

STALL APPLICATION CONDITIONS APPLICABLE TO OCCUPATION OF STALL SPACE AT CARF RACE MEETS.

The undersigned owner or trainer hereby agrees to each of the following terms and conditions in consideration for permission of the California Authority of Racing Fairs and each of its member tracks, hereinafter referred to as "Track", for the stabling of horses being trained by the undersigned at Track during the race meeting identified on the face of this application:

1. Track reserves the right without notice to the applicant (a) to refuse this application for stable space in whole or part, (b) to refuse entry or the acceptance of any entry in any race or (c) to refuse the transfer of an entry for any cause.
2. If any horse is denied stable space or the privilege of registration for racing for any reason, all nomination fees and payments for eligibility to stake races that have been paid with respect to the horse shall be refunded and such sum will be deducted from the total amount subscribed for the particular race or races.
3. Applicant has inspected the stalls of Track and is familiar herewith and agrees to accept any stalls assigned to him pursuant to this application in an "as is" condition. Applicant understands the Track makes no representation or warranty as to the condition of use of stalls assigned.
4. Applicant agrees to vacate any stalls assigned to him at Track and to remove all horses, equipment and personnel from the premises of Track within three days after requested to do so. Any such request shall be based on a reasonable cause.
5. The undersigned applicant represents that he is familiar with and has read the Rules of Racing and Regulations of the California Horse Racing Board, and all conditions applicable to the racing meet identified on the face of this application, as well as the rules and regulations of Track and agrees to be bound by and to comply with same. All stable reservations and entries in stakes and all other races shall be subject to all conditions, rules and regulations of the California Horse Racing Board, Track and in this application contained. Applicant represents that the owners of all horses listed on the reverse side of this application have authorized him to sign this application and have agreed that their horses being trained by applicant will be bound thereby. All references herein to applicant or to his horses, equipment, agents or employees, shall include said owners and their horses, equipment, agents and employees.
6. All disputes, claims and objections arising out of racing, or with respect to interpretation of any rules or conditions of racing or otherwise, shall be decided by the Stewards of the meeting or the California Horse Racing Board. Subject to all legal rights of appeal, applicant agrees to accept and abide by all decisions of such officials pertaining to the presence or conduct of himself or of his agents and employees on the premises of Track or racing at the meet identified on the application.
7. Track reserves the right to cancel any stake or other race which has not filled prior to the actual running thereof without liability to any person, except for the return of nomination and entrance fees paid. Track reserves the right to divide the added money for any stake which is run in more than one division.

8. Horses claimed by, or transferred or sold to any person or stable which is not registered for racing at Track must be removed from the grounds within twenty-four hours after they are claimed, transferred or sold unless their continued presence is approved by the racing association conducting racing at the Track.

9. The Track will televise and simulcast its race meeting within the enclosure and to remote locations as authorized by the California Horse Racing Board. Applicant hereby agrees that audio/visual transmission and reproduction of the race meeting in accordance with the California Horse Racing Law is expressly approved by applicant.

10. Applicant agrees to take all reasonable measures for the supervision, protection and care of its horses, equipment and personnel while on the fairground premises and to maintain in effect such insurance as may be required by federal or state law.

11. If horses accepted for racing at Track are assigned to another training facility, then the provisions of this application shall also apply to such other facility.

12. Stalls occupied by horses shall not be padlocked at anytime.

13. Each party to this stall application shall be liable for its own acts and omissions as well as those of its agents and employees to the same extent as would be provided at law without such provision.

14. Track is entitled to perform physiological tests consisting of the taking of blood samples from owners' horses entered into races to be conducted at the Race Meet. Such samples will be tested for bicarbonate levels. Trainers of horses showing a total carbon dioxide per liter of plasma in excess of the level specified in the race meet agreement(s) between the Track and the Thoroughbred Owners of California or the California Thoroughbred Trainers shall be subject to the disciplinary measures specified in such Agreement. A request for a split sample must be done prior to the live race and is the responsibility of the owner or trainer not the Track.

15. All stabling and entries in all races are received and accepted subject to all conditions, rules and regulations of the California Horse Racing Board and Track.

16. The foal certificates of all horses claimed at the fairs (CARF MEETS) will remain on file with the racing secretary at the current Northern California race meet for a period of 45 days. If that particular claimed horse makes a start in Northern California within those 45 days. The papers will be released.

17. Owners are eligible to claim if they are presently registered, in good standing, and have been granted stalls at the fairs (CARF MEETS) or an approved auxiliary stabling location for the current meet. Any claimed horse shall not race out of the state until after the 45 days without the approval of the Racing Secretary. Failure to comply may result in the loss of stabling privileges.

18. Microchip: CHRB Rule 1597.5 - All race horses shall carry a microchip. Any horse without a microchip is not eligible to start. Unchipped horses entering a CHRB enclosure have 7 days to be chipped or that horse shall be removed from the grounds. Contact the racing secretary for more information.

Horsemen's Bookkeeper

The Paymaster's office is open two hours prior to the first post and closes at post time of the last race of the day to transact business with horse owners, trainers and jockeys. In order to transact business efficiently, owners, trainers and jockeys need to be sure the Paymaster has their current address and tax identification numbers. If your address has changed since submitting a stall application, please notify the Paymaster.

Trainers are responsible for making sure that all of their owners have a current W-9 as well as current contact information on file in the Paymaster's office.

Payment of Fees

Owners and trainers are required by CHRB regulations to deposit jockey fees, nomination fees and entry fees with the Paymaster before a horse starts in a race.

ATTENTION HORSEMEN:

Per CHRB Directive 13-92: All horses arriving from out of state MUST have a current negative Coggins Test to be on the grounds. If a certificate of proof is not available, a blood test of the horse must be performed within 36 hours of arrival and a negative Coggins Test certificate must be delivered to the Racing Secretary within 72 hours of arrival. Horses not in compliance cannot race or train and must be shipped out in 72 hours if a current negative Coggins Test is not produced.

TO BE SIGNED BY:

X _____
OWNER /TRAINER SIGNATURE

PRINT OWNER /TRAINER NAME

DATE

INSURANCE CARRIER

CHRB License #