

## **PART 1 - INTRODUCTORY**

### **1. Introductory**

1.1 Part (A)3 prohibits any Person in Great Britain from training horses to run under these Rules unless

- 1.1.1 he holds a trainer's licence or a trainer's permit granted by the Authority,
- 1.1.2 the horse is trained outside Great Britain and the trainer is duly qualified as a trainer in the country where the horse is trained, or
- 1.1.3 he is training a horse solely for the purpose of Hunters' Steeple Chases, the Grand Military Gold Cup or the Royal Artillery Gold Cup.

1.2 In relation to any horse trained in circumstances specified in Paragraph 1.1.3, the following Persons shall be treated for the purposes of Parts 3 to 6 and Manual (G) as if they were the trainer of the horse

- 1.2.1 the Person or Persons who own the horse, and
- 1.2.2 if the owner is a Recognised Company, the Registered Agent of the company.

1.3 A Person is liable to Disciplinary Action if

- 1.3.1 he contravenes a requirement imposed on him by or under these Rules,
- 1.3.2 any provision of these Rules states that he is taken to have contravened any such requirement, or
- 1.3.3 any provision of these Rules states that he is liable to Disciplinary Action.

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

### **2. Scheme**

2.1 Part 2 has effect in connection with licences and permits for trainers which may be granted by the Authority and sets out specific requirements that apply only to the holders of such licences or permits.

2.2 Parts 3 to 6 impose requirements on

- 2.2.1 holders of a trainer's licence or permit granted by the Authority;
- 2.2.2 Persons running horses in Great Britain who
  - 2.2.2.1 train horses in a country outside Great Britain, and
  - 2.2.2.2 are duly qualified as a trainer in that country; and
- 2.2.3 Persons treated as a trainer under Rule 1.2.