Owner-Trainer-Permit to Train – a person holding an Owner – Trainer Permit may train only horses owned or leased solely or in partnership with members of the person’s own family. For the purpose of this rule family shall mean: parents, spouse, children and siblings over 18 years. For the purpose of this rule the term “spouse” includes a spouse whether married or de facto. For the purpose of this rule the term “de facto” means where two persons are living together as a couple on a genuine domestic basis and have done so for at least 2 years. Couple does not include co-tenants.

L.R. 36. A Trainer's Licence, Permit to Train or Owner-Trainer's Permit may be limited as to duration or locality or both.

L.R. 36A. Rescinded 1/9/99

L.R. 37. Every Trainer's Licence, every Permit to Train and every Owner-Trainer's Permit shall (subject to Local Rule 36) expire on the thirty-first day of July in each year.

L.R. 37A. Every applicant for a Trainer's Licence, Permit to Train or Owner-Trainer's Permit or any renewal thereof, who for the purposes of such application or permit has at the time of such application any person or persons in his employment (whether full time, casual or otherwise), shall before his application is accepted furnish to the Committee a certificate showing that he has obtained from an insurance office a policy of insurance for the full amount of his liability under the Worker's Compensation Act 1912 (as amended from time to time) for the whole period of the licence or permit or the renewal thereof and in the case where an applicant does not at the time of application have any person in his employment such applicant shall before his application is accepted furnish to the Committee a certificate showing that he has obtained from an insurance office, a minimum cover policy of insurance pursuant to the above mentioned Act.

L.R. 38.

(1) No horse shall be trained or eligible to be entered or run in any race or trial on any course where the Rules are in force, unless:

- (a) It is trained by a Trainer licensed by the Committee.
- (b) It is trained by some person holding a permit granted by the Committee to train horses.

(2) Should a trainer be unable to attend a race meeting where any horse trained by him is engaged he shall nominate his registered stable foreperson or another licensed trainer to be responsible for such horse at the meeting. No later than one hour before the advertised starting time of any relevant race he shall advise the Stewards in writing of the name of the person nominated who must consent in writing to be so nominated, such nomination may not be further delegated.

(3) Both the trainer and his nominee shall be bound by the rules and regulations of the Club and failure to comply with sub-rule (2) may result in the horse being withdrawn by the Stewards.

L.R. 38A.

(a) A trainer or holder of a permit to train shall not, without having made written application and obtained the consent of the Stewards, stable any horse trained by him in any location other than his registered stable address as notified on his current licence renewal or application form.

(b) Any person found in breach of this rule may be punished and the nomination of the horse concerned may be rejected.

L.R. 39.

(a) In addition to training fees paid by the owner, there shall be payable to the licensed trainer of a horse:

(i) placed first, second or third in any race in Western Australia a fee equal to ten percent of the value of any prize money.

(ii) placed fourth or fifth in any race in Western Australia a fee equal to ten percent of the value of any prize-money of an amount to be determined from time to time by Committee.

(b) A Trainer shall not be entitled to and shall not expect to receive any remuneration except as provided by this Rule.

(c) For the purposes of this Rule, the value of the prize-money shall not include any trophy awarded under the conditions of a race.

(d) In respect of races run outside the metropolitan area, the Committee of any Club may, in its absolute discretion, determine that for the purposes of this rule:

(i) the value of the prize-money shall include any trophy awarded to the nominator, but shall exclude any trophy awarded to any person other than the nominator, under the conditions of a race, or

(ii) the value of the prize-money shall not include any trophy awarded under the conditions of a race.

L.R. 40. Rescined 1.6.96

L.R. 41. The Committee may refuse to grant any licence or permit and may at any time cancel or revoke the same before the termination of the period for which it has been granted without giving any reason therefor notwithstanding;

(a) Subject to the provisions of subsection LR41(c), where an initial application for a Trainers Licence, Permit to Train or Owner Trainers Permit is not granted by the Committee, no further application shall be considered by the Committee for a period of 6 months from the date the first application is not granted unless the applicant is specifically invited to apply for a Trainers Licence, Permit To Train or Owner Trainer Permit by the Committee.

- (b) Subject to the provisions of subsection LR41(c) where a person who has had an initial application for a Trainers Licence, Permit To Train or Owner Trainers Permit not granted by the Committee reapplies for a Trainers Licence, Permit To Train or Owner Trainers Permit within 12 months of their first application being not granted and the second application is also not granted by the Committee, no further application shall be considered by the Committee for a period of 12 months from the date the second application is not granted and for 12 months thereafter for any subsequent application that is not granted unless the applicant is specifically invited to apply for a Trainers Licence, Permit To Train or Owner Trainer Permit by the Committee.
- (c) The Committee may refuse to consider any application for Trainers Licence, Permit To Train or Owner Trainers Permit until it is satisfied that any direction or condition that it may require as a prerequisite to the granting of a Trainers Licence, Permit To Train or Owner Permit has been satisfied.

Amd No 4 - LR 35(1/10/96)
Amd No 30 - LR41(1/8/97)
Amd No 131 - LR 36A Rescinded(1/9/99)
Amd No 213 - LR 38A(1/3/02)
Amd No 214 - LR 39(1/4/02)
Amd No 257 – Insert LR35A (1/7/03)
Amd No 257 – Amend LR38A (1/7/03)

FARRIERS

L.R. 42. No Farrier shall be allowed to service any racecourse within Western Australia, unless such Farrier is licensed by the Committee or is approved by the Stewards. Such licences shall expire on the thirty-first day of July each year.

JOCKEYS AND RIDERS

L.R. 43. No person shall ride in a race at any race meeting in Western Australia unless he:

- (a) is licensed as a jockey by the Committee of the Principal Club, or
- (b) is an apprentice who has obtained a permit to ride in races from the Committee of a Principal Club, or
- (c) has been granted permission to ride by the Stewards pursuant to the conditions of LR 43A.

L.R. 43A. Race meetings restricted to riders other than licensed jockeys and apprentices are conducted by the following Clubs: Kojonup, Landor, Laverton, Leinster, Southern Districts Racing Association and Wiluna. No riding fee or rider's percentages are payable at these meetings. Any person wishing to ride at such meeting must submit an application for approval to the Stewards no later than the time set down for the closing of nominations for that meeting. Any applicant may be required to satisfy the Stewards of his competency to ride in a race. Persons granted permission to ride at these meetings agree to be bound by the WATC Rules Of Racing.

L.R. 43B.

- (1) An apprentice must have completed a minimum of 20 trial rides to the satisfaction of the Stewards before applying for a permit to ride in races.
- (2) An apprentice must have ridden in at least 50 races and have obtained the permission of the Stewards before riding a 2yo or unraced horse in any race or organised trial.
- (3) A trainee apprentice is not permitted to ride in races and must have obtained the permission of the Stewards before riding any unraced horse in trials. Such unraced horse must have previously trialled to the satisfaction of the Stewards.
- (4) No person other than a licensed jockey, apprentice or trainee apprentice with the Steward's permission, shall ride in trials without the consent of the Stewards.

L.R. 43C. Jockeys shall attend tracks regularly for the purpose of riding work. Suspension from riding in races does not release jockeys from this

requirement.

L.R. 43D. Any person riding work under poor visibility conditions must wear a distinguishing light of approved design attached to his or her skull cap. This light must be switched on prior to proceeding on to the track.

L.R. 44.

(a) Applications for licences or permits to ride shall be made on the form provide for that purpose and shall be accompanied by such fee as determined from time to time by the Committee. All licences shall expire on the thirty-first day of July in each year.

(b) The Committee may refuse to grant any licence and may at any time cancel any licence before the termination of the year for which it was granted without giving any reason therefor.

(c) The Committee may impose such terms and conditions on any applicant as they may think fit and in particular they may require him to enter into articles as an apprentice or to ride work regularly for a period before his application will be considered.

L.R. 45. A list of the licensed jockeys shall be published in each edition of the Racing Calendar.

L.R. 46. A jockey or rider may be punished:

(a) If he shall disobey the orders of the Stewards or Officials of the Club conducting the meeting.

(b) If without the permission of the Stewards he carry more than 3.0kg. dead-weight about his body during the race.

L.R.46A. A Jockey or Apprentice may be punished if he be present in the Betting Ring during a race meeting without a reason acceptable to the Stewards.

L.R. 47. Rescinded 1/7/03.

L.R. 48. Rescinded 1.6.96.

L.R. 49. Rescinded 1/7/03.

L.R. 50. Rescinded 1.6.96

L.R. 51. Rescinded 1/7/03.

L.R. 52. Rescinded 1.6.96

L.R. 53. In the absence of a special agreement, lodged with a Principal Club, the following fees shall be payable in respect of races run in Western Australia:

(a) Apprentices a riding fee determined by the Committee from time to time

(b) Jockeys a riding fee as determined by the Committee from time to time.

(c) In addition to (a) and (b) above, a fee of five percent, of the value of any prize-money payable to a horse placed first, second or third in any race and a fee of five percent of the value of any prize-money of an amount to be determined from time to time by Committee, payable to a horse placed fourth or fifth in any race.

(d) For the purposes of this Rule, the value of the prize-money shall not include any trophy awarded under the conditions of a race.

(e) In respect of races run outside the metropolitan area, the Committee of any Club may, in its absolute discretion, determine that for the purposes of this rule:

(i) the value of the prize money shall include any trophy awarded to the nominator, but shall exclude any trophy awarded to any person other than the nominator, under the conditions of a race, or

(ii) the value of the prize money shall not include any trophy awarded under the conditions of a race.

L.R. 53A. The committee may determine from time to time the riding fee to be payable for riding in trials.

L.R. 53B. All riding fees and gratuities earned by an apprentice shall be held in trust in accordance with the terms of his indentures.

Amd No 21 - LR53(b)(1/5/97)

Amd No 32 - LR53(a)(1/8/97)

Amd No 112 - LR53(b)(1/5/99)

Amd No 110 - LR43(1/5/99)

Amd No 111 - LR43A<new rule>(1/5/99)

Amd No 152 - LR 53(1/1/00)

Amd No 214 - LR 53(1/4/02)

Amd No 232- LR53(a)(1/8/02)

Amd No 257 –Amend LR43A (1/7/03)

Amd No 257 –Add LR43B, LR53A, LR53B (1/7/03)

Amd No 257 –Rescind LR47, LR49, LR51 (1/7/03)

STABLE HANDS AND APPRENTICES

L.R. 54. No trainer shall be permitted to have under his control any apprentice unless the Indentures for such apprentice have been approved by the Committee.

LR.54A. No person may be indentured as an apprentice unless he has completed a Pre Apprentice Traineeship Program to the satisfaction of the Committee.

L.R. 55. The Committee may refuse to approve any Apprenticeship Indentures and may at any time by written notice to the parties thereto cancel any Indentures if in the opinion of the Committee either the employer or the Apprentice shall have failed to carry out his obligations thereunder or shall have committed any act or been guilty of any conduct as a result of which the Committee considers it undesirable for the apprenticeship to continue.

L.R. 56. During the term of his indentures every apprentice or trainee apprentice shall attend the Clubs Apprentice School regularly and shall otherwise conform to the requirements of the Committee in connection with his training. The Committee may cancel the indentures or Pre Apprentice Agreement of any apprentice or trainee apprentice who fails to conform with the provisions of this Rule or otherwise punish him in such manner as the Committee or the Stewards think fit.

L.R. 57. No apprentice shall be entitled to apply for or be granted a jockey's licence unless he is at least nineteen years of age and shall have been indentured to a licensed trainer for a term specified by the Committee and shall have served the whole term of such apprenticeship to the satisfaction of the Committee.

L.R. 58. Any person bound as an apprentice to a licensed trainer under LR 54 may, with the written consent of his employer during such apprenticeship, ride in any race without having obtained a jockey's licence if he shall have obtained from the Committee permission to ride in races.

L.R. 59

(a) Apprentices shall not claim a weight allowance in races for two years old horses run before the third day of January in any racing season, or in races run at Standard Weight For Age.

(b) In all other races, unless otherwise specified in the conditions advertised for the race in the Racing Calendar, any Apprentice entitled to ride under the Rules, may claim the weight allowance specified under the provisions of ARR 92.

(c)(i) Rescinded 1/7/03.

(c)(ii) Rescinded 1/7/03

(c)(iii) Rescinded 1/7/03

L.R. 60.

- (a) No trainee apprentice or apprentice shall attend or work in any capacity at any race meeting without the permission of his employer.
- (b) No apprentice shall ride at any race meeting unless his employer is present or has placed such apprentice under the care and control of a licensed trainer, or as otherwise directed by the Stewards.
- (c) The Stewards may punish any trainee apprentice, apprentice, employer or any other person who is a party to any infringement of this rule.

L.R. 61. The Committee may permit any apprentice indentured outside the State to ride in any race in any part of the State if the Committee be satisfied that such apprentice is qualified and has permission to ride under the Racing Rules or Regulations of the Principal Club in the State in which such apprentice is indentured.

L.R. 62. Rescinded 1/7/03.

L.R. 63. Rescinded 1.6.96

L.R. 63A.

