Resolution #373 (Emergency Order, filed 7/22/75) relating to special excursion rates on Washington State Ferry System for encouragement of passenger usage. Repealed by Order 5, filed 8/19/75.

Resolution #374 (Emergency Order, filed 7/21/75) relating to revised toll schedule on the Second Lake Washington toll bridge during traffic diversion for repairs on the Lacey V. Murrow Bridge. Repealed by Order 5, filed 8/19/75. For later promulgation, see WAC 252-300-010.

Order 6, Resolution #376, filed 8/22/75. Revised schedule of tolls for the Washington State Ferries. Re: Passenger; auto, motorcycles, and bicycles; oversized vehicles, stages and buses, newspapers, express; truck; trailer; round trip party. For later promulgation, see Order 7, Resolution #377, filed 1/23/76.

Order 7, Resolution #377, filed 1/23/76 relating to revised schedule of tolls for the Washington State Ferries for the purpose of establishing a more fair and equitable tariff to be charged passengers, vehicles, and commodities on the routes of the Washington State Ferries for 1976.

Order 9, filed 4/26/77 relating to the revised schedule of tolls for the Washington State Ferries for the purpose of establishing a half fare program for the handicapped and for the purpose of defining "oversized vehicle." By authority of RCW 34.04.050 Administrative Procedure Act, this publication has been omitted. Copies may be obtained from:

Washington State Ferries,  
Operated by Washington State Highway Commission Division of Toll Facilities,  
Seattle Ferry Terminal,  
Seattle, Washington 98104  
Phone: 464-6400 or 464-7820

Emergency Order 11, filed 6/28/77 relating to Washington State Ferry System schedule of tolls, revising the fares for routes serving Sidney, B.C. and establishing a special rate for commuter van pools. Order 11, Resolution 379, 380, filed 6/28/77 relating to the revised Washington State Ferry System schedule of tolls; revising the fares for routes serving Sidney, B.C. and establishing a special rate for commuter van pools.

WAC 252-300-010 Repealed. See Disposition Table at beginning of this chapter.

Chapter 252-990 WAC

APPENDIX--MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES FOR STREETS AND HIGHWAYS

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


Order No. 20, addition of Appendix to chapter 252-990 WAC, definitions of school speed limit sign supplement, "When Children are Present." [Statutory Authority: Chapter 47.36 RCW. 78-09-030 (Order 20), filed 8/16/78.] Repealed by 79-01-033 (DOT Order 10 & Comm. Order 1, Resolution 13), filed 12/20/78. Statutory Authority: 1977 ex.s. c 151. Later promulgation, see chapter 468-95 WAC.

Title 260 WAC

HORSE RACING COMMISSION

Chapters

260-12 General rules.
260-20 Association grounds and facilities.
260-24 Association officials and employees.
260-28 Ownerships, trainers and employees.
260-32 Jockeys, apprentices and agents.
260-40 Entries, starts, declarations and scratches.
260-60 Claiming.
260-70 Controlled medication program.

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WAC 260-84 Fines and suspensions.

Chapter 260-12 WAC GENERAL RULES

WAC

260-12-160 Denial of admission to grounds—Narcotics offenders.

WAC 260-12-160 Denial of admission to grounds—Narcotics offenders. No person who has been convicted for illegal possession, sale or giving away of any narcotic or controlled substance shall be permitted on the grounds of an association, except by permission of the board of stewards. [Statutory Authority: RCW 67.16.020 and 67.16.040, 80-01-033 (Order 79-05), § 260-12-160, filed 12/17/79; Rules of racing, § 19, filed 4/21/61.]

Chapter 260-20 WAC ASSOCIATION GROUNDS AND FACILITIES

WAC

260-20-030 Fire prevention.

WAC 260-20-030 Fire prevention. Associations shall make reasonable provisions for fire prevention, protection against fire, and fire suppression within the enclosure. Smoking is prohibited in barns (except tackrooms), stables, shedrows, hay sheds, and any area prohibited by state or local law. [Statutory Authority: RCW 67.16.020 and 67.16.040, 80-01-033 (Order 79-05), § 260-20-030, filed 12/17/79; Rules of racing, § 26, filed 4/21/61.]

Chapter 260-24 WAC ASSOCIATION OFFICIALS AND EMPLOYEES

WAC

260-24-470 Clocker-identifier.

