

# MALAYAN RACING ASSOCIATION

*Persatuan Lumba Kuda Malaya*



1 Turf Club Avenue, #02-03 Singapore Racecourse, Singapore 738078. Telephone: (65) 6879 1900 Facsimile: (65) 6879 1910

## CIRCULAR NO. OTJA. 16/2014/MRA

26 November 2014

TO: ALL OWNERS, TRAINERS, JOCKEYS AND APPRENTICES

### **1 ADDITIONS AND AMENDMENTS TO THE MRA RULES OF RACING AND REGULATIONS**

---

- 1.1 Annex A sets out the additions and amendments (highlighted in bold) to the MRA Rules of Racing and Regulations for implementation.

### **2 MRA-APPROVED SPELLING STATIONS FOR 2015**

- 2.1 Four spelling stations were approved as MRA-approved spelling stations for 2015. The spelling stations are:

- .1 Hillsview Spelling Station  
8 Tambun Heights  
31400 Ipoh, Perak  
Malaysia
- .2 National Stud Farm  
Jalan Chemor  
Tanjong Rambutan  
31250 Perak  
Malaysia
- .3 Ponderosa Spelling Resort  
24 Lorong Sentosa Lawan Kuda  
Gopeng  
31600 Perak  
Malaysia

- .4 Racehorse Spelling Station Sdn Bhd  
33rd Milestone  
39200 Ringlet  
Cameron Highlands  
Pahang Darul Makmur  
Malaysia

2.2 Your attention is also drawn to MRA Regulation 48 which states as follows:

- “1 Trainers are reminded that horses which are spelled at an approved spelling station must be placed with a professional trainer for a period of not less than three weeks before they can be raced. The Manager of any spelling station must submit to the Secretary of the Association, monthly returns (by the first day of the following month) of horses entering or leaving the spelling station.
- .2 Horses which have been spelling at a place other than an approved spelling station must be placed with a professional trainer for a period of not less than two months before they can be raced.
- .3 It is important to note that horses returning to the Trainers' stables at the Turf Clubs after spelling must be continuously kept and trained, within the Associated Clubs for the periods mentioned in MRA Regulation 48.2 before racing.
- .4 Trainers are warned that severe action, including the withdrawal of horses from races, will be taken for any infringement of these Regulations and/or the Rules.
- .5 Any changes in the list of MRA approved spelling stations shall be notified by the Association.
- .6 Every Spelling Station shall keep proper records in a form required by the Association of all medications containing prohibited substances administered to horses under its charge.
- .7 The record referred to in these Regulations must:
- .1 identify the horse, the medication, the dosage, frequency of administration, the recommended withdrawal time and the prescription identification number; and
- .2 contain an entry of any medication administered by the Veterinary Surgeon.
- .8 Such records shall be made available for inspection by the Stipendiary Stewards, at their discretion, or by any other Official as directed by the Committee or Local Committee.”

**3     MRA RACING FIXTURE 2015**

3.1     MRA racing fixture 2015 is set out at Annex B.

4             The full set of the MRA Rules of Racing and Regulations (S\$40.00 or RM80.00 per copy) can be purchased at the MRA Secretariat Offices located at Unit No. A-5-4, Level 5, Block A, Mines Waterfront Business Park, The Mines Resort City, 43300 Seri Kembangan, Selangor Darul Ehsan, Malaysia and the Singapore Turf Club or they can be downloaded from the MRA website at [www.malayan-racing.com](http://www.malayan-racing.com).

Best Regards.



LAU KIAN HENG  
SECRETARY (SINGAPORE)

cc     CEO, MRA  
       Secretary, MRA (Malaysia)  
       President & Chief Executive/General Managers, Associated Clubs  
       Professional Racing Steward, PNTC and PRTC  
       Panel of Stipendiary Stewards  
       Panel of Handicappers  
       Head/Senior Veterinary Surgeons, Associated Clubs  
       Accountants, MRA  
       Chief Analysts

LKH/ST/syn

**ADDITIONS AND AMENDMENTS TO THE  
MRA RULES OF RACING AND REGULATIONS**

**MRA RULES OF RACING**

PART I : PRELIMINARY

Persons bound by these Rules

Rule 4(1) *[Amended rule to be effective from 1 January 2015]*

These Rules shall, except where otherwise provided, apply to:

- (a) all races held under the authority, management and/or control of the Association or any Associated Club;
- (b) all persons who are licensed and/or registered by the Association **or any Associated Club**, under these Rules.
- (c) owners of horses registered under these Rules including, but not limited to, Recognised Companies, Partnerships, **Syndicates and Racing Clubs**;
- (d) **the Association, an Associated Club and its committees, stewards, officials, members and employees thereof; and**
- (e) **all races held at any place under the authority, management and/or control of the Association or any Associated Club.**

Interpretation

Rule 6(1) *[Amended rule to be effective from 1 January 2015]*

In these Rules and any Regulations made thereunder, unless the context otherwise requires:

**“Apprentice”** means a person who has satisfied the **Local Committee** that he or she is, between the age of sixteen (16) years and twenty six (26) years, duly bound for a term of five (5) years and has been licensed by **the Local Committee** as an Apprentice Jockey, and is serving as apprentice:

- (a) with a trainer licensed by the Committee; and

- (b) has within three (3) months of the date of commencement of apprenticeship and/or the transfer of the apprentice to another trainer (or such further time as the **Local** Committee may allow) lodged a duplicate or certified copy of the Articles of Apprenticeship in accordance with the approved standard form of Agreement.