- (1) Every person holding a trainer's licence, permit to train or owner-trainer permit from the Club shall apply to the Club to register every person employed by or assisting him in connection with the training or care of racehorses (in this Rule referred to as an "employee"). Any such registration shall, except as hereinafter provided, remain in force until the 31st day of July in the following year.
- (2) No employee unless registered as aforesaid shall be retained in employment.
- (3) Applications for registration shall be made on forms to be obtained from the Club and particulars shall be supplied as required by these forms. A fee as prescribed by the Committee from time to time shall be paid in respect of each application for registration.
- (4) The Committee, in its discretion, may at any time refuse to grant any application for registration, or grant the same subject to any conditions, and may revoke, cancel or vary the conditions of any registration without giving any reason.
- (5) Any person failing to comply with the provisions of this Rule may be punished.
- (6) Trainers licensed by the Club or any person holding a permit to train or owner-trainer permit shall only authorise to ride work on a racecourse or training track persons certified as fit and proper to ride work by a Steward or other official appointed for the purpose.

Amd No 31 - LR59(1/8/97)

Amd No 70 - LR54(1/6/98)

Amd No 57 - LR54A<new rule>(9/12/97)

Amd No 71 - LR55(1/6/98)

Amd No 58 - LR56(9/12/97)

Amd No 72 - LR57(1/6/98)

Amd No 73 - LR58(1/6/98)

Amd No 74 - LR60 (1/6/98)

Amd No 105 -LR59(1/1/99)

Amd No 257 -Amend LR59,LR60,LR61,LR63A (1/7/03)

Amd No 257 - Amend LR62A (1/7/03)

BOOKMAKERS AND BOOKMAKERS EMPLOYEES

L.R. 64.

(a) No person shall be permitted to carry on or assist in carrying on the business of a bookmaker or to act as clerk or agent to any person carrying on such business at a race meeting held by the Club unless he has been duly licensed as a bookmaker or authorised to operate as a bookmaker's clerk or agent by the Betting Control Board and is the holder of a current and operative permit to act as such issued by the Club.

(b) The Committee may at any time remove from the said register the name of any person if it shall be proved to the satisfaction of the Committee that such person is a defaulter in bets, or that he has committed any offence against the Club.

(c) Unless the Committee shall otherwise direct, no person who shall directly or indirectly carry on or assist in carrying on or act as a clerk or agent to a person who carries on the business of a bookmaker at any unregistered meeting shall be eligible to have his name entered in the said register and the name of any such person, if already entered in the said register, shall be forthwith removed therefrom and such person may be punished by the Committee or Stewards.

(d) No licensed bookmaker shall act as the betting agent of or permit any person to have any pecuniary interest whatever in his business of a bookmaker, either as a partner, guarantor or otherwise. Any licensed bookmaker committing a breach of this Rule may be punished by the Committee or Stewards.

(e) No bookmaker (whether licensed by the Club or not) shall be granted an Owner-Trainer's Permit or other permit to train. Any horse or horses he owns or in which he has any proprietary interest, shall be trained in the one trainer's stable (unless otherwise approved by the Committee) and any such horse unless trained as aforesaid may be disqualified and not eligible to be entered or to run in any race.

(f) No bookmaker (whether licensed by the Club or not) may (unless otherwise approved by the Committee) lease for racing purposes any horse owned by him or in which he may have any proprietary interest, and any horse leased contrary to the provisions of this Rule may be disqualified.

(g) No bookmaker (whether licensed by the Club or not) shall lend money or give credit to or become surety for any owner, lessee, jockey, or trainer of a racehorse, or do or permit any act or thing whereby such owner, lessee, jockey or trainer shall become indebted or be under any financial obligation to him other than a legitimate betting transaction on the part of an owner, lessee, or trainer.

(h) All bookmakers or their agents when fielding at race meetings approved by the Committee shall employ licensed clerks, unless some other person is approved by the Stewards.

(i) A Licensed Bookmaker or his authorised Clerk must remain on his

stand and be prepared to pay out any outstanding bets for 15 minutes after the declaration of correct weight for the last race on the programme at any meeting on which he is operating.

L.R.64A. Only with the consent of the Committee may a Bookmaker have an approved agent, to act in the bookmaker's absence, where the bookmaker is rostered to field under the following conditions:

- (i) The application must be made to the Committee, on the approved form, four weeks prior to the first meeting at which the agent is to act.
- (ii) The approved agent must be a registered clerk.
- (iii) An approved agent will be permitted to write tickets, make bets in accordance with the rules and regulations on behalf of a bookmaker.
- (iv) The bookmaker must accept full responsibility for the actions of his approved agent.
- (v) A bookmaker will only be permitted to have an approved agent operate in his absence for a period not exceeding a total of twelve (12) days in each racing season.

Amd No 257 – Amend LR64 (1/7/03)

RACING COLOURS

L.R. 65.

(a)(i) Every horse racing at meetings under the control of the Committee shall carry colours registered by the nominator or other colours declared at time of entry with the written authority of the person in whose name the set is registered.

(ii) The Committee shall be at liberty to grant, refuse, cancel or suspend the registration of any colours.

(iii) Any person holding a licence to train horses for patrons may make application to register a set of colours and if necessary a second set for the use of his patrons who have no registered racing colours.

(iv) Any owner establishing himself, in the opinion of the Committee, as one who regularly races a horse may be granted a set of colours for his own use.

(v) Application to register racing colours shall be accompanied by a fee for each set of colours. The amount of the fee shall be the amount determined from time to time by the Committee.

(vi) Registration must be renewed once every three years and the fee for renewal, payable on the first day of August shall be an amount to be determined from time to time by the Committee. In default of payment the Committee may cancel the allocation of such colours and allot the same to any other owner or licensed trainer who may apply for the same.

(b) In the event of two or more persons applying to register the same colours, the Committee shall decide between them, and may direct any unsuccessful applicant to assume other colours.

(c) The Committee may at any time by written notice to the owner, cancel the registration of any colours, and thereafter such colours shall not be used by such owner.

(d) In the event of two or more nominations declaring the same colours at the time of entry, the Committee or the Stewards of any Club shall be empowered to decide who shall retain such colours and to direct the other nominator to assume other colours.

(e) Any person whose jockey or rider appears in colours other than those registered in the name of such person or specified at time of entry may be fined.

(f) No person shall start a horse in the registered colours of any other person without first producing to the Stewards or Secretary of the Club the written authority of the registered owner of such colours. Any person committing a breach of this Rule may be fined by the Committee or Stewards a sum not exceeding \$20.

Amd No 5 - LR 65(iv)(1/10/96)

WEIGHTS, PENALTIES AND ALLOWANCES

L.R. 66. If on the division of a race or on any declaration of acceptance for a handicap it is found that the highest weight allotted to any horse is less than 56.0kgs the Committee may raise such weight to 56.0kgs and the weight of all other horses shall be increased by the same amount.

Amd No 66 - LR 66 (1/3/98)

DECLARATIONS

L.R. 67. All declarations of acceptance shall be made before such time on such day as may be prescribed by the Committee of the Club and the nomination of any horse not declared an acceptor at the prescribed time shall lapse.

L.R. 68.

(a) Notwithstanding the provisions of A.R. 114 no horse shall be withdrawn from any race, at any meeting on which the Western Australian Totalisator Agency Board operates an off-course Totalisator after the time of final acceptance or declarations for such race without the permission of the Stewards.

(b) the nominator of any horse withdrawn contrary to the provisions of sub-paragraph preceding may, at the discretion of the Stewards, be liable for the following fees:

(i) \$95 or the acceptance fee for any race in the Metropolitan Area, whichever is the greater

(ii) \$40 or the acceptance fee for any race outside the Metropolitan Area, whichever is the greater. Provided that the Stewards may, at their discretion, exempt the nominator from the payment of the above fees or rule that a greater or lesser fee be paid.

(c) No withdrawal shall be permitted after 8.00 a.m. on the day of the race for any meeting on which the Western Australian Totalisator Agency Board operates an off-course totalisator, except at the direction of the Stewards in which case the provisions of paragraph (b) above shall apply.

(d) When a horse which becomes ineligible to compete in a race is withdrawn after the time of final acceptance or declarations, no fees shall be incurred.

L.R. 69.

(a) The nominator, or his agent or person authorised to do so, shall notify the Club of the name of the rider engaged for each final acceptor or horse declared to start at a meeting at such time as the Committee shall from time to time direct. Otherwise a rider for such horse may be named by the Stewards or such horse may be prohibited from starting in the race by the Stewards and/or the nominator punished by the Stewards.

(b) Any rider who engages himself, or an agent who engages him, for more than one horse in any race may be punished by the Stewards and in the event of such duplicate engagement not being resolved by the time appointed for final riders to be notified, a rider for either one or more of such horses may be named by the Stewards at their discretion.

L.R. 70.

(1) The Stewards may prevent from starting in a race or trial any horse which in their opinion is lame or shows any defect with the potential to cause injury or which may be suffering from any infectious skin disease.

(2) If the Stewards shall direct the withdrawal of any horse from any race or trial by reason of such horse being in the opinion of the Stewards, unfit to take part in such race or trial, the Stewards may inflict such punishment on the nominator and/or trainer of such horse as they may determine .

(3) The trainer and/or his representative, who presents a horse to participate in a trial or work on a training track, shall ensure that such horse is free of any disease or condition, which in the opinion of an official veterinarian may adversely affect the welfare of the horse. Such trainer and/or his representatives may be punished if found to be in breach of this rule.

Amd No 233 - LR68(b)(1/9/02)

Amd No 257 – LR69(b),LR70 (1/7/03)

Amd No 263 – LR70(3)

NOTICE OF TREATMENT

L.R. 70A Rescinded 1/7/03

L.R. 70B Rescinded 1/7/03

Amd No 155 - LR 70B<new rule>(1/5/00)

Amd No 257 – LR70A,LR70B (1/7/03)

THE WEIGHING ROOM AND ENCLOSURE**L.R. 71.**

(a) No person (other than the Officials of a Club and the owner or nominator, trainer, jockey, or other person having the care of a horse engaged in the race) shall without special leave from the Stewards, be admitted to the Weighing Room and Enclosure.

(b) No person other than riders engaged to ride and officials of the Club may enter the Jockey's room without the permission of the Stewards

(c) No rider shall leave a race course on which he is engaged or at which he has ridden, without the permission of the Stewards.

Amd No 257 – LR71 amend (a), insert (b)&(c) (1/7/03)

WEIGHING OUT

L.R. 72. When the numbers of the horses and the names of the jockeys or riders of such horses have been exhibited, no alterations or additions shall be made without leave of the Stewards.

L.R. 73.

(a) Every rider who is to ride in a race shall declare to the Clerk of Scales the actual weight his horse will carry in the race.

(b) After weighing out every rider must ensure that the correct saddle cloth number is placed with his saddle and gear.

(c) Any rider who breaches any part of this rule may be punished by the Stewards.

Amd No 20 - LR 73(1/5/97)

STARTING

L.R. 74. Rescinded 1/7/03.

L.R. 75.

(a) The position in which the horses shall line up at the starting point shall be published in such manner and at such time and place as the Committee shall from time to time direct.

(b) The order shall be determined by lots drawn under supervision of two persons appointed for that purpose by the Committee of the Club conducting the meeting.

(c) If any horse which should not have been included in the draw is so included or if any horse is scratched after the draw, the starters shall take positions relative to those determined by the draw.

(d) If any horse which should have been included in the draw is not so included then, after including such horse in the field, a position at the barrier shall be drawn for such horse. The horse in the original draw with the same barrier position and all horses drawn outside that horse shall be moved out one position to accommodate the horse now included.

L.R. 76. The Starter shall not make a running or flying start.

L.R. 77. Except by the express permission of the Stewards no person other than the riders or jockeys engaged in the race and the Officials of the Club shall be allowed at the starting-post or on any part of the racing track or on any portion of the course not set aside for the use of the public.

Amd No 257 – Rescind LR74 (1/7/03)

GEAR

L.R. 78.

- (a) Blinkers of a design approved by the Stewards in accordance with ARR140B must,
- (i) have straps and buckles permanently fixed or laced on cups which have not been cut back in any way.
 - (ii) not have clip-on leather or plastic cups.
 - (iii) be worn under the bridle and permit a full forward and sideway view.
- (b) Single cup blinkers may only be used with the permission of the Stewards.
- (c) Two years old horses shall not be permitted to race in blinkers unless they have trialled or completed an official jump out to the satisfaction of the Stewards or have had at least two race starts to the satisfaction of the Stewards.

L.R. 79. Rescinded 1/7/03.

L.R. 79A

- (a) The use of Glue On shoes is permitted under the following conditions
- (i) an application must be made in writing prior to acceptances
 - (ii) a letter from a farrier approved by the Stewards stating the necessity for glue on shoes
 - (iii) the fitting must be performed by a farrier approved by the Stewards
 - (iv) notice in writing is required before ceasing the use of glue-on shoes
 - (v) a horse losing a glue-on shoe just prior to starting time will be withdrawn by the Stewards.
- (b) Notwithstanding the provisions of ARR 141A(d) racing without shoes, either front, hind or all four is permitted under the following conditions,
- (i) an application must be made in writing prior to acceptances.
 - (ii) a letter from a farrier approved by the Stewards stating the reasons for racing without shoes.
 - (iii) notice in writing is required when a horse is to be fully shod again.

L.R.79B

- (a) Cotton bandages when used in a race or trial must be stitched to the full length on the outside of the leg with thread of a contrasting colour.
- (b) Self-cohesive bandages such as Equisport, Co- Flex or Vetrap must have the outside join secured by stitching or tape of a contrasting colour.
- (c) Elastoplast type bandages must be stitched at the outside join.
- (d) Bandages and/or elastoplast may be used on the front and hind legs. Only self cohesive bandages (not Elastoplast or padding) may be used when the cannon and fetlock are jointly covered.
- (e) Boots of an approved design are permitted on both the front and hind legs.
- (f) The Stewards must be notified when bandages, boots and adhesive

tapes are to be used in a race.