WAC 260-24-470 Clocker-identifier. The clocker-identifier shall be responsible primarily for supervising the proper identification and timing of horses during workouts as well as the proper recordation and reporting to the commission and public of individual performances of each horse. He shall be present in the paddock before each race to observe and report to the stewards any irregularities observed as to identification. The trainer is responsible to the clocker-identifier for the proper identification of a horse working out. [Statutory Authority: RCW 67.16.020, 79-06-002 (Order 79-1), § 260-24-470, filed 5/4/79; Rule 427, filed 1/30/67.]

Chapter 260-28 WAC OWNERSHIPS, TRAINERS AND EMPLOYEES

WAC

260-28-020 Stable names—Registration fees and restrictions.

WAC 260-28-020 Stable names—Registration fees and restrictions. Each stable name must be duly registered with the commission.

(1) The annual fee in Washington shall be $25.00.

(2) In applying to race under a stable name the applicant must disclose the identity or identities behind a stable name. If a partnership is involved in the identity behind a stable name, the rules covering partnerships must be complied with.

(3) Changes in identities must be reported immediately to and approval obtained from the commission.

(4) No person can use his real name for racing purposes so long as he has a registered one, without permission of the board of stewards.

(5) A trainer who is a licensed owner or part owner may use a stable name as owner or part owner. However, no trainer may be licensed as trainer other than in his legal name.

(6) Any person who has been registered under a stable name may, at any time, cancel it after he has given written notice to the commission.

(7) A stable name may be changed at any time by registering a new stable name and by paying the fee as required above.

(8) A person cannot register as his stable name one which has been registered by any other person with an association conducting a recognized meeting, or the Jockey Club (N.Y.) or with another racing authority.

(9) A person may not register as his stable name one which is the real name of any owner of race horses, nor one which is the real or assumed name of any prominent person not owning race horses.

(10) A stable name shall be plainly distinguishable from that of another duly registered stable name.

(11) No stable name shall be used if in the judgment of the stewards it is being used for advertising purposes.

(12) Any combination of more than three owners will be required to race under a stable name. [Statutory Authority: RCW 67.16.020 and 67.16.040, 80-01-034 (Order 79-06), § 260-28-020, filed 12/17/79; Order 71-9, § 260-28-020, filed 6/2/71; Rules of racing, § 31, filed 3/11/65; subsec. (4) amended, filed 8/26/65; § 31, filed 4/21/61.]

Chapter 260-32 WAC JOCKEYS, APPRENTICES AND AGENTS

WAC

260-32-400 Powers and duties.

WAC 260-32-400 Powers and duties. Each jockey agent shall be licensed on a regular form provided by the commission. No jockey agent shall be the owner or trainer of any horse. A jockey agent may represent two journeymen providing the conditions justify and upon approval of the stewards. No jockey agent shall make or assist in making any engagement for any rider other than those he is licensed to represent. Each jockey agent shall keep, on a form provided by the association, a record by races of all engagements made by him of the
riders he is representing. This record must be kept up to date and held ready at all times for the inspection by the stewards. If any jockey agent gives up the making of engagements for any rider, he shall immediately notify the stewards, and he shall also turn over to the stewards a list of any unfilled engagements he may have made for that rider. A jockey agent may not drop a rider without notifying the board of stewards in writing. All rival claims for the services of a rider will be adjusted by the stewards. [Statutory Authority: RCW 67.16.020 and 67.16.040. 80-01-073 (Order 79-03), § 260-32-400, filed 12/24/79; Rules of racing, § 174, filed 3/11/65; filed 4/21/61.]

Chapter 260-40 WAC
ENTRIES, STARTS, DECLARATIONS AND SCRATCHES

WAC

260-40-100 Performance records.
260-40-200 Double entries.

WAC 260-40-100 Performance records. (1) A horse which during the past calendar year, has started in a race which is not reported in the Daily Racing Form Monthly Chart Book shall not be entered at a Washington track unless and until the owner shall have furnished to the racing secretary, at least forty-eight hours prior to such entry, complete performance records as hereinafter designated. Such performance records shall show where and when said horse raced; the distance; the weight carried; amount earned; said horse's finishing position and time. Such performance records furnished to the racing secretary shall be signed and sworn to by the owner of the horse.

(2) In a maiden race, a horse which at any time, has started in a race which is not reported in Daily Racing Form Monthly Chart Book shall not be entered at a Washington track unless and until the owner shall have furnished to the racing secretary, at least forty-eight hours prior to such entry, complete performance records hereinafter designated. Such performance records shall show where and when said horse raced; the distance; the weight carried; amount earned; said horse's finishing position and time. Such performance records furnished to the racing secretary shall be signed and sworn to by the owner of the horse.