**“Apprentice Jockey Licence” means an Apprentice Jockey Licence issued to either a citizen of Malaysia or Singapore by the Local Committee.**

**“Disqualified Person” means a person who is the subject of Disqualification.**

**“Jockey” means a person who holds a Jockey Licence or a Visiting Jockey licence or an Apprentice Jockey Licence or a Visiting Apprentice Jockey Licence issued by the Local Committee, unless otherwise specified.**

**“Jockey Licence” means a jockey licence issued to a citizen of Malaysia or Singapore by the Local Committee.**

**“Owner” in relation to a horse, means any person registered as the owner of the horse and includes any part owner, or lessee not being under the age of twenty one (21), or the entity having ownership of the horse under any of the categories of recognised ownership provided for in Rule 56(1).**

**“Racing Club” means a club which has been approved and registered as a Racing Club by the Association.**

**“Racing Steward” means *[Amended rule to be with immediate effect]*:**

- (a) a Steward who is appointed by the Local Committee pursuant to Rule 11(1) and/or Rule 11(2), including a Senior Racing Steward;
- (b) a Professional Steward who is an Official appointed by the Association **or the Local Committee** and designated as such; **and**
- (c) **a Steward who is appointed by the Associated Club pursuant to Rule 152A (9) including a Senior Racing Steward.**

**“Trainer” means a person who either**

- (a) holds a Trainer licence granted by the Committee in terms of these Rules; or
- (b) holds a **Visiting Trainer licence** granted by the Local Committee to train horses for a specific period, race meeting or race which may, or may not be, open to International entries.

**“Trainer Licence” means a Trainer licence issued to any person by the Committee**

**“Visiting Jockey”** means a person who holds or has held a valid Jockey licence issued by another Racing Authority recognised by the Committee, and who has been granted a **Visiting Jockey Licence or a Visiting Apprentice Jockey** by the Local Committee for a specific period, race meeting or race which may, or may not be, open to International entries.

**“Visiting Jockey Licence”** means a Jockey licence issued to Visiting Jockeys or Visiting Apprentice Jockeys by the Local Committee.

**“Visiting Trainer”** means a person who holds or has held a valid Trainer licence issued by another Racing Authority recognised by the Committee, and who has been granted a Visiting Trainer Licence by the Local Committee for a specific period, race meeting or race which may, or may not be, open to international entries.

**“Visiting Trainer Licence”** means a Trainer Licence issued to visiting trainers by the Local Committee.

### PART III : THE COMMITTEE, LOCAL COMMITTEE AND RACING STEWARDS

#### General Powers of the Committee

#### Rule 8 *[Added rule to be effective from 1 January 2015]*

- (5) Without prejudice to the generality of the foregoing Sub-Rules (1), (2), (3) and (4) and save where any Rule expressly provides otherwise, to make such arrangements as they think fit, for anyone or more of their powers or other functions under the Rules of the Constitution or Rules of Racing to be exercised on their behalf and in their name, by the Local Committee of an Associated Club where they are satisfied that it is in the interest of the efficient administration of horse racing and the operation of these Rules and the Rules of Racing to do so.

Further the Committee has power at any time, to ratify the exercise or purported exercise of any power or function on their behalf, by the Local Committee of an Associated Club where they think fit, notwithstanding that the Local Committee may not have been duly authorised by the Committee at the relevant time.

## General Powers of the Local Committee

### Rule 9 *[Added rule to be effective from 1 January 2015]*

- (7) **The Local Committee shall have the power to grant or to refuse to grant and to renew or to refuse to renew Jockey Licences, Visiting Jockey Licences, Apprentice Jockey Licences, Visiting Apprentice Jockey Licences and Visiting Trainer licences and at any time without assigning any reason whatsoever, to suspend, vary or revoke any such licence. Every application for renewal of any licence shall be treated and regarded in all respects and for all purposes as if it were the first application by the applicant for such a licence;**
- (8) **In granting licences, the Local Committee shall have the power in its absolute discretion to impose its own rules and conditions for the issuance of licences, and to impose restrictions on the validity of such licences.**

## PART IV : OFFICIALS

### Powers of the Stipendiary Stewards

### Rule 21 *[Amended rule to be effective from 1 January 2015]*

- (1) In addition to any other powers, duties or functions conferred by these Rules, the Stipendiary Stewards shall have the power and are authorised:
  - (f) To regulate and control the conduct of all officials, other than the Racing Stewards and officials appointed by the Local Committee and of all MRA licensees, **Local Committee licensees** and holders of MRA Passes, including but not limited to trainers, jockeys and persons in any way connected with any horse.