L.R.79C

- (a) Tongue Ties shall be of a type which are visible externally.
- (b) Bits, other than those of a normal ring or D type shall not be used without the permission of the Stewards.
- (c) Aluminium bits shall not be used.
- (d) Rubber bits will not be permitted unless they contain a steel centre.

L.R.79D The use of webbing reins for track work or racing is prohibited unless especially approved by the Stewards.

L.R.79E The practice of carrying lead in the saddle flaps is prohibited unless the lead is held in place by a flap on the pocket.

L.R.79F

- (a) In accordance with ARR 88 a rider may only use ball type spurs with a minimum ball diameter of 10mm.
- (b) Any rider using spurs of a type other than specified in part (a) of this rule commits an offence and may be punished.

Amd No 132-LR78(b)(1/9/99)

Amd No 231-LR78(b)(1/8/02)

Amd No 257-LR78 amend, Amend heading "Blinkers" to "Gear"
(1/7/03)

Amd No 257-rescind LR79(Unorthodox Gear) (1/7/03)

Amd No 257-insert LR79A,LR79B,LR79C,LR79D,LR79E,LR79F
(1/7/03)

RUNNING

L.R. 80. If a race be ordered by the Stewards to be re-run as provided for by the Australian Rules of Racing, the Stewards may allow any horse to be withdrawn from the race up to half-an-hour before the time appointed for the race to be re-run.

L.R. 81. Rescinded 1/7/03.

L.R. 82. If a race be never run, or be void, sweepstakes forfeits and entrance money shall be returned.

L.R. 83. In addition, and without prejudice to the powers contained in Australian Rule 38, the Committee may at any time, whether by reason of insufficient entries, withdrawals, or for any other reason or cause whatsoever and either before or after acceptances, cancel or abandon any race or races.

L.R. 83A. No race shall be run in heats.

Amd No 257 – rescind LR81 (1/7/03)

OFFENCES

L.R. 84. Rescinded 1.6.96

L.R. 84A. Power to punish or disqualify any person shall include the power to warn off such person.

L.R. 84AA. Rescinded 1.1.98

L.R. 84B. Rescinded 1/7/03.

L.R. 84C. The Stewards shall have the power to defer, for a period of no longer than five (5) days, the commencement of any suspension imposed by them upon a rider provided that such rider has been engaged as the rider of a horse on one of those days.

Amd No 54 - LR 84AA Rescinded(1/1/98)

Amd No 148 - LR84C(1/11/99)

Amd No 257 – rescind LR84B (1/7/03)

UNREGISTERED RACE MEETING

L.R. 85.

(a) If a horse runs at any race meeting in the State which has not been approved by the Committee or advertised in the Racing Calendar, such horse and the owner, nominator, trainer and jockey or rider thereof shall be disqualified.

(b) Every horse of which any such person is the owner or which shall be proved to the satisfaction of the Stewards or the Committee to be under his care, training, management, or superintendence shall be disqualified.

(c) Every horse which has run at any unregistered race meeting in any other State or country shall ipso facto be disqualified.

(d) If any person shall directly or indirectly have any pecuniary or other interest in any race meeting which has not been approved and advertised as aforesaid, or in any racecourse upon which such race meeting shall be held, such person and every horse of which he is the owner, or which is under his care, training, management or control, shall be disqualified.

(e) Every person who acts in any official capacity at any race meeting which has not been approved and advertised as aforesaid shall be disqualified, and every person licensed by the Club in any capacity whatsoever who shall attend any such race meeting shall render his licence liable to cancellation at the discretion of the Committee.

Amd No 257 – amend LR85 (1/7/03)

PUNISHMENTS

L.R. 85A. Rescinded 01.02.92.

L.R. 85AA. All monies payable to the Club in relation to the training and racing of horses and fines imposed are payable within fourteen (14) days of invoice. Should any payment remain outstanding after fourteen (14) days from the date of invoice:

(a) No horse trained by a trainer responsible for such payments may be started in a race or trial.

(b) No horse trained by such trainer, as mentioned in sub section (a), shall be permitted to use any recognised training facility.

(c) No rider responsible for payment of a fine may ride in a race.

L.R. 85B. The Club, its Members, Committee, Servants or Agents shall not be liable for any injury (including death) suffered by any horse or horses, while such horse or horses is or are on the property of the Club or in the custody or under the control of the Club, its Members, Committee, Servants or Agents, however such damage or injury (including death) is caused whether by negligence or otherwise and by reason of that horse sustaining injury whilst racing, training or in the course of any other activity whatsoever.

Amd No 180 - LR85AA(1/12/00)

NEW RULES

L.R. 86. The Committee may from time to time consent to the repeal or alteration of any of the Australian Rules of Racing and to any new Rule being made as therein provided and may also from time to time repeal or alter any Local Rule and make any new Local Rule.

L.R. 87. No repeal or alteration of any existing Local Rule and no new Local Rule shall take effect until it has been published in the Racing Calendar.

L.R. 88A. Unless otherwise approved by the Committee, no licensed or registered person, or horse, shall wear in the Mounting Enclosure, and in the case of a Rider, in a race, any item of clothing displaying any advertising.

Amd No 257 – amend LR86 (1/7/03)

RULES OF TOTALISATOR

L.R. 88. No horse shall be barred on the Totalisator.

L.R. 89. The numbers of the horses in the totalisator shall correspond with the numbers thereof in the official program and investors may back any number to an unlimited amount.

L.R. 90. No dividend shall be paid out on any race until all of the requirements of ARR 150 have been satisfied.

L.R. 91. Rescinded 1/7/03.

L.R. 92. The decision of the Stewards in the event of a protest shall (as far as the Totalisator is concerned) be final and the Club shall not be liable for payment on any other horse.

L.R. 93. No dividend will be paid except upon presentation of the ticket and no defaced or damaged ticket will in any case be admissible unless certified to by the Stewards.

L.R. 94. Rescinded 1/5/99

L.R. 95. In the event of no ticket being taken on the winning horse in any race or of a walk-over, the amount paid on the purchase of each ticket for that race shall on production of the ticket be returned, less the usual commission.

L.R. 96. In the event of a dead-heat (not run off) the total money shall be divided into as many equal parts as there are horses placed first, and such part shall be treated as a separate total, and separate dividends shall be paid thereof according to the number of investors upon each horse.

L.R. 97. If the final result of a race should be a dead-heat, in which only one horse is backed, the holders of tickets on the horse backed shall receive the whole dividend.

L.R. 98. Every purchaser of a ticket shall satisfy himself that he has received the ticket applied for, and seeing that his ticket is properly stamped before leaving the counter, as no unstamped ticket shall be recognised, and every holder of a ticket shall see that he has his proper dividend before leaving the counter, as no subsequent claim shall be recognised.

L.R. 99. The total amount invested on the Quinella, Forecast Quinella, Swinger Quinella, Tierce, Trifecta, Quartet, Doubles and Jackpot Totalisator, less the statutory commission provided under the Totalisator Duty Act 1905- 1972, shall be divided pro-rata between the investors of the winning numbers (based on a unit investment of fifty cents), but no fractional part of five cents shall be paid. Provided that in the event of a dead-heat, the net amount shall be divided into as many equal parts as there are winning combinations, and each such part shall be treated as a separate total, and separate dividends shall be paid thereof according to the number of investors upon each winning combination.

L.R. 100. Every purchaser of a ticket and every holder of a ticket shall be deemed to have made himself thoroughly acquainted with the Rules and to have agreed to be bound thereby.

L.R. 101. A person applying for a ticket shall be deemed to have irrevocably constituted the workers of the Totalisator, and each and every one of them his agents and agent, to invest the money paid by him in advance to the workers of the Totalisator at the price of such ticket on the horse indicated in such ticket and for the race named in such ticket subject to the Rules; and so soon as the moneys so paid shall have been invested and the ticket issued to the purchaser he shall have no rights other than those conferred by the Rules on the holder of a ticket issued under the Rules.

L.R. 102. In the event of the Stewards ordering a race to be re-run under the Rules of Racing at a time later on the same day, the Totalisator shall be closed so far as the first attempt is concerned, and shall be re-opened in the second attempt and so on until the race is finally run and the aggregate of the moneys paid in shall be paid out on the winner of the final attempt. Provided that in the event of the Stewards ordering a race to be re-run on such other day as they may appoint, the amount invested by a backer may be refunded on presentation and delivery up of the ticket prior to the closing of the Totalisator on the final attempt.

L.R. 103. In no circumstances whatever shall any further moneys be accepted or investments permitted after the Totalisator has once been officially closed.

L.R. 104. Immediately after the declaration of a dividend the amount of such dividend shall be posted in a conspicuous place on or near the Totalisator.

L.R. 105. In the event of a horse in any race not being deemed a starter the Stewards may order all moneys paid for tickets on that horse in that race to be returned, as they may think advisable, either after or without deducting the usual commission.

L.R. 106. All disputes arising in respect to any matter relating to the Totalisator shall be referred to the Stewards whose decision shall be final.

L.R. 107. An investor shall not be entitled to claim any refund or payment on account of the disqualification of any horse whether the grounds of such disqualification arose before, during or after the race.

L.R. 108. The Committee shall, as well after, as during the meeting, decide in any case of dispute upon every claim to all or any of the moneys invested and in any case not provided for herein have an absolute discretion as to the division or return of money amongst investors and as to the amount available for and the amount of any dividend.

Amd No 113 - LR92(1/5/99)

Amd No 114 - LR94-Rescinded(1/5/99)

Amd No 257 – amend LR90 (1/7/03)

Amd No 257 – rescind LR91 (1/7/03)

**WIN TOTALISATOR
Losing Bets Method**

L.R. 109. The total amount invested less, by way of commission an amount not exceeding twenty percentum of the amount by which the amount of the win pool exceeds the amount invested on the winning number, shall be divided pro-rata between the investors on the winning number provided that

- (i) No fractional part of five cents shall be paid.
- (ii) When a win dividend calculated and payable under this Rule is less than fifty-five cents the Committee of the Club, in its absolute discretion, may declare and pay a dividend of fifty-five cents.

**PLACE TOTALISATOR
Losing Bets Method**

L.R. 110. The following rule shall apply to Place Totalisators:

(1)(a) When eight or more horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first, second and third.

(b) When five, six or seven horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first and second.

(c) When four or a lesser number of horses remain in a race, the Place Totalisator shall not be opened.

(2) (a) If eight or more horses remain in a race when the Totalisator is opened on that race, three separate pools of equal amount (one for each placed horse) shall be established and dividends calculated for the horses placed first, second and third respectively in the following manner:

(i) There shall be deducted from each of the three pools a commission not exceeding twenty-five percentum of the amounts by which the amounts of such pools respectively exceed the amounts invested on the horses placed first, second and third.

(ii) Dividends for the horses placed first, second and third shall then be calculated by dividing the number of winning tickets (based on a unit investment of fifty cents per ticket) on each of such placed horses into the amounts of the respective pools.

(b) If the amount invested on one or more of the horses respectively placed first, second or third is in each case more than one-third of the total pool before the establishment of the three separate pools under paragraph 2(a) preceding a dividend of fifty cents per unit of investment shall be declared and paid out of the total pool in respect of such horse or horses and the provisions of paragraph (a) preceding shall apply mutatis mutandis thereto.

(3) If the number of horses remaining in a race when the Totalisator is opened is five, six or seven, two pools only (one for the horse placed first and one for the horse placed second) shall be established and such pools shall be constituted and the dividends payable in respect thereof, calculated mutatis mutandis as provided in paragraph 2 preceding.

(4) If two or more horses dead-heat for first, second or third place, necessitating the payment of one or more additional place dividends, then the dividend to be declared and paid for each horse in the dead-heat shall be the dividends that, but for such dead-heat would otherwise have been declared divided by the number of horses forming the dead-heat.

(5) Notwithstanding the provisions of this rule, where a place dividend calculated and payable under this Rule is less than fifty-five cents the Committee of the Club, in its absolute discretion, may declare and pay a dividend of fifty-five cents.

(6) Provided that the Committee may on application by Clubs in respect of the racing dates on which the Totalisator Agency Board does not operate an off-course Totalisator on their races, allow that:

(a) When six or more horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first, second and third.

(b) When four or five horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first and second.

(c) When three or a lesser number of horses remain in a race, the Place Totalisator shall not be opened.

WIN TOTALISATOR Return of Stake Method

L.R. 111. On application to the Committee the following deduction may apply to race meetings conducted outside on the Metropolitan Area on which the Totalisator Agency Board does not operate an off-course Totalisator. The total amount invested, less fourteen and one quarter percent commission, shall be divided pro-rata between the investors of the winning number, but no fractional part of five cents shall be paid.

Amd No 68 - LR 111 (1/6/98)

PLACE TOTALISATOR Return of Stakes Method

L.R. 112. On application to the Committee the following Rule may apply to Place Totalisators at meetings conducted outside the Metropolitan Area on which the Totalisator Agency Board does not operate an off-course Totalisator.

(1)(a) When eight or more horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first, second and third.

(b) When five, six or seven horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first and second.

(c) When four or a lesser number of horses remain in a race, the Place Totalisator shall not be opened.