(3) No horse may be permitted to enter in a race whose recent workouts have not been properly recorded with the stewards.

(4) If the net value to the winner of a race run in the state of Washington is nine hundred dollars or less, said winnings shall not be counted in considering eligibility of horses running at Longacres, if the net value to the winner of a race run in the state of Washington is four hundred dollars or less, said winnings shall not be counted in considering eligibility of horses running at Playfair and Yakima Meadows; however, the maiden allowance shall be lost by the winning of any race at a track whose complete official results are carried in the Daily Racing Form, Morning Telegraph, Quarter Running Horse Chart Book or Appaloosa Horse Club Charts. Furthermore, for any race to count against a horse's eligibility at Longacres, Playfair or Yakima Meadows the complete results of that race must be carried in the Daily Racing Form, Morning Telegraph, Quarter Running Horse Chart Book or Appaloosa Horse Club Charts.

All wins, regardless of the net value to the winner, shall be considered in eligibility requirements in all races, including maiden races at all tracks other than Longacres, Playfair and Yakima Meadows. [Statutory Authority: RCW 67.16.020. 78-08-089 (Order 78-2), § 260-40-100, filed 7/31/78; Order 74.2, § 260-40-100, filed 10/30/74, effective 1/1/75; Rules of racing, §§ 102, 103, filed 4/21/61; Subsection (4) added, filed 3/11/65.]

Chapter 260-60 WAC
CLAIMING

WAC

260-60-020 Prospective owner or agent.

WAC 260-60-020 Prospective owner or agent. In addition to the above rule, any horse is subject to claim by a person or a licensed authorized agent for the account of such person, providing such person has applied to and has been approved by the commission as a prospective owner, the names of such prospective owners to be prominently displayed in the offices of the commission and the racing secretary. There shall be a fee of twenty-five dollars per person for processing an application for approval as a prospective owner.

Nothing in this rule should be construed as prohibiting the commission from approving as a prospective owner a person who has been licensed as an owner during the calendar year at a previous meet. [Statutory Authority: RCW 67.16.020 and 67.16.040. 80-01-032 (Order 79-04), § 260-60-020, filed 12/17/79; Order 73.7, § 260-60-020, filed 12/3/73; Rules of racing, § 33(a), Added 3/8/63, filed 1/21/64.]

[1979 WAC Supp—page 807]
Chapter 260-70 WAC: Horse Racing Commission

Chapter 260-70 WAC

CONTROLLED MEDICATION PROGRAM

WAC

260-70-020 Repealed.
260-70-021 Medication standards.
260-70-030 Repealed.
260-70-050 Procedure for taking specimens.
260-70-060 Effect of laboratory analysis.
260-70-070 Persons responsible.
260-70-080 Procedure upon positive finding by chief chemist.
260-70-170 Veterinarian report.
260-70-200 Bandages.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


WAC 260-70-020 Repealed. See Disposition Table at beginning of this chapter.

WAC 260-70-021 Medication standards. (1) No horse shall have in its body any prohibited drug while participating in a race.
(2) No person shall administer, attempt to administer, or aid or abet in the administration of, any medication or drug to a horse on the day of a race in which the horse is entered prior to the race except in accordance with this rule.
(3) Subject to the provisions of this rule, medication calculated to improve or protect the health of a horse may be administered to a horse in training.
(4) The administration of medication to any horse on race day, except as hereinafter provided, is prohibited. For the purpose of this rule, the day of the race shall be deemed to commence at 9:00 p.m. on the day preceding the race.
(5) Nutritional aids, administered orally only, will be permitted at any time.
(6) Only lasix (furosemide), and/or conjugated estrogens, will be permitted on race day for the treatment only of horses which have been confirmed as "bleeders" by a state veterinarian. For purposes of this rule a "bleeder" is a horse which has bled on the track or immediately thereafter. Lasix and/or conjugated estrogens shall not be administered within four hours of the published post time for the race in which the horse is entered. No horse shall race with any diuretic other than lasix in its body. Horses treated with lasix and/or conjugated estrogens will be subject to blood, as well as urine testing.
(7) Approved nonsteroidal anti-inflammatory drugs (NSAIDS) may be administered to a horse, but not on race day. No more than one of the NSAIDS may be used on or carried in a horse's body at any one time.