## PART V : TRAINERS

### Trainers to obtain licence from the Association

### Rule 29 *[Amended rule to be effective from 1 January 2015]*

- (1) No person other than a Licensed Trainer, or during his authorised absence, his Assistant Trainer shall be permitted to train any horse on any course for the purpose of racing under these Rules.

- (2) Any person, whether Professional or Amateur, intending to train horses to race under these Rules must hold a Trainer licence granted by the Association, or a Visiting Trainer licence. granted by the Local Committee at their discretion, for a specific period, race or race meeting, the duration of which shall not in any event exceed thirty (30) days.
- (3) An application for any Trainer licence shall be made in the manner and on a form prescribed by the Committee, and shall be accompanied by a fee as determined by the Committee **and an application for a Visiting Trainer licence shall be made in the manner and on a form prescribed by the Local Committee**, and shall be accompanied by a fee as determined by the Local Committee.
- (4) A Trainer licence may be granted for any period of up to a maximum of one year, upon such terms as the Association may decide, subject to Rule 29(2).
- (5) The granting of a Trainer licence **or a Visiting Trainer licence** shall be at the discretion of the Committee or Local Committee, as the case may be, who need not furnish any reason for any refusal or variation of their terms of issue.
- (6) Any person who has had an application for a Trainer licence **or Visiting Trainer licence** refused by the Committee **or Local Committee, as the case may be**, shall not be eligible to make any further application until the expiration of 12 months from the date of such refusal. The Committee **or the Local Committee** may however, at its discretion, reduce the said period.
- (7) A list of Trainers **and Visiting Trainers** licensed by the Association **and the Associated Clubs respectively** shall be maintained and published by the Association as directed by the Committee.

#### Cancellation or Suspension of a Trainer licence

#### Rule 30 [Amended rule to be effective from 1 January 2015]

- (1) **Without prejudice to the generality of the foregoing Rule 9 (7),** a Trainer licence **or a Visiting Trainer licence** shall be immediately revoked if the Trainer is disqualified. A Trainer licence may also be revoked by the Committee **or the Local Committee as the case may be** where, in its view, a Trainer is guilty of any misconduct which renders him unfit to hold such a licence.
- (2) A Trainer licence **or a Visiting Trainer licence** may be suspended by the Committee, Local Committee or the Stewards, at their discretion, in the event of any breach of these Rules.



- (3) If any Trainer has a Bankruptcy Order made against him, his licence shall thereupon be deemed to be terminated from the date of such order; and if the Association **or the Local Committee** shall issue a licence to a Trainer currently disqualified or against whom there is a Bankruptcy Order in force or who is an undischarged bankrupt the licence shall be void.
- (4) Any cancellation or suspension of a Trainer licence **or Visiting Trainer licence** shall be immediately reported to the Secretary of the Association who shall advise the other Associated Clubs.
- (5) A Trainer, whose licence is suspended, shall not during the period of his suspension:
  - (a) Train a horse or assist in the training of a horse to run in a Race, Official Race Trial or Test.
  - (b) Nominate a horse for a Race or for an Official Race Trial or Test.
  - (c) On a race day enter the Club's property that is designated a security area and/or enclosure which is restricted for use by Owners and Trainers.
  - (d) Apply to be registered or licensed in any other capacity.
  - (e) Be employed or work in any racing stable whether for gain or otherwise.
- (6) Any Trainer who wishes to apply for a licence after a period of disqualification must submit a written application to the Committee **or the Local Committee, as the case may be**. Such application shall only be made after the expiry of the period of disqualification.
- (7) Any Trainer who has been suspended shall have his licence renewed by obtaining a Certificate of Renewal from the Secretary of the Association **or Local Committee as the case may be**. An application for a Certificate of Renewal shall be in writing and shall only be made after the expiry of the period of suspension. The renewal of the licence, for the unexpired duration of his original licence shall be effective from the date of issue of the Certificate.
- (8) Rules 30(6) and 30(7) do not apply where the disqualification was incurred under Rule 154(3) (which provides for a 14-day period of grace for the disqualified person to have his name removed from the Forfeit List).