(2) (a) If eight or more horses remain in a race when the Totalisator is opened on that race, three separate pools (one for each placed horse) shall be established and dividends calculated for the horses placed first, second and third respectively, in the following manner:

(i) there shall be deducted from the total amount invested for a place in that race the total amount of the winning bets, that is, the aggregate of the amounts invested on the horses respectively placed first, second and third.

(ii) the balance then remaining (being the aggregate of the losing bets in that race) shall be divided into three equal parts, one of which shall be allocated to each of the three pools. There shall then be added to the pool for the horse placed first, the amount invested on that horse, and to the pool for the horse placed second, the amount invested on that horse, and to the pool for the horse placed third, the amount invested on that horse.

(iii) a Commission equal to fourteen and one quarter per centum shall then be deducted from each pool and the dividend for each pool calculated by dividing the amount remaining in each pool by the number of winning tickets (based on a unit investment of fifty cents per ticket) on the horse the subject of the pool.

(b) In the event of a dead-heat which does not necessitate the payment of more than three dividends, the following shall apply:

(i) there shall be a pool for each such horse.

(ii) the provisions of sub-paragraphs (i), (ii) and (iii) of paragraph 2(a) shall apply *mutatis mutandis*.

(c) (i) For the purpose of sub-paragraph (i) of paragraph 2(a) the respective amounts invested the horses in the dead-heat requiring the payment of an additional dividend or dividends shall be divided by the number of horses in the dead-heat and a sub-pool of the amount so obtained constituted for each such horse.

(ii) there shall be added to each sub-pool an amount obtained by dividing the principal pool constituted under paragraph 2(a) (i) above in respect of the place relative to the horses in the dead-heat by the number of horses in the dead-heat.

(iii) the dividend payable for each horse in the dead-heat shall then be calculated in the manner set out in paragraph 2(a) (iii) above.

(d) If the number of horses remaining in a race when the Totalisator is opened is five, six or seven, two pools only (one for the horse placed first and one for the horse placed second) shall be established and such pools shall be constituted and the dividends payable calculated (*mutatis mutandis*) as provided in paragraphs 2(a), (b), or (c) above, whichever shall be applicable.

(3) Provided that the Committee may on application, allow that:

(a) When six or more horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first, second and third.

(b) When four or five horses remain in a race when the Totalisator is opened on that race, dividends shall be paid on horses placed first and second.

(c) When three or a lesser number of horses remain in a race, the Place Totalisator shall not be opened.

L.R. 112A. The following Rules shall apply to "All Up Bets" on the Win and Place Totalisators:

(i) "All Up" betting shall be conducted on the Win and Place Totalisators under the provisions of Local Rules 109 and 110, and shall be in respect of the selection in not more than three races, of:

(a) In the case of the "Win" Totalisator a horse to fill first place in each of the three races the subject of the "All Up Win" bet, and

(b) In the case of the "Place" Totalisator a horse to fill either first, second or third place in each of the three races the subject of the "All Up Place" bet.

(ii) In the event of any horse in the combination of horses selected by the investor being declared a non-starter, the bet shall be decided on the horse selected in each of the remaining races, the subject of the "All Up" bet.

(iii) In the event of any race, the subject of the "All Up" bet, being ordered by the Stewards to be run at a time later on the same day or on such other day as they may appoint or for any other reason not being run in the original sequence of events as appearing in the official racebook, the horse selected in such race shall be treated as a non-starter and the bet decided on the horse selected in each of the remaining races, the subject of the "All Up" bet.

(iv) A refund shall be made on production and delivery up of the ticket if all of the horses in the combination of horses selected by the investor fail to start in the races the subject of the "All Up" bet.

Amd No 69 - LR 112(2)(a)(iii) (1/6/98)

QUINELLA

L.R. 113. The following Rules shall apply to "Quinella" Totalisators:

(i) The "Quinella" Totalisator shall be in respect of the selection in any race specified by the Committee of the Club, of the two horses filling the first and second places in such races irrespective of the order in which they finish.

(ii) A refund shall be made on production and delivery up of the ticket if either horse in the Quinella combination of an investor shall be a non-starter.

(iii) In the event of a dead-heat by two horses for first place, the dividend to be declared and paid shall be in respect of the two horses the subject of the dead-heat.

(iv) In the event of a dead-heat by more than two horses for first place, necessitating the payment of more than one dividend, the dividends to be declared and paid shall be in respect of each horse in the dead-heat taken with one of the other horses forming the dead-heat.

(v) In the event of a dead-heat by two or more horses for second place, necessitating the payment of two or more dividends, the dividend to be declared and paid shall be in respect of each horse the subject of the dead-heat taken with the horse placed first.

(vi) If no ticket is issued on the combination of horses which fill the first

and second places in any Quinella race the amount invested on that race, less the commission mentioned in Local Rule 99, shall be carried forward and added to the amount invested on such subsequent Quinella race, whether on the same or another race day as the Committee of the Club may determine.

FORECAST QUINELLA

L.R. 113A. The following Rules shall apply to "Forecast Quinella" Totalisators:

(i) The "Forecast Quinella" Totalisator shall be in respect of the selection in any race specified by the Committee of the Club, of the two horses filling first and second

places in the order in which they finish first and second in such races.

(ii) A refund shall be made on production and delivery up of the ticket if either horse in the Forecast Quinella combination of an investor shall be a non-starter.

(iii) In the event of a dead-heat by two horses for first place, the dividends to be declared and paid shall be in respect of the two horses the subject of the dead-heat.

(iv) In the event of a dead-heat by more than two horses for first place, necessitating the payment of more than one dividend, the dividends to be declared and paid shall be in respect of each horse in the dead-heat taken with one of the other horses forming the dead-heat.

(v) In the event of a dead-heat by two or more horses for second place, necessitating the payment of two or more dividends, the dividends to be declared and paid shall be in respect of the horse placed first taken with each horse the subject of the dead-heat.

(vi) If no ticket is issued on the combination of horses which fill first and second in that order in any Forecast Quinella race, the amount invested on that race, less the commission mentioned in Local Rule 99, shall be carried forward and added to the amount invested on such subsequent Forecast Quinella race, whether on the same or another race day as the Committee of the Club may determine.

SWINGER QUINELLA

L.R. 113B.The following Rules shall apply to "Swinger Quinella" Totalisators:

(i) The "Swinger Quinella" Totalisator shall be in respect of the selection in any race specified by the Committee of the Club, of any two horses to fill either first, second or third places in such places irrespective of the order in which they finish.

(ii) A refund shall be made on production and delivery up of the ticket if either horse in the Swinger Quinella combination of an investor shall be a non-starter.

(iii) In the event of a dead-heat by two horses for first place, the dividends to be declared and paid shall be in respect of both horses the subject of the dead-heat and each of the horses in the dead-heat taken with the horse placed third.

(iv) In the event of a dead-heat by more than two horses for first place, the dividends to be declared and paid shall be in respect of each horse in the dead-heat taken with one of the other horses forming the dead-heat.

(v) In the event of a dead-heat by two or more horses for second place, the dividends to be declared and paid shall be in respect of the horse placed first taken with each horse the subject of the dead-heat and each horse in the dead-heat taken with one of the other horses forming the dead-heat.

(vi) In the event of a dead-heat by two or more horses for third place, the dividends to be declared and paid shall be in respect of the horses placed first and second and each horse the subject of the dead-heat taken with either the horse placed first or the horse placed second.

(vii) If no ticket is issued on the combination of any two horses to fill first, second or third places in any Swinger Quinella race, the amount invested on that race, less the commission mentioned in Local Rule 99 shall be carried forward and added to the amount invested on such subsequent Swinger Quinella race, whether on the same or another race day as the Committee of the Club may determine.

TIERCE

L.R. 113C. The following Rules shall apply to "Tierce" Totalisators:

- (i) The "Tierce" Totalisator shall be in respect of the selection in any race specified by the Committee of the Club, of the three horses filling first, second and third places in such races, irrespective of the order in which they finish.
- (ii) A refund shall be made on production and delivery up of the ticket if any horse in the Tierce combination of an investor shall be a non-starter.
- (iii) In the event of a dead-heat by two horses for first place, the dividend to be declared and paid shall be in respect of the two horses the subject of the dead-heat and the horse placed third.
- (iv) In the event of a dead-heat by more than two horses for first place, the dividend to be declared and paid shall be in respect of each horse in the dead-heat taken with two of the other horses forming the dead-heat.
- (v) In the event of a dead-heat by two or more horses for second place, the dividend to be declared and paid shall be in respect of the horse placed first taken with two of the horses the subject of the dead-heat.
- (vi) In the event of a dead-heat by two horses for first place and a dead-heat by two or more horses for third place, the dividend to be declared and paid shall be in respect of both horses the subject of the dead-heat for first place taken with each of the horses the subject of the dead-heat for third.
- (vii) In the event of a dead-heat by two or more horses for third place, necessitating the payment of more than one dividend, the dividend to be declared and paid shall be in respect of the horses placed first and second taken with each of the horses forming the dead-heat.
- (viii) If no ticket is issued on the combination of horses which fill first, second and third places in any Tierce race, the amount invested on that race, less the commission mentioned in Local Rule 99, shall be carried forward and added to the amount invested on such subsequent Tierce race, whether on the same or another race day as the Committee of the Club may determine.

TRIFECTA

L.R. 113D. The following Rules shall apply to "Trifecta" Totalisators:

(i) The "Trifecta" Totalisator shall be in respect of the selection in any race specified by the Committee of the Club, of the three horses filling first, second and third places in the order in which they finish first, second and third in such races.

(ii) A refund shall be made on production and delivery up of the ticket if any horse in the Trifecta combination of any investor shall be a non-starter.

(iii) In the event of a dead-heat by two horses for first place, the dividend to be declared and paid shall be in respect of the two horses the subject of the dead-heat and the horse placed third.

(iv) In the event of a dead-heat by more than two horses for first place, the dividend to be declared and paid shall be in respect of each horse in the dead-heat taken with two of the other horses forming the dead-heat.

(v) In the event of a dead-heat by two or more horses for second place, the dividend to be declared and paid shall be in respect of the horse placed first taken with two of the horses the subject of the dead-heat.

(vi) In the event of a dead-heat by two horses for first place and a dead-heat by two or more horses for third place, the dividend to be declared and paid shall be in respect of both horses the subject of the dead-heat for first place taken with each of the horses the subject of the dead-heat for third.

(vii) In the event of a dead-heat by two or more horses for third place, necessitating the payment of more than one dividend, the dividend to be declared and paid shall be in respect of the horses placed first and second taken with each of the horses forming the dead-heat.

(viii) If no ticket is issued on the combination of horses which fill first, second and third places in any Tierce race, the amount invested on that race, less the commission mentioned in Local Rule 99, shall be carried forward and added to the amount invested on such subsequent Tierce race, whether on the same or another race day as the Committee of the Club may determine.

QUARTET

L.R. 113E.The following Rules shall apply to "Quartet" Totalisators:

(i) The "Quartet" Totalisator shall be in respect of the selection in any race specified by the Committee of the Club of the four horses filling first, second, third and fourth places in the order in which they finish first, second, third and fourth in such races.

(ii) A refund shall be made on production and delivery up of the ticket if any horse in the Quartet combination of any investor shall be a non-starter.

(iii) In the event of a dead-heat by two horses for first place, the dividend to be declared and paid shall be in respect of the two horses the subject of the dead-heat and the horses placed third and fourth.

(iv) In the event of a dead-heat by three horses for first place, the dividend to be declared and paid shall be in respect of each horse in the dead-heat taken with two of the other horses forming the dead-heat and the horse placed fourth.

(v) In the event of a dead-heat by four or more horses for first place, the dividend to be declared and paid shall be in respect of each horse in the dead-heat taken with three of the other horses forming the dead-heat.

(vi) In the event of a dead-heat by two horses for second place, the dividend to be declared and paid shall be in respect of the horse placed first, taken with each of the horses the subject of the dead-heat and the horse placed fourth.

(vii) In the event of a dead-heat by three or more horses for second place, the dividend to be declared and paid shall be in respect of the horse placed first, taken with each of the horses the subject of the dead-heat.

(viii) In the event of a dead-heat by two or more horses for third place, the dividend to be declared and paid shall be in respect of the horses placed first and second taken with each of the horses the subject of the dead-heat.

(ix) In the event of a dead-heat by two or more horses for fourth place, the dividends declared and paid shall be in respect of the horses placed first, second and third taken with each of the horses the subject of the dead-heat.

(x) In the event of a dead-heat by two horses for first place and a dead-heat by two or more horses for third place, the dividend declared and paid shall be in respect of both horses the subject of the dead-heat for first place, taken with each of the horses the subject of the dead-heat for third place.

(xi) In the event of a dead-heat by three horses for first place and a dead-heat by two or more horses for fourth place, the dividends declared and paid shall be in respect of each horse the subject of the dead-heat for first place taken with each of the horses the subject of the dead heat for fourth place.

(xii) In the event of a dead-heat by two horses for first place and a dead-heat by two or more horses for fourth place, the dividends declared and paid shall be in respect of both horses the subject of the dead-heat for first place with the horse placed third taken with each of the horses the subject of the dead-heat for fourth place.

(xiii) In the event of a dead-heat by two horses for second place and a dead-heat by two or more horses for fourth place, the dividends declared and paid shall be in respect of the horse placed first, taken with each of the horses the subject of the dead-heat for second place with the horses the subject of the dead-heat for fourth place.