(8) Notwithstanding any other provision of this rule, no two-year old horse shall carry in its body while participating in a race any medication, including medications defined in WAC 260-70-010 (1) through (4). Vitamins are permitted, however. The provisions of subsection (6) of this section authorizing the stewards to grant permission for use of an approved medication on bleeders shall not be applicable to any two-year old horse. The finding of any medication prohibited herein in a two-year old horse participating in a race shall disqualify the owner of such horse from participating in the purse distribution; and in addition the stewards may take any authorized action they may consider necessary to preserve the integrity of racing.
(9) In the case of delayed-release substances, the time of administration shall be deemed that time at which such medication, drug, or substance is released within the body of a horse. [Statutory Authority: RCW 67.16-020 and 67.16.040. 80-01-072 (Order 79-02), § 260-70-021, filed 12/24/79.]

WAC 260-70-030 Repealed. See Disposition Table at beginning of this chapter.

WAC 260-70-050 Procedure for taking specimens. All horses from which specimens are to be drawn are to be taken to the detention area at the prescribed time and remain there until released by the commission veterinarian. No person other than the owner, trainer, groom, or hotwalker of a horse to be tested, and no lead pony, shall be admitted to the detention area without permission of the commission veterinarian.
(a) During the taking of specimens from a horse, the owner or responsible trainer (who in the case of a claimed horse shall be the person in whose name such horse raced), or a stable representative designated by such owner or trainer, shall be present and witness the taking of such specimens and so signify in writing.
(b) Samples taken from a horse by the commission veterinarian or his assistant shall be placed in a container and sealed together with a double identification tag. One portion of such tag bearing a printed identification number shall remain with the sealed container; the other portion of such tag bearing the same printed identification number shall be detached in the presence of the witness and the commission veterinarian shall thereon identify the horse from which such specimen was taken, as well as the race and day, verified by such witness, and such detached portion of identification tag shall be kept by the commission veterinarian for delivery only to the stewards and/or the racing commission. The commission veterinarian shall take every precaution to ensure that the commission chemist and no member of the laboratory staff shall know the identity of the horse from which the specimen has been taken prior to the completion of all testing thereon.
(c)(1) If, after a horse remains a reasonable time in the detention area and a specimen may not be taken from such a horse, the commission veterinarian may permit such horse to be returned to its barn in usual
controlled medication program 260-70-170

surroundings for the taking of the specimen under the supervision of the commission veterinarian.

(2) With the consent of the trainer or attendant the commission veterinarian may administer to the horse a diuretic to facilitate urination. Quantity, identity, and time of administration shall be noted on both portions of the specimen tag by the commission veterinarian.

(d) The commission veterinarian shall be responsible for safeguarding all specimens while in his possession and shall cause such specimens to be delivered only to the chief chemist as soon as possible after sealing, but in such order or in such manner as not to reveal the identity of any horse from which each sample was taken.

(e) All specimens taken by or under the supervision of the commission veterinarian or other authorized representative of the commission shall be delivered to the chief chemist at the laboratory of the commission for official analysis.

(f) Notwithstanding the provisions of these rules requiring certain functions to be performed by the commission veterinarian, he may delegate any of such duties to an authorized representative or representatives, approved by the commission, so long as such delegation is not of a duty which would under the appropriate statutes be defined as the practice of veterinary medicine. [Statutory Authority: RCW 67.16.020. 78-06-001 (Order 78-1), § 260-70-050, filed 5/4/78; Order 74.1, § 260-70-050, filed 5/22/74, effective 7/1/74.]

WAC 260-70-060 Effect of laboratory analysis. Should the laboratory analysis of any specimen taken from a horse following a race show evidence of medication such shall be deemed prima facie evidence that such was administered and that the horse carried such medication in its body while running in the race. [Statutory Authority: RCW 67.16.020. 78-06-001 (Order 78-1), § 260-70-060, filed 5/4/78; Order 74.1, § 260-70-060, filed 5/22/74, effective 7/1/74.]

WAC 260-70-070 Persons responsible. Any person found to have administered a medication or to have failed to have administered a medication which caused or could have caused a violation of these rules, or who participated or attempted to participate in any way in such administration or failure to administer, shall be subject to disciplinary action. The licensed trainer of a horse found to have been administered a medication in violation of these rules shall be deemed responsible in accordance with WAC 260-28-180. Mitigating circumstances or exonerating evidence shall be taken into account by the stewards or commissioners in determining the penalty, if any, for any improper administering of or failure to administer medication.