Trainers may not own horses for the purpose of racing under these Rules

Rule 31 *[Amended rule to be effective from 1 January 2015]*

- (1) Should a Trainer or any member of his immediate family own or in any way have an interest in any horse(s), such horse(s) must be trained and raced by that Trainer himself.
- (1A) **Rule 31(1) shall not apply where ownership or interest in any horse by an immediate family member of a Trainer is due to that immediate family member being a trustee and/or member of a Racing Club. For the avoidance of any doubt, a Trainer can only be a trustee and/or member of a Racing Club if he trains and races the horses owned by that Racing Club.**
- (2) Any person who is affected by the provisions of this Rule may apply for an exemption from its operation. Such applications shall be made to the Committee **or the Local Committee as the case may be**.
- (3) The Committee **or the Local Committee as the case may be** may in its absolute discretion and without assigning any reasons whatsoever, grant or refuse to grant an exemption accordingly, upon such terms and conditions as it thinks fit.
- (4) Any such exemption shall be in writing and shall be expressed to be effective only during the pleasure of the Committee **or the Local Committee as the case may be** and may be cancelled at any time by the Committee **or the Local Committee** without assigning any reasons whatsoever.
- (5) For as long as the exemption is effective, the Trainer and the horse(s) of the Trainer or his immediate family to whom such exemption was granted shall not be subject to disqualification or other punishment on the grounds set out in this Rule.
- (6) Save where an exemption is effective, every horse which is entered for or started in any race in breach of this Rule:
  - (i) Shall be disqualified for that race; and
  - (ii) May be disqualified for such period as the Stewards may think fit.
- (7) In the event of a contravention of this Rule by a Trainer:
  - (i) The Trainer shall be disqualified from training and/or owning horses for such period as the Stewards may think fit and in addition thereto may be fined a sum not exceeding \$10,000; and/or

- (ii) Every other person having any interest in the horse may be disqualified and in addition thereto may be fined a sum not exceeding \$10,000.

## PART VI : RIDERS

General Responsibilities and Liabilities of all Riders.

### Rule 41(1) *[Amended rule to be effective from 1 January 2015]*

No person shall be permitted to ride any horse while on the property of an Associated Club, whether in races or track work unless that person is licensed or registered by the Association **or the Local Committee**, or has the written approval of the Local Committee as required under these Rules.

Jockeys shall obtain a Licence from **an Associated Club**

### Rule 43 *[Amended rule to be effective from 1 January 2015]*

- (1) No person shall be permitted to ride a horse in any race run under these Rules unless he has obtained a **Jockey licence or a Visiting Jockey licence or an Apprentice Jockey licence or a Visiting Apprentice Jockey licence** issued by the Local Committee.
- (2) The issue of any **jockey** licence shall be at the discretion of the Local Committee and may be unrestricted or granted subject to such restrictions and/or conditions as the Local Committee may impose.
- (3) An application for a **jockey** licence shall be submitted to the **Local Committee** on the prescribed form, with the fee as **determined by the Committee** and accompanied by any other documentation as determined by the **Local Committee** from time to time.
- (4) A **Jockey** licence shall be valid for a period of one (1) year or such shorter period as determined by the **Local Committee**.
- (5) A list of persons who have been granted **Jockey** licences, by the **Local Committee** under these Rules, and any penalty incurred by such jockeys, shall be published annually, and in a manner as determined by the Committee.

- (6) For the purpose of these Rules a **Jockey** licence, issued by the **Local Committee**, includes a **Jockey**, a **Visiting Jockey**, an Apprentice Jockey, a **Visiting Apprentice Jockey** and/or Amateur **Jockey** licence, unless otherwise specified.
- (7) **The Local Committee will determine and regulate the form and the procedure for the application of a jockey licence, which will include the issuance, renewal, variation and revocation of a jockey licence.**
- (8) **The decision of the Local Committee shall be final.**

Race Riding and Further Responsibilities of Jockeys.

Rule 44(1) *[Amended rule to be effective from 1 January 2015]*

No jockey shall ride in a race unless he has a valid Jockey licence **or Visiting Jockey Licence or an Apprentice Jockey Licence or a Visiting Apprentice Jockey Licence** and he has submitted to the Secretary of the Association **and the Local Committee** a signed declaration that he is not under any embargo.

Rule 44A(4) *[Amended rule to be effective from 1 January 2015]*

For the purposes of this Rule which may be applied retrospectively:

- (a) a jockey who has ridden winners in a foreign country, which is recognised by the Association, shall have the number of winners calculated in accordance with that country's Rules of Racing relevant to jockey allowances. Upon his return and before he rides in a race, the jockey must submit to the Secretary of the Association **and the Local Committee** a written notification issued by a recognised Racing Authority in that country stating the number of winners he has ridden; and
- (b) an apprentice who has ridden winners in a foreign country, which is recognised by the Association, shall have the number of winners in a group/listed/ premier/metropolitan race in that country calculated relevant to the apprentice allowances. Upon his return and before he rides in a race, the apprentice must submit to the Secretary of the Association **and the Local Committee** a written notification issued by a recognised Racing Authority in that country stating the number of winners in a group/listed/premier/metropolitan race he has ridden.

## Jockey's riding fees and other remuneration

### Rule 45(1) *[Amended rule to be effective from 1 January 2015]*

The fee to a jockey shall be periodically reviewed, determined and notified by the **the Local Committee** from time to time. The distribution of prize money shall be as laid down in the Official Race Programme of the Club holding the Race Meeting.