(xiv) If no ticket is issued on the combination of horses which fill first, second, third and fourth places in any Quartet race, the amount invested on that race, less the commission mentioned in Local Rule 99 shall be carried forward and added to the amount invested on such subsequent Quartet race, whether on the same or another race day as the Committee of the Club may determine.

DOUBLES

L.R. 114. The following Rules shall apply to "Doubles" Totalisators:

(i) In a doubles bet the person making the bet shall select a combination of two horses to fill first place in each of the two races of the double.

(ii) Where the horse selected in either the first or second race of the double fails to start in such races, another runner will be substituted. The substituted runner shall be the horse announced as the most favoured horse on the Win Totalisator at the time that final off-course investments are signalled as being included in the on-course pool on such races. Provided that, at meetings conducted outside the Metropolitan Area on which the Western Australian Totalisator Agency Board does not operate an off-course Totalisator, the substituted runner shall be the horse announced by the Committee of the Club as the most favoured horse on the Win Totalisator.

(iii) In the event of the second race of the double being abandoned or postponed from one day to another or not being run in the sequence of events as appearing in the official programme for the meeting, a dividend shall be declared and paid in respect to the first race of the double, by dividing the total amount invested on the double less the commission mentioned in Local Rule 99 pro-rata between the investors of the winning number in the first race of the double.

(iv) In the event of the first race of the double being abandoned or postponed from one day to another day or not being run in the sequence of events as appearing in the official programme for the meeting, the amount invested on the double shall be refunded on presentation and delivery up of the ticket.

(v) If no ticket is taken on the winning combination the amount invested on the race, less the commission mentioned in Local Rule 99, shall be carried forward and added to the amount invested on a subsequent double whether on the same or another race day as the Committee of the Club may determine.

JACKPOT

L.R. 115. The following Rules shall apply to "Jackpot" Totalisators:

(i) The "Jackpot" shall be in respect of such number of races run on the race day as the Committee of the Club shall from time to time determine.

(ii) Local Rule 99 shall not apply to a "Consolation" Dividend.

(iii) Horses who dead-heat for a win in any race shall each be treated as a winner.

(iv) Local Rule 95 shall not apply to "Jackpots".

(v) If any race is re-run the winner of that race shall for the purpose of the "Jackpot" be the winner of the re-run.

(vi) The Committee of any Club may subject to the prior approval thereto of the Committee make regulations not inconsistent with the Rules for the conduct of "Jackpots" at meetings conducted by it and any such regulations with the like approval amend, vary or rescind. Any regulation so made and approved shall be posted in a conspicuous position near the Totalisator on the Club's racecourse.

L.R. 116. The affixation of a copy of the Rules contained in this part of the Rules on the Totalisator Buildings shall be deemed to be a sufficient publication of same, and a complete notice to every investor on the Totalisator of the existence thereof.

L.R. 117. Any Club on which the TAB operates an off-course totalisator may participate in the combined totalisator pool scheme with any other State or Territory or other authority.

L.R. 118. The following Rules shall apply where a Club participates in a combined totalisator pool scheme referred to in L.R.117:

(1) The Club may deduct from any bet by way of commission the amount prescribed as the commission for a bet of that kind, and any amount so deducted by the Club shall be deemed for all purposes to belong to the Club.

(2) Where the Club is of the opinion that it is necessary the Club may at any time amend the amount prescribed by way of commission.

FINES

L.R. 119.

- (a) The Secretary of every Club shall within one month of the conclusion of each race meeting furnish the Committee with a return of all fines (if any) imposed at that meeting, stating whether they have been paid or not, and shall account to the Committee for all monies received for such fines.
- (b) If no fines shall have been imposed at the meeting the Secretary shall within the time aforesaid make a return to that effect to the Committee.
- (c) If the Secretary fails to do so, the Club holding the meeting at which any such fine has been imposed shall at the discretion of the Committee, either be fined or removed from the Register of Clubs.

L.R. 120. Repealed 01.05.87.

L.R. 121. Repealed 01.05.87.

JOCKEYS INSURANCE

L.R. 122.

- (a) The Committee shall effect and maintain with such office or offices as it may from time to time determine a policy or policies of insurance:
- (i) Indemnifying licensed trainers against liability for payment to apprentices and their dependants (if any) of compensation under the Workers Compensation and Assistance Act 1981, and also damages at Common Law or under the Fatal Accidents Act 1959, the Law Reform (Miscellaneous Provisions) Act 1941 and the Law Reform (Contributory Negligence and Tort Feasors Contribution Act) 1947 (as respectively amended from time to time) for personal injury arising out of or in the course of their employment as apprentices.
- (ii) Providing for payments to jockeys and their dependants in accordance with the provisions of the Workers' Compensation and Assistance Act 1981 as amended.
- (b) An Account to be known as "Jockeys Insurance Account" shall be kept in the books of the Club for the purpose of providing the premiums payable in respect to the policy or policies effected pursuant to paragraph (a) preceding and there shall be paid into such account all fees and payments made under paragraphs (c) and (d) of this Rule and also such other amounts including payments from the general funds of the Club as shall be necessary to meet such premiums.
- (c) Every Registered Club shall, within seven days after the conclusion of the race meeting conducted by that Club, pay to the Secretary of the Club an amount as determined from time to time by Committee for each ride by every jockey and apprentice engaged to ride at such meeting.
- (d) The owner or owners whose horse is to be ridden by a registered jockey or apprentice shall, prior to starting a horse in any race at a meeting conducted by a Registered Club pay to the Club conducting the race meeting such sum in respect of that ride as determined from time to time by the Committee and the Club shall within seven days after the conclusion of the meeting pay to the Secretary of the Club the amounts so paid to it.

L.R. 123. The Committee may from time to time apply monies of the Club for such purposes as it thinks fit and in its sole discretion and without affecting the generality of the foregoing in:

(a) maintaining or assisting or in contributing to the maintenance or assistance of any person who may be in indigent circumstances and who may at any time have taken part in any race meeting held by or with the approval of the Committee whether as owner, trainer or jockey or as employee in any racing stable of any owner or trainer;

(b) maintaining or assisting or in contributing to the maintenance or assistance or any dependant of any person referred to in paragraph (a) preceding:

(c) supporting or contributing to the assistance or benefit of any person whom the Committee may at any time consider deserving of assistance or benefit:

(d) indemnifying owners, owner trainers and licensed trainers on such conditions as the Committee deems fit against liability for accidents to jockeys and apprentices under the provisions of the Workers Compensation and Assistance Act 1981; and

(e) assisting jockeys and apprentices injured by accident and the dependents of jockeys and apprentices killed by accident, arising out of or in the course of their employment whether any such persons be legally entitled to compensation under any Act of Parliament or not.

Amd No 257 – amend LR122(c)&(d) (1/7/03)

ORGANISED TRIALS AND SUPERVISED JUMPOUTS

L.R.124. The Committee shall publish from time to time such conditions as it considers appropriate for the conduct of organised trials and supervised jump-outs.

Amd No 257 – insert LR124 (1/7/03)

TRACKWORK RIDERS

L.R.125. Any person other than a licensed jockey, apprentice, trainee apprentice, licensed trainer or permit to train holder who rides trackwork must have a permit to do so and be covered for personal accident either through their employer's workers compensation insurance policy or a personal accident insurance policy.

L.R.126. Any licensed trainer or permit to train holder who rides trackwork must be covered by a personal accident insurance policy.

Amd No 257 – insert LR125 & LR126 (1/7/03)

RULES OF BETTING INTERPRETATION

B.R. 1. (1) In these Rules, unless the contrary intention appears:

"Act" means the Betting Control Act, 1954.

"All-up" means a bet in which the original stake and any subsequent winnings are wagered on the horses named until the contract is completed.

"Board" means the Betting Control Board established under the Act.

"Concession Bet" means a bet to win at special odds, with the stake being refunded if the horse concerned is placed second or third.

"Country" means any part of the State of Western Australia outside the Metropolitan or Regional Area as defined under the Rules of Racing.

"Double" means a bet on the contingency of two races.

"Each-Way Bet" means a bet comprising two equal amounts, one amount being for a win and one for a place and both being taken or laid on the same horse, at the same time, at stated odds for a win.

"Employee" means a person employed by a bookmaker in the course of carrying on his business as a bookmaker, whether or not that person receives remuneration in any form for his services.

"Objection" includes protests.

"Play or Pay" used in relation to a bet, means a bet that holds good whether the horse to which the bet relates runs in the race in respect of which the bet was made or not.

"Sports Betting" means betting at a registered race meeting on selected sporting events.

"Sporting Event" means a sporting event or a contingency referred to in section 4B of the Act.

"Telephone Bet" a bet accepted by a bookmaker in compliance with the conditions set out in Regulation 72 of the Betting Control Act(1954).

"Treble" means a bet on the contingency of three races.

"Walk-Over" used in relation to a race, means a race in which there is only one runner.

(2) For the purpose of these Rules a horse shall be deemed to run in a race if the rider of the horse is ordered by the Starter to take his place at the barrier whether that horse subsequently takes any part in the race or not, unless, in a particular case, the Stewards declare the horse not to be a starter in the race.

(3) The provisions of these Rules shall not prejudice or affect the powers of the Stewards or the Committee with regard to bets and bettors as provided and contained in the Rules of Racing.

Amd No 96 - BR 1(Amended definition of Concession Bet) (1/8/98)

Amd No 97 - BR 1<new definition-Telephone Bet> (1/8/98)

GENERAL

B.R. 1A. When the riders of any horses brought out to run for any race are called by the Starter to take their places, all bets respecting such horses shall be play or pay unless otherwise ordered by the Stewards under Rule 19.

B.R. 2. A bet is void:

- (a) if, when it is made, it is not possible for the backer to win;
- (b) if, being made on a match or private sweepstake between two horses, those horses after a bet is made, become the property of the same person or of a person who admits that he is, or is proved to be the servant or agent of, or to be acting in collusion with, the first mentioned person;
- (c) if it is made on a horse in running;
- (d) unless the parties to the bet agree to the contrary, if, being made in respect of two particular horses, neither of those horses wins the race to which the bet relates;
- (e) if, being made on a match between two horses, the match results in a dead-heat;
- (f) if, it is made from a signal or an indication after the determination of the race to which it relates;
- (g) if, it is so declared by the Rules of Racing;
- (h) if, it is declared to be void by the Committee or Stewards pursuant to Rule 3;
- (i) if, it becomes void in the manner provided in Rule 40;
- (j) if, the race is ordered by the Stewards to be run again on another day;

B.R. 3. The Committee or Stewards may investigate in such manner as it thinks fit an allegation of fraud or corrupt practice in relation to a bet or a race to which a bet relates, and may declare that bet, or all or any bets made in respect of that race, to be void.

B.R. 4. A person shall not carry on the business of bookmaking as such on a racecourse otherwise than in accordance with:

- (a) the terms and conditions of the licence issued by the Betting Control Board: and
- (b) the terms and conditions of the permit issued by the Committee.

B.R.4A.

(a) No bookmaker may accept bets by telephone unless he has made application to and been granted approval from the Betting Control Board and the Committee of the Club.

(b) Only telephones approved by the Betting Control Board and connected to an approved recording system may be used.

(c) Each bookmaker must submit to the Club a list of Telephone Betting Clients showing each client's full name and identification code where used. Such list shall be updated quarterly.

(d) Telephone bets may be accepted only while the bookmaker is on his stand on a racecourse during the conduct of a race meeting at which he has permission to field.

(e) A bookmaker may accept telephone bets only on such meetings and in such form as he has been approved to bet by the Committee of the Club conducting the meeting.

(f) A bookmaker may not accept a bet for a stake less than \$200, except that a bet to win a minimum amount of \$2000 for a lesser stake is acceptable.

(g) In a series of bets in a single call, each individual bet must conform with part (f) of this rule. A bet for a win and a place on the same horse, or a double or a treble is regarded as a single bet.

(h) A bet is not valid until the bookmaker has read back all details of the bet agreed on to the bettor.

(i) Each telephone bet shall be identified as such in the bookmakers ledger sheet.

(j) A bookmaker may provide fluctuations in betting about a horse on request from a bettor as well as relevant official information, ie, track rating, scratchings, riding changes or betting deductions.

(k) At the conclusion of each meeting the bookmaker shall deliver to the Stewards a complete and accurate record of all telephone bets on a form approved of by the Club. This shall include, on a separate form, all telephone bet backs made by the bookmaker.

(l) No bookmaker may accept a bet from any person other than the account holder without written authorisation from the account holder.

(m) No bookmaker may quote a price about a horse shorter than the price displayed on the bookmakers board at the time of the call.

(n) On displaying a need for a bet back facility off course, a bookmaker may be granted permission to use an approved telephone for that purpose, provided that permission to do

so has been obtained from the Betting Control Board, a list of bookmakers with whom bets back will be made is supplied to the Club and all calls are recorded

(o) A bookmaker committing any breach, or failing to observe any condition of these Rules may be punished and/or have his permit to accept bets by telephone withdrawn.

(p) Any reference in these Rules to a bookmaker shall be deemed to include his approved agent and registered clerks in his employment.

Amd No 98 - BR4A<new rule>(1/8/98)

Amd No 257 – amend BR4A(a) (1/7/03)

B.R. 5. A person shall not be employed and shall not take, or continue in, employment by; or with a bookmaker unless he is in possession of:

- (a) a Certificate of Authority issued by the Board; and
- (b) a current and operative permit issued by the Committee.