The assistant trainer, groom, stable watchman, or any other person having the immediate care and custody of a horse found to have been administered a medication in violation of these rules, if found negligent in guarding or protecting such horse from tampering shall be subject to disciplinary action.

A licensed veterinarian shall be responsible for any medication he administers, prescribes, or causes to be administered by his direction on a horse, and if found to have made an error in type or quantity of same administered, on the correctness of which act or judgment a trainer relied in racing treated horse in violation of these rules, then such veterinarian shall be subject to disciplinary action. [Statutory Authority: RCW 67.16.020. 78-06-001 (Order 78-1), § 260-70-070, filed 5/4/78; Order 74.1, § 260-70-070, filed 5/22/74, effective 7/1/74.]

WAC 260-70-080 Procedure upon positive finding by chief chemist. Whenever a laboratory analysis of a specimen taken pursuant to these rules shows the presence or absence of medication in apparent violation of these rules, the stewards shall conduct or cause to be conducted a thorough investigation of the incident. The stewards may make such temporary orders with respect to the suspension of the trainer, groom, owner, or other person as will protect the public. Such order shall be effective only until the conclusion of a hearing before the stewards which shall be held within three days of request for such hearing. At any such hearing, or, any hearing, held pursuant to these rules before the stewards or the commission, the trainer shall be deemed responsible in accordance with WAC 260-28-180 and unless evidence of sufficient credibility and weight is presented, the stewards may make a finding in accordance with said rule. The stewards may take such action against the person or persons found responsible as they deem proper, including reference to the commission. If the stewards or commissioners are of the opinion that the evidence proves the proper administration of a permitted medication or the absence of administration of a prohibited drug, the stewards or commissioners shall exonerate the trainer completely. The stewards or commissioners shall make such further orders suspending or fining, or both, the person or persons found responsible.

In case the finding is of the presence of a prohibited drug, the owner of a horse shall not participate in the purse distribution of such race, and shall be denied or shall promptly return any portion of the purse, or sweepstakes, and any trophy in such race and the same shall be distributed as in the case of a disqualification. If a horse shall be disqualified in a race because of the infraction of this rule, the eligibility of other horses which ran in such race and which have started in a subsequent race before announcement of such disqualification shall not be in any way affected. [Statutory Authority: RCW 67.16.020. 78-06-001 (Order 78-1), § 260-70-080, filed 5/4/78; Order 74.1, § 260-70-080, filed 5/22/74, effective 7/1/74.]

WAC 260-70-170 Veterinarian report. Every veterinarian who treats a horse upon the approved grounds shall, in writing on a form prescribed by the commission, report to the commission veterinarian in a manner prescribed by him, the name of the horse treated, the name of the trainer of the horse, the time of treatment, and

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any other information requested by the commission veterinarian. Detection of any unreported medication, drug, or substance; or failure to detect any permitted medication, drug or substance by the chief chemist in a test may be grounds for disciplinary action. A list of horses on a phenylbutazone program shall be kept in the office of the commission and shall be available for public inspection. [Statutory Authority: RCW 67.16.020. 78-06-001 (Order 78-1), § 260-70-170, filed 5/4/78; Order 74.1, § 296-70-170, filed 5/22/74, effective 7/1/74.]

WAC 260-70-200 Bandages. Only bandages authorized or approved by the paddock judge may be used on a horse during a race, and all other bandages or leg coverings shall be removed fifteen minutes prior to post time, or upon request by the paddock judge. [Statutory Authority: RCW 67.16.020. 78-06-001 (Order 78-1), § 260-70-200, filed 5/4/78; Order 74.1, § 260-70-200, filed 5/22/74, effective 7/1/74.]

Chapter 260-84 WAC
FINES AND SUSPENSIONS

WAC
260-84-030 Fines—When due. Repealed.
260-84-040 Repealed.
260-84-080 Repealed.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER


WAC 260-84-030 Fines—When due. All fines shall be paid to the commission secretary within forty-eight hours after imposition. [Statutory Authority: RCW 67.16.020. 79-06-002 (Order 79-1), § 260-84-030, filed 5/4/79; Rules of racing, § 135, filed 4/21/61.]

WAC 260-84-040 Repealed. See Disposition Table at beginning of this chapter.

WAC 260-84-080 Repealed. See Disposition Table at beginning of this chapter.

Title 261 WAC
WASHINGTON STATE HOSPITAL COMMISSION

Chapters
261-20 Uniform system of accounting and financial reporting.

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