## Jockeys under Disqualification or Suspension

### Rule 48 *[Amended rule to be effective from 1 January 2015]*

- (1) **Without prejudice to the generality of the foregoing Rule 9 (7)**, Jockey licences shall be liable to be suspended or cancelled by the Stewards or the Local Committee for any offence against the rules of racing or any misconduct which in their opinion renders the jockey unfit to hold a licence. Such suspension or cancellation shall be immediately reported to the Secretary of the Association.
- (2) A jockey or Rider who is disqualified shall not ride. A jockey or Rider who is suspended may not ride **trackwork and/or in trials** unless given prior written permission by the Stipendiary Steward to do so. In giving such permission to a jockey or Rider who is suspended, the Stipendiary Steward may extend it for the whole of the period of suspension or a lesser period.
- (3) A jockey whose licence is withdrawn or refused or is revoked shall be prohibited from riding. Such jockey shall not be permitted access to any weighing room, stand, enclosure, racecourse, or training ground except with the prior written permission of the Local Committee.
- (4) A Rider whose licence has been suspended by the Stewards shall not ride in any race during the period of his suspension. In the case, of a **Visiting Jockey or a Visiting Apprentice Jockey** who has been suspended for six (6) months or more under the Rules of Racing of the Association, his licence to ride in the MRA circuit shall be deemed revoked upon the pronouncement of such a sentence unless the suspension is stayed. In all cases where the sentence has been stayed, the licence of the jockey shall be deemed revoked upon the sentence being confirmed. In the case, of a **Visiting Jockey or a Visiting Apprentice Jockey** who has been disqualified or suspended by any recognized racing authority, Rule 152A shall apply.

- (5) The suspension of the licence of a Rider shall, unless the Stewards otherwise direct, take effect from the completion of that rider's engagements for the day on which the suspension is handed down, provided that the Stewards may defer for a period of no longer than nine (9) days the commencement of such suspension if such rider holds an engagement to ride a horse during this period.
- (6) **Without prejudice to the generality of the foregoing Rule 9(7)**, if a Rider becomes a disqualified person, his permit or licence is thereby immediately revoked upon such disqualification.
- (7) Any Rider who wishes to apply for a licence after serving a period of disqualification shall be deemed to be making a fresh application for such licence. Such application can only be made after the expiry of the period of disqualification.

Provided that no **Visiting Jockey or a Visiting Apprentice Jockey** who has been disqualified for six (6) months or more under the Rules of Racing of the Association or any other recognised racing authority shall be eligible to apply for a jockey licence until the expiration of three (3) years from the expiry of the period of disqualification.

- (8) Any Rider whose licence has been suspended:
  - (a) for a period of less than one month shall have his licence automatically renewed, for the unexpired duration of his original licence; and
  - (b) for a period of one month or more shall have his licence renewed, for the unexpired duration of his original licence, by obtaining from the **Local Committee** a Certificate of Renewal. An application for a Certificate of Renewal shall be in writing and shall only be entertained after expiry of the period of suspension. The renewal of the licence shall be effective from the date of issue of the Certificate.

Provided that no **Visiting Jockey or a Visiting Apprentice Jockey** who has been suspended for six (6) months or more under the Rules of Racing of the Association or any other recognised racing authority shall be eligible to apply for a jockey licence until the expiration of three (3) years from the expiry of the period of suspension.

- (9) This Rule shall not apply:
  - (a) Subject to Rule 152A, to a **Visiting Jockey or a Visiting Apprentice Jockey** taking part in a race which a Local Committee has declared to be open to international entries and the jockey is licensed with a recognised turf club or racing authority of another country; or

- (b) Where the cancellation was incurred under Rule 154(3) (which provides for a 14-day period of grace for the disqualified person to have his name removed from the Forfeit List).

#### Jockey's leave of absence

##### Rule 49 *[Amended rule to be effective from 1 January 2015]*

- (1) Jockeys licensed by the **Associated Clubs** shall be required to apply to the Secretary of the **Associated Clubs** for overseas leave and, where necessary, written clearance from the **Associated Clubs** at least seven (7) working days prior to the intended commencement of such overseas leave.
- (2) Any jockey returning from an overseas riding stint shall, prior to riding in any race, produce a valid clearance and disciplinary record, if any, from the Racing Authority last visited.

#### Apprentice Jockeys

##### Rule 50 *[Amended rule to be effective from 1 January 2015]*

- (1) An apprentice jockey licensed by **an Associated Club** shall at all times be indentured to a licensed Trainer who shall act as his master.
- (2) An Indenture Agreement shall be in the prescribed form and shall incorporate all the terms as may be stipulated from time to time by the Committee.
- (3) No apprentice shall be permitted to ride in any race until he has attained the age of sixteen (16) years.
- (4) Any apprentice wishing to accept an outside ride in a race shall obtain the written approval of both his master and the Stipendiary Stewards before being declared to ride.
- (5) An apprentice's master must furnish to the Committee **and/or to the Local Committee** at the end of each racing year a report on the capabilities and conduct of the Apprentice indentured to him.

#### Transfer of an Apprentice to another Trainer

##### Rule 52(2) *[Amended rule to be effective from 1 January 2015]*

An apprentice may be transferred to another Trainer with the consent of all the parties to the Indenture Agreement and with the written approval of the **Association**.

#### Visiting Apprentice

##### Rule 54 *[Amended rule to be effective from 1 January 2015]*

Any licensed visiting apprentice wishing to ride in races under these Rules must apply in writing to the **Local Committee**, for permission to do so and must be indentured to a Trainer licensed by the Association **or Associated Club**, on a temporary basis, for the period in which he wishes to ride.

