

PART 5 - MISCELLANEOUS

64. Restrictions on laying a horse to lose

64.1 A trainer must not

64.1.1 lay with a Betting Organisation any horse under his care or control to lose a race,

64.1.2 instruct another Person to do so, or

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

64.2 A Person whose name is or has been entered on the Register of Stable Employee Names must not

64.2.1 lay with a Betting Organisation any horse under the care or control of the trainer for whom he is employed to lose a race,

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

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

64.3 Paragraph 64.2 applies for the whole of the period of employment and for the period of 21 days afterwards.

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

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

65. Trainer who also holds a rider's licence: restrictions on riding

65.1 Any Trainer who also

65.1.1 holds a jockey's licence or amateur rider's permit granted by the Authority, or

65.1.2 is authorised to ride by a Recognised Racing Authority,

must not ride in any race in which another horse trained by him is also running or in which he is riding for another Trainer.

65.2 Paragraph 65.1 does not apply to a Permitted Trainer in relation to any race which is a Hunters' Steeple Chase, the Grand Military Gold Cup or the Royal Artillery Gold Cup.

66. Suspending horses from running

66. Schedule 8 makes provision in relation to suspending and assessing horses that may be a risk to themselves, other horses or Riders during the course of a race.

66A. Payment for non-training services

66A.1 Nothing in these Rules shall prohibit a Trainer from accepting or agreeing to accept consideration for

66A.1.1 the advertising or promotion of goods and/or services, or

66A.1.2 the provision of views or information for general publication.

66A.2 If a Trainer enters into an arrangement with a Betting Organisation in connection with the advertising or promotion of goods and/or services, or the provision of views or information for general publication, he must notify the Authority of

66A.2.1 the identity of the Betting Organisation,

66A.2.2 the start date and end date of the arrangement,

66A.2.3 a summary of the services provided by the Trainer under such arrangement, and

66A.2.4 all benefits received by the Trainer under such arrangement.

as soon as reasonably practicable.

66A.3 A Trainer must notify the Authority of any amendment to, or the early termination of, an arrangement with a Betting Organisation in connection with the advertising or promotion of goods and/or services, or the provision of views or information for general publication as soon as reasonably practicable.