B.R. 6.

(1) If a bookmaker is unable to carry on his business after the commencement of betting owing to sickness or accident he may make application to the Committee or Stewards for a person registered as a bookmaker's clerk to operate as his substitute for the remainder of that meeting.

(2) If the Committee or Stewards grant an application under sub-paragraph (1) preceding the bookmaker shall give a written undertaking to the Committee or Stewards to be responsible for all actions of the person acting as a substitute during the period for which he has been approved to act on behalf of the bookmaker.

B.R. 7. Subject to the provision of Rules 6,13 and 14, a bookmaker shall personally conduct his business and make every bet. In respect of each cash bet he shall write and deliver to the bettor the betting ticket and in respect of each credit bet shall write and make available to the bettor the betting ticket. **Amd No 14 - BR 7(1/11/96) Amd No 208 - BR 7(1/12/02)**

B.R. 8. A bookmaker shall not pay or give or promise to pay or give to a person any payment, fee, commission, reward, remuneration or valuable consideration whatsoever in consideration of that person making or taking bets on behalf of any other person or persons with the bookmaker.

B.R. 9. A bookmaker shall not:

- (a) allow any other person to have an interest, financial or otherwise, in his bookmaking business whether directly or indirectly; or
- (b) pay or promise to pay to a person a sum of money the amount of which in any way depends upon the profit or loss sustained in his betting business or the results thereof.

B.R. 10.

(1) A bookmaker operating at a meeting shall cause to be recorded, in duplicate on the appropriate form and in a manner that the original and duplicate are clearly legible and the duplicate is an exact copy of the original, particulars of all bets made by him at the meeting in respect of:

- (a) each race held or to be held at the meeting; and
- (b) each race held or to be held elsewhere; and
- (c) a bet on a sporting event.

(2) The bookmaker shall cause to be delivered to a person authorised by the Committee of the Club to receive it, or as directed by the Stewards, on behalf of the Club conducting the meeting, the duplicate record of the particulars of the bookmaker's bets referred to in sub-rule (1) of this Rule.

(3) Before any betting material is delivered to an authorised person it shall be completed by the bookmaker or his employee in the prescribed manner.

B.R. 11. For the purpose of recording bets a bookmaker shall:

- (a) use a form supplied by the Commissioner of State Taxation and make the required entries in numerical sequence;
- (b) not remove or permit to be removed any leaf from any book of forms, except for the purpose of delivering it to the Committee of the Club holding the meeting or the Commissioner of State Taxation;
- (c) truly and accurately complete such returns and forms, as may be required, by entering thereon full particulars and details of his betting transactions and the betting turnover resulting therefrom.

B.R. 12. An employee of a bookmaker acting on behalf of that bookmaker may:

- (a) If he has been approved as an agent of the Bookmaker make bets and write betting tickets in accordance with these Rules on races other than those on which the Bookmaker himself is permitted to bet, or in a form of betting other than that in which the Bookmaker is permitted to bet.
- (b) subject to Rule 6, act as his substitute for that part of a race meeting for which he has been authorised to act as a substitute bookmaker by the Committee or Stewards; and
- (c) do such things as the Committee may, in writing, from time to time specify.

Amd No 63 - BR 12(1/3/98)

B.R. 13.

- (1) An employee of a bookmaker shall not make bets and write betting tickets on behalf of that bookmaker under Rule 12(a) except in accordance with these Rules as if he were that bookmaker.
- (2) Where an employee of a bookmaker makes and writes betting tickets on behalf of that bookmaker under Rule 12(a) the bookmaker shall be responsible for all actions of his employee relating to the making of bets and writing of betting tickets and for all betting tickets written by his employee.

Amd No 64 - BR 13(1/3/98)

B.R.14. A bookmaker approved by the Committee to operate on Sports Betting, may appoint a licensed Clerk to accept bets on his behalf, provided always that the bookmaker shall be responsible for the actions of such Clerk.

B.R. 15.

- (1) A bookmaker or his employee shall not make or permit to be made any alteration or erasure in respect of any entry of a bet.
- (2) Where an error is made in the recording of a bet, the person making the alteration shall rule through the incorrect entry and make the correct entry immediately under it.

B.R. 16.

- (1) A bookmaker or his agent operating on a racecourse shall be on his stand at least 30 minutes prior to the advertised starting time of the first race at any meeting on which he will operate. The Bookmaker or his agent must remain on his stand until at least 15 minutes after the declaration of correct weight for the last race on the programme at any meeting at which the bookmaker has operated.
- (2) Having commenced betting on any given race meeting, a Bookmaker must bet on every race run at that meeting unless given express permission by the Stewards to do otherwise.
- (3) A bookmaker operating on a racecourse shall display on his betting board, the names of the horses in each race in the same order as they appear in the official racebook.
- (4) A bookmaker operating on a racecourse shall exhibit the odds first offered by him on each horse engaged at least thirty minutes before the scheduled starting time of the first race and for subsequent races immediately the correct weight signal for the previous race or the announcement of an objection has been given.
- (5) No bookmaker or employee of a bookmaker shall remove from the bookmaker's betting board the names of any horses running in a race or the odds he is prepared to bet on these horses until the race is commenced.

Amd No 22 - BR 16(2)(1/5/97)

Amd No 65 - BR 16 (1/3/98)<rule amended and renumbered>

B.R. 17. A bookmaker shall not omit from his betting board;

- (a) the name of any horse which has been accepted to run in a race on which he is betting; or
- (b) the price offered by him for each horse whose name appears on the betting board.

B.R. 18.

(1) A bookmaker who operates on a race meeting shall cause to be delivered to the Committee of the Club within three days of the meeting, if the meeting is one on which the Totalisator Agency Board has operated an off-course totalisator, and within seven days otherwise, a Betting Tax Return in the appropriate form signed by the Bookmaker showing:

(a) the amount of money paid or promised to the book-maker as the consideration for bets made at the meeting by him in the capacity of a bookmaker; and

(b) the sum payable on the amount as bookmaker's betting tax.

(2) The Betting Tax Return shall, when delivered to the Committee of the Club, be accompanied by payment of the sum of bookmaker's betting tax payable under the Act.

B.R. 19.

(1) No bet can be declared off except by mutual consent or as hereinafter provided, that is to say

(a) Either the bookmaker or the bettor may request that the Stewards obtain confirmation that either party has sufficient security to cover the bet, in default of which the bet shall be declared off.

(b) In the event of a race being divided all bets made on the race at fixed prices before the division of the race shall be declared off.

(c) Any bet with any person who, after the placing of the bet, has been made a defaulter shall be declared void.

(d) A fixed price bet made on the day on which a race is to be run, is off if the horse does not run in the race to which the bet relates.

(2) (a) In the event of the Stewards ordering or permitting the withdrawal of a horse from a race, or declaring a horse a non-starter in terms of AR.134A, bets made on the day on a racecourse, shall be settled in accordance with the table set out in BR.19.

(b) With regard to all successful win only, each way, place only, concession, multiple doubles and trebles, bets must be paid the face value of the ticket less the number of cents in the dollar deduction applicable on the scale of deductions in the accompanying table for the odds of the horse at the time of its withdrawal.

(c) Where two or more withdrawals occur simultaneously during betting, successful wagers made prior to the time of withdrawal must be paid the face value of the ticket less a deduction determined by adding together the rates of deduction applicable to each of the horses withdrawn.

(d) Where withdrawals occur at different times during betting on a race, successful wagers placed prior to the last withdrawal must be paid the face value of the ticket, less deductions determined as follows:

(i) for bets placed prior to the first withdrawal, the rate of deduction must be determined by adding together the rates of deduction applicable to the odds of all withdrawn runners,

(ii) for bets placed after the time of the first withdrawal, and prior to the time of the second withdrawal, the rate of deduction must be determined by the deduction applicable on the scale of deductions in BR.19 to the odds of the second withdrawal.

(e) Provided however, in circumstances they deem appropriate, and when there is sufficient time, the Stewards may declare off all bets on the remaining horses and order that betting on the race be re-opened, or they may order all bets be paid at totalisator odds.

(f) Further provided that, except in the case of a dead heat, no order must be made the effect of which would oblige a backer to receive less than his or her stake.

(3) Where the horse ordered or permitted to be withdrawn, or declared a non starter is shorter than the range of odds set out in the above table, the Stewards may:

(i) If there is sufficient time, declare off all bets made on the remaining horses and order that betting on the race be re-opened.

(ii) If there is insufficient time to re-open betting, declare a deduction assessed from the table.

(4) No provision of section 2 of this rule may prevent the Stewards at a race meeting not covered by the WA TAB from declaring such deduction as they deem fit, or not declaring any deduction.

**Amd No 252 -BR 19<rule rewritten and new Table of Deductions>
(1/2/03)**

SCALE OF DEDUCTION TABLE

This table is to be used to determine the rate per centum of deduction in respect of win, place, concession, double and treble bets. Rate per centum of deduction (cents in \$) from the face value of the ticket

Dividend	Win Doubles	Third Place	Second Placed	Concession
	Treble Deduction	@1/4	@ 1/3	
	Cents	Cents	Cents	Cents
1.05	80	30	44	70
1.06	80	30	44	70
1.07	80	30	44	70
1.08	80	30	44	70
1.09	80	30	44	70
1.10	80	30	44	70
1.12	80	30	44	70
1.14	80	30	44	70
1.16	80	30	44	70
1.18	79	30	44	70
1.20	78	30	44	70
1.22	77	30	44	70
1.24	75	29	43	67
1.26	74	29	43	67
1.28	73	29	43	67
1.30	72	29	42	67
1.35	69	29	42	64
1.40	67	28	41	62
1.45	64	28	41	59
1.50	62	28	40	57
1.55	60	27	39	55
1.60	58	27	39	53
1.65	57	27	38	53
1.70	55	27	38	51
1.75	53	26	37	49
1.80	52	26	37	48
1.85	51	26	36	47
1.90	49	25	36	45
1.95	48	25	35	44
2.00	47	25	35	43
2.05	46	25	35	42
2.10	45	24	34	41
2.15	43	24	34	40
2.20	42	24	33	39
2.25	42	24	33	39
2.30	41	24	33	39
2.35	40	23	32	38
2.40	39	23	32	37
2.45	38	23	32	36
2.50	37	23	31	35
2.60	36	22	30	34
2.70	35	22	30	33
2.80	33	21	29	31
2.90	32	21	29	30
3.00	31	21	28	29

SCALE OF DEDUCTION TABLE CONTINUED

Dividend	Win Doubles Treble Deduction	Third Place @1/4	Second Placed @ 1/3	Concession
	Cents	Cents	Cents	Cents
3.10	30	20	27	28
3.20	29	20	27	27
3.30	28	20	26	26
3.40	27	19	26	25
3.50	27	19	25	25
3.60	26	19	25	24
3.70	25	19	25	24
3.80	25	18	24	24
3.90	24	18	24	23
4.00	23	18	23	22
4.20	22	17	23	21
4.40	21	17	22	20
4.60	20	16	21	19
4.80	19	16	21	18
5.00	19	16	20	18
5.50	17	15	19	17
6.00	16	14	18	16
6.50	14	13	16	14
7.00	13	12	16	13
7.50	12	12	15	12
8.00	12	11	14	12
8.50	11	11	13	11
9.00	10	10	13	10
9.50	10	10	12	10
10.00	9	10	12	9
11.00	8	9	11	8
12.00	8	8	10	8
13.00	7	8	9	7
14.00	7	7	9	7
15.00	6	7	8	6
16.00	6	7	8	6
17.00	5	6	7	5
18.00	5	6	7	5
19.00	5	6	7	5
20.00	5	5	6	5
21.00	4	5	6	4
26.00	3	4	5	3
31.00	3	3	4	3
41.00	2	3	3	2
51.00	2	2	2	2

And No 6 - Table of Concession Deductions (1/11/96)

B.R. 20. Unless permitted by the Committee a Bookmaker shall not bet on any event other than a race or the result of a race.

B.R. 21. A bookmaker shall not accept a bet for a place other than as part of an each way bet unless he is expressly permitted to do so by the Committee of the Club controlling the Racecourse on which he is operating on that day.

B.R. 22. No Bookmaker shall make double event bets, other than multiple doubles except in respect of such events or subject to such conditions as the Committee may from time to time specify.

B.R. 23. A Bookmaker shall not make a concession bet unless he holds a permit to do so from the Committee of the Club controlling the Racecourse on which he is operating.

B.R. 24. No Bookmaker shall be compelled to accept a bet back from another Bookmaker or from any person on behalf of a Bookmaker.

B.R. 25.

(1) Where a bookmaker or a person on behalf of a bookmaker backs a horse, or competitor or contingency in relation to a sporting event, for the purpose of reducing the liability of the bookmaker for bets already accepted by the bookmaker against that horse, competitor or contingency, any such bets shall be regarded for the purposes of these Rules as "bet back".

(2) Where a bet is made by or on behalf of a Bookmaker with another Bookmaker:

(a) the Bookmaker receiving the bet shall record the name of the Bookmaker making the bet, or the name of the bookmaker on whose behalf the bet is made, alongside the record of the bet.

(b) the bookmaker making the bet or causing the bet to be made on his behalf shall record in his ledger, in a separate column, the bet and particulars thereof.

(c) if the bet is a "bet back" the Bookmaker making the bet or the bookmaker on whose behalf the bet is made shall record the transaction in his book as a "bet back".