#### Granting of a Jockey Licence to an Apprentice

##### Rule 55 *[Amended rule to be effective from 1 January 2015]*

- (1) An apprentice who has completed a 5-year apprenticeship may apply for a Jockey licence.
- (2) In exceptional circumstances, at the sole discretion of the **Local Committee**, an apprentice may be granted a Jockey licence prior to him completing a 5-year apprenticeship.

### PART VII : OWNERSHIP OF HORSES

#### Recognised Ownership

##### Rule 56(1) *[Amended rule to be effective from 1 January 2015]*

Only the following categories of horse ownership shall be registered under these Rules:

- (a) Individual owner
- (b) Partnership
- (c) Recognised Company
- (d) Syndicate
- (e) Leases
- (f) **Racing Club**



Any person who applies to register horse ownership in more than one of the above categories shall disclose this to the Association at the time of the additional application.

#### Owners

##### Rules 57 *[Amended rule to be effective from 1 January 2015]*

- (1) **Save as otherwise provided for in these Rules, every** Owner shall race horses in his own name as found in his passport unless he has an assumed name registered under these Rules.
- (2) **Save as otherwise provided for in these Rules, no** Owner shall race his horse in any other Owner's name or colours.

#### Personal Representative of a Deceased Owner

##### Rule 59 *[Amended rule to be effective from 1 January 2015]*

- (1) The personal representative of a deceased Owner may race such Owners' horse(s) either under the description of "Executor(s), or Administrator(s) or Personal Representative of (insert name) deceased".
- (2) A personal representative need not apply to be a registered Owner provided the deceased Owner was registered at the time of his death.
- (3) Before the grant of probate being extracted, any person claiming to be the personal representative of a deceased Owner shall furnish the Association and the Associated Clubs with a letter of indemnity in a form satisfactory to the Secretary of the Association.
- (4) **For the avoidance of doubt, the application of this Rule is limited to an Owner who is a natural person (i.e. a human being).**

## **Racing Clubs**

### **Rule 64A** *[Added rule to be effective from 1 January 2015]*

- (1) A Racing Club is a club whether proprietary or members and Horses may be owned by a club that is registered with the Association as a Racing Club.**
- (2) A Racing Club shall have a minimum of 10 members, who shall be natural persons.**
- (3) The Association shall have complete discretion on whether to approve and register any club as a Racing Club and shall only approve and register such a club where:**
  - (a) a copy of each of the following documents is submitted together with the registration application at the office of the Secretary of the Association:**
    - (i) the constitution and rules applying to the club;**
    - (ii) the trust deed or other document which appoints two (2) to four (4) trustees to act on behalf of the club in owning and managing the horse to which the application relates;**
    - (iii) a list of the names and addresses of all persons who are members of the club at the time at which the application is made; and**
    - (iv) proof of registration of the club with the Registry of Societies under the Singapore Societies Act (Cap. 311) or the Malaysian Societies Act 1966, as the case may be; unless the club furnishes a written legal opinion procured from an Advocate and Solicitor of Singapore or Malaysia (as the case may be) stating that the club is not required by the laws of Singapore or Malaysia as the case may be) to be registered;**
  - (b) such additions, modifications and deletions as the Association may require have been made to the documents referred to in Rule 64A(3)(a); and**

- (c) where the club is a proprietary club, a list of the name(s) and address(es) of the proprietor(s) as well as its beneficial owner(s) if the proprietor is a company, at the time at which the application is made, and a copy of the identification/registration document(s) relating to each proprietor (including the beneficial owner(s)) of the club.
- (4) A registration fee of an amount determined by the Association shall be paid at the time the application for registration is lodged which will be refunded if the registration of the club as a Racing Club is refused.
- (5) The application for the Racing Club's registration lodged with the Association must identify the provision(s) in the club's constitution and/or rules which must include the following details:
  - (a) a statement setting out the financial arrangements agreed between the members and the trustees;
  - (b) term(s) imposing on the trustees an obligation to keep proper books of account;
  - (c) provision(s) empowering the trustees to comply with Rule 64A(11); and
  - (d) provision(s) ensuring that at all times, the club is represented by at least two (2) trustees, one of whom being a trustee-manager.
- (6) Any proposed amendment to the approved constitution and rules applying to a Racing Club must be submitted to and approved by the Association.
- (7) Any change to the members of a club shall be notified to the Association by the end of the following calendar month.
- (8) At the request of the Association, the trustees shall provide a list of the names and addresses of all persons who were members of a Racing Club as at such date as the Association may specify in its request within seven (7) days.
- (9) While each member of a Racing Club can run a horse under the name of the club, a member shall not be treated as an Owner unless the member is also a trustee of the Racing Club.
- (10) At the time when the application is made, the Trustees shall ensure that none of the members of the club to be registered as a Racing Club is a Disqualified Person or has been convicted of a criminal offence deemed by the Association to be relevant to his status as a member of a Racing Club.

- (11) If any member of a Racing Club is or becomes a Disqualified Person or is convicted of a criminal offence deemed by the Association to be relevant to his status as a member of a Racing Club, the trustees of that Racing Club shall inform the Association and cancel the membership of that member.**
- (12) No horse owned by a Racing Club may be entered in any race or fulfil any engagement unless:**

  - (a) each of the trustees appointed to act on behalf of the Racing Club for the purposes of owning and managing the horse has been approved by the Association;**
  - (b) the legal ownership of the horse is vested in the trustees;**
  - (c) the name of each trustee and the particulars of the horse are registered with the Association; and**
  - (d) a trustee-manager has been validly appointed under Rule 64A(15).**
- (13) In relation to any horse in the ownership of a Racing Club, references to the horse's owner are to the trustees who are appointed to act on behalf of the Racing Club.**
- (14) Each trustee of a Racing Club:**

  - (a) shall be treated as a joint owner of the horse;**
  - (b) shall be jointly and severally liable for any sums due from the Racing Club under these Rules; and**
  - (c) is subject to all liabilities, duties and privileges of joint ownership.**
- (15) The trustees of each Racing Club shall appoint one (1) of the trustees to act as the trustee-manager for the purpose of dealing with the Association and the Associated Clubs.**
- (16) A Racing Club intending to race a horse(s) under these Rules shall register at least one (1) but not more than three (3) sets of Racing Colours with the Association prior to entering a horse to race in the name of the Racing Club.**
- (17) Any horse in the ownership of a Racing Club shall be entered for any race by a trustee of the Racing Club but shall run in any race using the name and the Racing Colours of that Racing Club.**

- (18) The Association and the Associated Clubs takes no cognisance of any disputes arising between the trustees and the members of a Racing Club.
- (19) The Association may in its absolute discretion at any time, and without assigning any reason for its decision, revoke its approval of a trustee of a Racing Club or cancel the registration of any club as a Racing Club. Without prejudice to the generality of the foregoing, the Association may cancel the registration of any club as a Racing Club if:
- (a) a trustee of that Racing Club is found to be or becomes a Disqualified Person; or
  - (b) the club is dissolved pursuant to its constitution or rules, or in accordance with the Singapore Societies Act (Cap. 311) or the Malaysian Societies Act 1966, as the case may be.

#### PART IX : RACE MEETINGS

Death of an Owner of a horse entered to race

Rule 100 [Amended rule to be effective from 1 January 2015]

**An entry shall not become void on the death of the person in whose name they were submitted.**

#### PART XII : MISCELLANEOUS

Reciprocation of Penalties

Rule 152A [Amended rule to be with immediate effect]

- (1) Subject to sub-Rule (2) of this rule, upon the Association and/or any of the Associated Clubs receiving Notice from any recognized Overseas Racing Authority of the imposition, by that Overseas Racing Authority, of a suspension or disqualification upon a person, that person shall be treated as a suspended person or disqualified person for the purposes of these Rules.

- (2) Where that person has appealed under the Rules of Racing of the Overseas Racing Authority against the suspension or disqualification and has applied to the Association under sub-rule 6 for a declaration that the suspension or disqualification shall not have effect under these Rules, the suspension or disqualification may be deferred under sub-rule (18) of this rules.
- (3) Upon the Association receiving Notice from any Overseas Racing Authority of the imposition, by that Overseas Racing Authority, of a suspension, disqualification, or other penalty upon a person licensed by the Association or the Associated Clubs, the Committee shall proceed in accordance with this Rule.
- (4) In the event the Notice is received by any of the Associated Clubs, the Associated Club or Clubs shall cause a copy of the Notice to be forwarded to the Association immediately.
- (5) As soon as is practicable after receiving a Notice from an Overseas Racing Authority or after receiving a Notice pursuant to sub rule (4), the Committee shall :

  - (a) cause a copy of the Notice to be served upon the person named therein; and
  - (b) refer the provisions of this Rule to that person.
- (6) An application to the Committee for a declaration that the suspension or disqualification shall not have effect under these rules may be made by the person suspended or disqualified provided:

  - (a) that he has appealed against the suspension or disqualification under the Rules of the Overseas Racing Authority; and
  - (b) that he particularises reasons why he believes the penalty does not comply with the laws of natural justice and/or such other grounds.
- (7) Any application made under sub-Rule (6) shall be made within a period of seven (7) days from the date of service of a copy of the Notice under sub-rule (5). The application shall:

  - (a) be accompanied with a deposit of S\$2,000 / RM4,000 or other sum which may from time to time be notified by the Committee;