(d) the provisions of this Rule shall apply whether or not the bet is made in cash.

(3) where a bookmaker or a person on his behalf makes a bet on the Totalisator, that bet shall be recorded by the bookmaker in his ledger and the ticket or tickets for such bet shall be retained by the bookmaker for a period of one month.

(4) where a bet by way of a "bet back" is made by a Bookmaker or by any person on behalf of a Bookmaker on any Totalisator, the Bookmaker who makes the bet or on whose behalf the bet is made shall record the transaction as a "bet-back" on the Totalisator and shall retain the Totalisator ticket or tickets of all losing bets for a period of one month.

(5) a Bookmaker who makes a "bet back" with another Bookmaker or the Totalisator is not permitted to deduct the amount of the "bet back" from the total of the bets the bookmaker has received for the race or race meeting to which the bet relates or from the total of any other races or race meetings on which the bookmaker has accepted bets.

B.R. 25A. No bookmaker or his agent shall:

- (i) accept a bet from any disqualified person or from any person who is betting on behalf of a disqualified person;
- (ii) accept a bet from a jockey, apprentice or approved rider.

B.R. 26. For the purpose of these Rules, a bet for a win and a place or a double or a treble or other similar bets is to be regarded as one bet only.

B.R. 27 The minimum bet for any sports bet shall be \$1.00 provided that no bookmaker operating as a Sports Betting Bookmaker on any metropolitan racecourse need not accept any bet to lose more than \$2500 and on any other race-course need not accept any bet to lose more than \$1500.

B.R. 27A Subject to the provisions of Betting Rules 28 and 29, no bookmaker operating on a racecourse shall refuse to lay the odds to any sum not being less than one dollar, or where the bet is for a win and a place, one dollar each way. **Amd No 189 - LR 27A<new rule>(1/5/01)**

B.R. 28. A bookmaker betting on a racecourse offering odds against a horse shall be compelled to lay the same as follows:

- (1) (a) At metropolitan meetings classified as midweek meetings to lose \$2500 (including any place bet) in any one wager.
- (b) At any metropolitan meetings classified as prime meetings; in the Local Ring, to lose \$5,000(including any place bet) in any one wager until two minutes prior to the advertised starting time in any race, and \$2,500 thereafter; and in the Interstate Ring, to lose \$2,500(including any place bet) in any one wager.
- (2) on any part of the following racecourses to lose \$1500 (including any place bet) in any one wager: Albany, Bunbury, Geraldton, Kalgoorlie, Mt. Barker, Northam, Pinjarra, York.
- (3) on any part of the following racecourses to lose more than \$1000 (including any place bet) in any one wager: Broome, Carnarvon, Collie, Derby, Dongara, Esperance, Exmouth, Halls Creek, Kununurra, Marble Bar, Mingenew, Moora, Narrogin, Newman, Norseman, Port Hedland, Roebourne, Wyndham.
- (4) on any part of any other racecourse or in the Silver Ring of a racecourse in the metropolitan area he not lose more than \$500 (including any place bet) in any one wager.
- (5) provided that any application by a bookmaker prior to the commencement of the betting exemption may be granted at the discretion of the Stewards from the operation of the respective limits as foresaid.

Amd No 154 - LR 28(1)(b)(1/4/00)

B.R. 29A. No bookmaker shall bet on any race other than a race run at the racecourse on which he is betting unless he is expressly permitted to do so by the Committee.

(1) In respect of a race run at any racecourse other than a racecourse on which he is betting, on a particular day, on the following racecourses a bookmaker need not lose more than \$1500 (including a place bet) in any one wager:

Albany, Bunbury, Geraldton, Kalgoorlie, Mt. Barker, Northam, Pinjarra, York.

(2) On any part of the following racecourses he need not lose more than \$1000 (including a place bet) in any one wager: Broome, Carnarvon, Collie, Derby, Dongara, Esperance, Exmouth, Halls Creek, Kununurra, Marble Bar, Mingenew, Moora, Narrogin, Newman, Norseman, Port Hedland, Roebourne, Wyndham.

(3) On any part of any other country racecourse or in the Silver Ring of a racecourse in the metropolitan area he need to lose more than \$500 (including a place bet) in any one wager.

B.R.29B Where a Bookmaker refuses to accept a bet which is in excess of the maximum amount which he is obliged to accept under the provisions of this Rule the Bookmaker shall inform the bettor of the lesser amount which a Bookmaker is obliged to accept under this Rule.

DETERMINATION AND SETTLEMENT OF BETS

B.R. 30.

(1) Bets shall go to the backers of the horses placed by the Judge, but if a protest or objection is entered in accordance with the Rules of Racing before the riders of the horses placed by the Judge have been weighed in, bets are governed by the Stewards' decision on the objection, except that in the event of a horse or rider being disqualified, and there are circumstances in connection therewith which in the opinion of the Stewards require further investigation they may forthwith make an order postponing the settlement of all bets on such race pending completion of their enquiries.

(2) Settlement of bets shall be made in accordance with the provisions of these Rules.

(3) A person to whom a betting ticket is issued by a Bookmaker shall be deemed to have accepted the ticket issued to him and to have agreed that the particulars shown thereon are correct, unless he applies forthwith after the issue of the ticket to the person who issued it to have any error on or omission from the ticket rectified.

BETS IN RESPECT OF POSTPONED MEETINGS

B.R. 31. If a race meeting, or a race at a meeting, is postponed from one day to another, all bets thereon made on that race or race meeting on the day of postponement or but before the postponement is announced, are off.

ALL BETS TO BE "PLAY OR PAY" EXCEPT IN CERTAIN CASES

B.R. 32. All bets shall be "play or pay" unless the parties thereto mutually agree to the contrary, with the following exceptions:

- (a) bets made on the day of the race to which they relate;
- (b) bets on matches;
- (c) bets made after the running numbers are officially placed on the number-board, in relation to a horse that is not subsequently under the Starter's orders;
- (d) bets that are declared off by the Stewards;
- (e) bets on a walk-over; and
- (f) bets made at starting price.

**PROVISIONS AS TO SETTLEMENT OF BETS
FOLLOWING A DEAD-HEAT**

B.R. 33.

- (1) In the event of a dead-heat for first place, or, in place betting, where any of the horses to which a bet relates runs a dead-heat for second or third place, as the case may be, the money wagered in respect of each horse concerned in the dead-heat shall be put together and equally divided between the Bookmaker and the backer.
- (2) In a dead-heat for first place in concession betting, the backer shall receive half of the face value of the ticket plus half the original stake.
- (3) In a dead-heat for third place in concession betting, only half the original stake shall be refunded.
- (4) If bets are made on a horse on the result of a photo finish and before the numbers of the placed horses are exhibited, and a dead-heat is declared for first place, all such bets shall be void.
- (5) If a bet is made horse against horse one to win, and one of the horses run a dead-heat for first place, the backer of the horse which runs a dead-heat wins half his bet.
- (6) If horses are backed to run first and second and the horses so backed run a dead-heat for first place, or if the horse backed to run first wins the race and the horse backed to run second dead-heats for second place with another horse the money wagered shall be put together and equally divided between the backer and the Bookmaker.

EACH WAY BETS

B.R. 34.

(1) Subject to sub-rule 2 of this Rule, place betting as part of an each-way bet shall be in accordance with the conditions relating to Totalisator place betting on the racecourse on which the race is run.

(2) The place bet comprised in an each-way bet shall be settled as provided by sub-rule (4) of this Rule on the first, second and third horse, where there are eight or more horses, and on the first and second horse, where there are five, six or seven horses in the race.

(3) For the purpose of sub-rule (2) of this Rule the number of horses in a race is:

(a) Where the bet is made on any day prior to the day of the race, the greatest number that is in the race on the day the bet is made; and

(b) where the bet is made on the day of the race, the actual number that is taken as starting under the conditions governing the "Place Totalisator."

(4) A winning place bet comprised in an each-way bet shall be settled, if at the time that the bet is made there are:

(a) Eight or more horses in the race, at one-quarter of the odds for a win; and

(b) Five, six or seven horses in the race, at one-third of the odds for a win.

(5) All bookmakers operating at any race meeting must display a sign on their betting board indicating "Win Only" or "Win and Each-Way" prior to the commencement of betting on each race, and must bet accordingly for the duration of that race, provided that bookmakers betting each-way shall not be bound to bet for a place where there is an "odds-on" favourite in the race at the time that the bet is made.

(6) All tickets made out in respect of a straight-out bet shall be marked with a cross (X) in the bottom left-hand corner of the ticket.

B.R. 35. Subject to any deduction authorised by Betting Rule 19(v) place-only bets shall be paid as follows:

(a) If there are eight or more runners in the race when the bet is made, place-only bets shall be paid on the first, second and third horses.

(b) If there is five, six or seven horses in the race when the bet is made, place-only bets shall be paid on the first and second horses.

B.R. 35A. Subject to any deduction authorised by Betting Rule 19(v), concession bets will be paid as follows:

(a) If there are eight or more runners in the race when the bet is made, the stake shall be refunded on the second and third horses.

(b) If there are five, six or seven runners in the race when the bet is made, the stake shall be refunded on the second horse.

Amd No 99 - BR 35A<new rule>(1/8/98)

DOUBLES

B.R. 36. Double event bets (not being multiple doubles), shall be considered play or pay, except when otherwise agreed when the bets are made, or unless otherwise by these Rules provided.

B.R. 37.

- (1) The provisions of this Rule do not apply to bets known as multiple doubles.
- (2) Doubles are subject to the following conditions, namely:
 - (a) bets are determined when the first event is lost;
 - (b) if either event is decided in the backer's favour and the other results in a dead-heat between two horses, one of which was backed by the backer, the Bookmaker shall pay to the backer one-half of the proceeds of the bet which would have been payable if each event had been won outright by the horse backed by the backer in the double and if the dead-heat is between more than two horses the amount payable by the Bookmaker to the backer shall be calculated on a proportionate basis;
 - (c) if both horses backed run dead-heats the Bookmaker shall pay to the backer one-quarter of the proceeds of the bet which would have been payable if each event had been won outright by the horse backed by the backer in the double;
 - (d) if the horse backed for the first event wins and the horse backed for the second event does not start, the bet shall be "play or pay" unless otherwise agreed at the time the bet is made or otherwise provided for in these Rules;
 - (e) in the case of bets made on the course on the day of the race upon which both events are run, then those bets shall be void if the first event is divided after the bet is made, but if the horse backed for one event wins and the horse backed for the other event does not come under the Starter's orders, such bets shall be paid at the Totalisator odds of the winner subject to a limit of 25/1 at race meetings in the Metropolitan Area and Goldfields annual round, and 15/1 at race meetings in Western Australia other than these;
 - (f) for the purpose of this Rule, any horse in respect of which bets have been declared "off" by the Stewards pursuant to Rule 19 shall be deemed not to have come under the Starter's orders;
 - (g) if the bet is made before the day of the first race and either of the horses backed is scratched on or before the day when the bet is made, the money wagered shall be returned to the backer, but otherwise the bet is "play or pay"; and
 - (h) where the double is on races not run on the same day bets made on the day of the first race are void; if:
 - (i) the horse chosen for the first race does not run in that race;
 - (ii) the horse chosen for the second race is scratched not later than the time of scratchings for the first race;
 - (iii) the horse chosen for the first race wins and the horse chosen for the second race does not run in that race.

(3) If a race is divided under the provisions of the Rules of Racing of The Western Australian Turf Club, all doubles bets made before the announcement that either race is to be divided stand, but the backer shall receive one-half or if both races are divided one-quarter of the amount that would have been payable to the backer if the race had not been divided.

MULTIPLE DOUBLES

B.R. 38.

(1) The following provisions apply to bets of the kind commonly known as multiple doubles, namely;

(a) bets are determined when a race to which the double relates is lost;

(b) if either of the horses is scratched, the bet is on the horse selected at Totalisator odds and subject to the same limits as provided in Rule 37(e);

(c) if both horses selected do not run in the race the bet is void; and

(d) if the bet is made in respect of horses entered for more races than one to be run on the same day, the Bookmaker shall write or otherwise clearly indicate on the ticket the names of the races selected by the backer of the horses.

(2) The provisions of paragraphs (b) and (c) of sub-rule (2) of Rule 37 also apply mutatis mutandis to multiple doubles.

B.R. 39. For the purpose of these Rules, the expression "multiple double" means a double on two races scheduled at the time the bet is made to be run on the same day.

PROVISIONS AS TO RACES THAT ARE RE-RUN

B.R. 40. In the event of a race being ordered to be re-run the same day, all bets in favour of any horse which started on the first run shall stand, unless the Stewards in their absolute discretion decide otherwise.

PROHIBITION ON BETTING AFTER RACE

B.R. 41.

(1) No bet shall be made after a race except bets on or in anticipation of the result of a photograph.

(2) A bet made on a horse after a race in which the judge calls for a photograph to decide the result shall be determined by the hoisting of a number in a semaphore, or alternative means of the declaration of the result of the race, and not upon the posting of the correct weight signal.

(3) In the event of no legible photo print being available all bets made after the race in this respect shall be null and void.

SETTLEMENT OF BETS ON DEATH OF PARTIES THERETO

B.R. 42. The death of either party to a bet shall not invalidate the bet.

SETTLEMENTS OF BETS ON SUSPENSION OR CANCELLATION OF LICENCE OF A BOOKMAKER

B.R. 43. If the licence of a Bookmaker is suspended or cancelled, nothing in these Rules or in any regulations made under the Act prevents the Bookmaker from paying after the date of the suspension or cancellation of his licence, the betting debts incurred by him, subject to such conditions as the Board may impose in a particular case.

SETTLING

B.R. 44. Settling in terms of these Rules shall not be disturbed except in cases of fraud.

POWER OF COMMITTEE TO DETERMINE QUESTIONS NOT PROVIDED FOR IN THESE RULES

B.R. 45. If any question arises which is alleged not to be provided for by these Rules it shall be determined by the Committee or Stewards.

NEW RULES

B.R. 46. These rules may from time to time be rescinded, altered or amended and new Rules made by the Committee.

DISPUTES

B.R. 47.

(1) Any dispute as to a bet on a racecourse shall be decided in the first instance by the decision or direction of the Stewards or Committee but subject to the right of appeal hereafter mentioned.

(2) Subject to the provision of this Rule as to payment, a Bookmaker shall abide by any decision or direction of the Stewards or Committee made in relation to a bet.

(3) Where any question of dispute as to a bet relates only to a proportion of the amount otherwise payable then payment shall be made on the bet in so far as it is not questioned or disputed.

(4) Any party affected by a decision or direction by the Stewards or Committee may by notice in writing appeal to the Board:

(a) if the racecourse is within the Metropolitan Area within three days; or

(b) case within seven days of that decision or direction,

B.R. 48. The Board's decision is final and binding on all parties.

**REGULATIONS APPLICABLE TO
RACECOURSES AND TRAINING GROUNDS
IN WESTERN AUSTRALIA**

1. Rescinded 1/7/03.

Amd No 257 – Reg 1 rescinded (1/7/03)

2. The Committee of the Club or any official authorised to act on its behalf; may at any time at their discretion, restrict the use of any training ground to any particular area or to any particular day or time.

Amd No 257 – Reg 2 amended (1/7/03)

3. No trainer or other authorised person shall permit any horse under his charge to be on any property of the Club unless such horse is in the charge of an attendant.

4. Horses must pass over track crossings in single file, unless being led.

5. No "unmounted" horse may be led or exercised on the course proper or on any training track.

6. No trainer or other person in charge of a horse shall occupy any scraping box for a longer time than may be necessary for the purpose of stripping and saddling such horse before working, and of dressing and unsaddling after work.

7. No person shall be permitted between the fences, or on the training tracks or courses, or to stand about the gates of the same while horses are being worked, except the owners and trainers of such horses, the Officials and employees of the Club, and any other person authorised by the Committee.

8. All horses found loose on the lands of the Club will be impounded.

9. No person shall bring a dog on to any property of the Club and any dog found on such property, may be destroyed.

10. Walking exercise for horses on the lands of the Club is prohibited except in the areas provided for such purpose. Trotting and cantering in areas set aside for walking is forbidden, except where permission is otherwise given.

11. The grass tracks shall be used only for the purpose of fast work. No trotting or cantering exercise will be allowed on them. Horses working on grass tracks must keep to the areas marked off for work.

12. The Club may charge for the use of its facilities used in the preparation of horses for racing.

Amd No 257 – amend Reg 12

13.

(a) Horses being worked slowly on any training track must be ridden on the inside of the track, and horses doing fast work shall pass them on the outside.

(b) Horses entering tracks must give way to horses working through.

(c) Horses entering tracks must proceed directly to the inside of the track.

14.

(a) Rescinded 1/7/03.

(b) Horses exercising in breaking-in saddles may only work on tracks restricted to slow work.

(c) Horses being exercised on race days shall only be walked in areas set aside for such purpose.

Amd No 257 – rescind Reg14(a) (1/7/03)

15. All horses shall be taken anti-clockwise to the point from which their gallop is intended to start. All horses must enter tracks from specified openings.

16. Horses pulling-up must keep to the outside of the track. When one horse is being passed by another, the horse overtaking shall go to the outside, and the horse being passed shall pull to the inside.

17. Special permission must be obtained to work horses clockwise on any track.

18. Horses galloping or working on the training tracks must not work more than five abreast, or such other number as the Committee of the Club or Stewards may from time to time direct.

Amd No 257 – amend Reg18 (1/7/03)

19. Rescinded 1/7/03.

Amd No 257 – rescind Reg19 (1/7/03)

20. The payment of any training fees charged by the Club shall not be taken to confer on the person paying the same any legal rights inconsistent with these regulations.

21. Notwithstanding that it or he may have acted negligently neither the Club nor the Chairman nor any member of the Committee nor any officer, agent, independent contractor or employee of the Club shall be under any liability to any person for any loss, damage injury (including death) of or to any horse or person while on any premises of the Club (including property vested in the Chairman under the Act) or while on any approach thereto or while using any facility provided by the Club or while in the custody or control or under the direction of any officer, agent, independent contractor or employee of the Club acting in the course of his duty as such officer, agent, independent contractor or employee.

22. Rescinded 1/7/03.

Amd No 257 – rescind Reg22

23. No horse will be allowed to race or trial for the first time unless the Certificate of Registration is produced to the Stewards.

23A. Unless with the permission of the Stewards, any horse which has not started in a race for a period of 12 months, must trial to the satisfaction of the Stewards.

OFFICIAL RACE TRIALS

24. Rescinded 1/7/03

25. Rescinded 1/7/03

26. Rescinded 1/7/03

27. Rescinded 1/7/03

28. Rescinded 1/7/03

29. Rescinded 1/7/03

30. The following horses will be eligible for trials

(a) Horses referred back to trials by Stipendiary Stewards.

(b) Horses that have not raced or trialled in the last 12 month

(c) All two years old horses

(d) All unraced horses.

(e) Rescinded 1/7/03

(i) Nominations for trials close at 9.30am on the Thursday preceding trial day.

(ii) Rescinded 1/7/03.

(iii) Rescinded 1/7/03.

(iv) All horses must race in colours.

(v) Rescinded 1/7/03.

Amd No 59 - Reg 30(e)(9/12/97)

Amd No 55 - Reg 24

Amd No 75 - Reg 28 (1/6/98)

Amd No 257 – rescind Reg’s 24,25,26,27,28,29 (1/7/03)

Amd No 257 – amend Reg30 (1/7/03)

SUPERVISED JUMP OUTS

30A. The following horses will be eligible for supervised jump-outs

- (a) Unraced horses
- (b) Horses referred back by the Stipendiary Stewards
- (c) Horses which have not raced in the preceding six weeks.
- (d) Two years old horses which require the use of blinkers.
 - (i) Horse to have trialled to the satisfaction of the Stewards and/or raced prior to the jump-out.
 - (ii) The intention to use blinkers must be specified at the time of the nomination.
 - (iii) Document of Description for the horse be made available prior to the jump-out.
 - (iv) Horse to be ridden by a licensed jockey or an apprentice having had more than fifty (50) race rides.
- (e) Horses ridden by non permit apprentices or trainee apprentices who have been given permission to ride in trials.

All jump-out entries close at 9.30am on the day appointed.

Supervised jump-outs will be charged the same as a grass track coupon.

Amd No 257 – amend Reg30A (1/7/03)

GENERAL

31. Rescinded 1/7/03

32. Rescinded 1/7/03

33. Rescinded 1/7/03

34. Rescinded 1/7/03

34A. Rescinded 1/7/03

Amd No 60 - Reg 34A<new rule>(9/12/97)

Amd No 257 – rescind Reg’s 31,31,33,34,34a (1/7/03)

BLEEDERS

35. Rescinded 1.6.96

APPRENTICES

36. Rescinded 1.6.96

37. Rescinded (1/6/98)

38. Rescinded 1.6.96

39. Rescinded 1.6.96

40. Rescinded (1/6/98).

40A. Rescinded 1.6.96

41. Rescinded 1.6.96

42. Rescinded 1.6.96

Amd No 76 - Reg 36(1/6/98)

Amd No 77 - Reg 37 Rescinded (1/6/98)

Amd No 78 - Reg 40 Rescinded (1/6/98)

JOCKEYS AND APPRENTICES

43. Rescinded (1/6/98)

44. Rescinded (1/6/98)

45.

(a) Rescinded 1.6.96

(b) Rescinded 1.6.96

(c) Rescinded 1.6.96

(d) Rescinded 1.6.96

46. Rescinded 1/07/03.

47. Jockeys shall attend tracks regularly for the purpose of riding work. Suspension from riding in races does not release jockeys from this requirement.

Amd No 79 - Reg 43 Rescinded (1/6/98)

Amd No 80 - Reg 44 Rescinded (1/6/98)

Amd No 61 - Reg 45(a)(9/12/97)

Amd No 257 – delete Reg 46 (1/7/03)

NAMING OF RIDERS

48. Nominations of riders for all races must be lodged by phone with The Western Australian Turf Club Racing Department, or the secretary of the Club conducting the meeting, by the time as advertised in the Racing Calendar

49. Rescinded 1/07/03.

Amd No 257 – delete Reg49 (1/7/03)

JOCKEYS' ROOM

50. . Rescinded 1/07/03.

51. . Rescinded 1/07/03.

Amd No 257 – delete Reg's 50 & 51 (1/7/03)

WHIPS

52. Rescinded 1/07/03.

Amd No 115 - Reg 52 (1/5/99)

Amd No 257 – delete Reg 52 (1/7/03)

APPROVED RIDERS

53. Rescinded 1/07/03.

Amd No 257 – delete Reg 53 (1/7/03)

GEAR

54. An approved tip must be in length a minimum of one quarter of that of the equivalent sized plate and must be tapered and finished off so that the hoof has a level surface to bear on. Tips must have four holes and must be attached by no less than three nails, however no nail may be driven into the middle of the toe.

55. Rescinded 1/07/03.

56. Rescinded 1/07/03.

57. Rescinded 1/07/03.

58. Rescinded 1.6.96

59 Rescinded 1/07/03.

60. Rescinded 1/07/03.

61. Rescinded 1/07/03.

62. Rescinded 1/07/03.

63.

(a) Rescinded 1/07/03.

(b) Aluminium bits shall not be used.

64. Rescinded 1/07/03.

65. Rescinded 1/07/03.

65A . Rescinded 1/07/03.

66. Deleted.

67. Rescinded 1/07/03

68. Rescinded 1/07/03

Amd No 41 - Reg 68(1/10/97)

Amd No 124 - Reg 55(e)<new rule>(1/8/99)

Amd No 125 - Reg 56(b)&(c)(1/8/99)

**Amd No 126 - Reg 57<new rule>(1/8/99) Replaces old Reg 57
rescinded 1/6/96**

Amd No 50 - Reg 59(1/11/97)

Amd No 51 - Reg 60(1/11/97)

Amd No 127 -Reg 60(1/8/99)

Amd No 19 - Reg 65A<new rule>(1/5/97)

Amd No 257 – rescind Reg’s

55,56,57,59,60,61,62,63(a),64,65,65A,67,68 (1/7/03)

BLINKERS

- 69.** Rescinded 1/07/03
Amd No 52 - Reg 69(c)(1/11/97)
Amd No 257 – rescind Reg 69 (1/7/03)

UNRACED HORSES

- 70.** Rescinded 1/07/03
Amd No 257 – rescind Reg 70 (1/7/03)

STABLE RETURNS

- 71.** Rescinded 1/07/03
Amd No 53 - Reg 71 (c)(1/11/97)

Amd No 257 – Reg 71 (1/7/03)

PERFORMANCES

- 72.** Rescinded 1/07/03
Amd No 257 – rescind Reg 72 (1/7/03)

CLEARANCES

- 73.** Rescinded 1/07/03
74. Rescinded 1/07/03

Amd No 257 – rescind Reg's 73 & 74 (1/7/03)

TRAINER'S LOCALITY RESTRICTIONS

75

- (a) Rescinded 20.11.90
 (b) Rescinded 20.11.90

ATTENDANCE ON RACE DAYS

- 76.** Rescinded 1/7/03.
Amd No 257 – rescind Reg 76 (1/7/03)

ATTENDANTS

- 77.** Rescinded 1/07/03
Amd No 257 – rescind Reg 77 (1/7/03)

TONICS, PATENT MEDICINES, AEROSOL SPRAYS, ETC.

- 78.** Rescinded 1/07/03
Amd No 257 – rescind Reg 78 (1/7/03)

NOTIFICATION OF TREATMENT

- 79.** Rescinded 11.02.92

ELECTROLYTIC SOLUTIONS

- 80.** Rescinded 11.02.92

SHIN-SORENESS

- 81.** Rescinded 1/07/03
Amd No 257 – rescind Reg 81 (1/7/03)

DOUBLY ENGAGED

- 82.** Rescinded 1/07/03
Amd No 42 - Reg 82(1/10/97)
Amd No 63 - Reg 82(1/2/98)
Amd No 116 - Reg 82(1/5/99)
Amd No 257 – rescind Reg 82 (1/7/03)

LEASES

- 83.** Rescinded 1/07/03
84. Rescinded 1/07/03
Amd No 257 – rescind Reg’s 83 & 84 (1/7/03)

QUALIFICATIONS FOR HUNT CLUB RACES

- 85 - 95** Rescinded 1/11/92

TRACKWORK RIDERS

- 96.** Rescinded 1/07/03
97. Rescinded 1/07/03
98. Rescinded 1/07/03
Amd No 62 - Reg 96(9/12/97)
Amd No 257 – rescind Reg’s 96,97,98 (1/7/03)