- (b) be accompanied by a statement of the applicant confirming that the applicant has appealed against the suspension or disqualification for which provision is made under the rules of the Overseas Racing Authority under which the penalty set out in the Notice was imposed;
  - (c) be accompanied by a statement of the applicant confirming that the applicant has applied for the notes of proceedings and judgment of the Overseas Racing Authority and where there has been an appeal by the applicant from the decision of the Overseas Racing Authority to an appeal panel of the Overseas Racing Authority that he has applied for the notes of proceedings and judgment of the appeal panel;
  - (d) provide particulars of why the applicant believes that the penalty does not comply with the laws of natural justice and such other ground(s) upon which the application is made; and
  - (e) set out the terms of any declaration(s) sought.
- (8) Upon receipt of an application pursuant to sub-rule (6), the Committee as soon as is practicable shall appoint a Panel of Racing Stewards to hear and determine any application made under this Rule.
- (9) The Panel of Racing Stewards to hear applications under this Rule shall be called "The Reciprocation of Penalties Panel" (Panel)". The Panel shall consist of members appointed by the Associated Clubs or their appointed alternatives. There shall be four (4) members appointed, one each by the Local Committees of the Associated Clubs. The members appointed by the respective Local Committees shall be either from amongst the members of the respective Local Committees or a Steward who is appointed by the respective Local Committees pursuant to the Rules of Racing of the Association, including a Senior Racing Steward and / or a Racing Steward.
- (10) At all hearings of the Panel,
  - (a) the Panel shall by unanimous vote appoint one of its members to be the Chairman of the Panel or
  - (b) in the event the Panel is unable to agree unanimously on the Chairman of the Panel, the appointment of the Chairman shall be made by the Committee.

- (11) The quorum for the Panel hearing an application pursuant to sub-rule (6) shall not be less than three members. The decision shall be that of the majority and all members shall have one vote each, except that in the event of a tie, the Chairman of the Panel shall have a casting vote. In the event that any member shall not be able to vote in respect of any matter and the remaining members shall fall below the said quorum, the remaining members shall co-opt the alternate member of the absent member or any other Racing Steward or Professional Steward into the panel.
- (12) At the hearing of an application made pursuant to sub-Rule (6), the Panel may, on the application of the applicant and, notwithstanding the provisions of sub-Rule (7), waive compliance with all or any of the provisions of that sub-rule if it considers it appropriate to do so.
- (13) The applicant may with the leave of the Panel be represented by legal counsel, give oral evidence, adduce other oral or written evidence and make oral or written submissions in support of the application.
- (14) At the conclusion of the hearing of an application made pursuant to sub-rule (6), the Panel shall if satisfied that the penalty imposed by the Overseas Racing Authority does not comply with the laws of natural justice and/or such other ground(s) upon which the application is made, order that the application be granted and make the declaration(s) sought, otherwise order that the application be dismissed.
- (15) There shall be no right of appeal against the decision of the Panel, which shall be final.
- (16) For the purposes of sub-rule (6), the onus of establishing that the penalty imposed by the Overseas Racing Authority does not comply with the laws of natural justice and/or such other the ground(s) upon which the application is made shall be upon the applicant.
- (17) Upon the making of any order(s) or declarations(s) pursuant to sub-rule (14), the panel to whom the application was made shall inform the Associated Clubs of the terms of such order(s) or declaration(s). The Associated Clubs shall thereupon apply the order(s) or declarations(s) in the terms set out therein.
- (18) Where a person upon whom a suspension or disqualification has been imposed by a recognised Overseas Racing Authority has made an application for a declaration under sub-rule (6) of this rule, the Panel has the power to defer the suspension or disqualification under these rules pending their decision on the application or such further time as it deems fit.



- (19) In the event that the Association does not reciprocate a penalty imposed by the Overseas Racing Authority, it shall, without delay, inform that horseracing authority of its decision.
- (20) In the absence of any application being made under sub-rule (6), the Association and the Associated Clubs shall apply the penalty set out in the Notice.
- (21) Without prejudice to the generality of this Rule, the Panel at the hearing of any application under this Rule may exercise all or any of the powers conferred on them under the Rules of Racing.

#### The Forfeit List

#### Rule 154(2) [Amended rule to be effective from 1 January 2015]

The Forfeit List shall include all overdue and underpaid stakes, fines, fees, entry monies and forfeits, and monies otherwise due from a member to an Associated Club, MRA licensee, **Associated Club licensee** and holders of MRA Passes and whose name shall have been reported by the Secretary of an Associated Club to the Secretary of the Association as in default, and it shall state the real names and also the assumed names (if any) of the persons from whom, and the horses (if any) in respect of which, the same are due.

### **MRA REGULATIONS**

#### PERSONS: LICENCED OR REGISTERED

##### Apprentices

#### Regulation 25 [Amended regulation to be effective from 1 January 2015]

- .1 An Apprentice Jockey must be indentured to a registered Trainer who shall act as his master.
- .2 An Indenture Agreement must be signed between the Apprentice Jockey or his guardian and the registered Trainer.
- .3 The Indenture Agreement must provide that the Apprentice's earnings from races shall be divided in the following proportions; two-thirds to the Apprentice Jockey and one- third to the Trainer.

- .4 The Association shall have the right to withhold the Apprentice Jockey's earnings until the completion of his career as an Apprentice Jockey.
- 1 An Apprentice Jockey shall be required to maintain a minimum sum of **S\$20,000/RM20,000**.
  - .2 Any balance in excess of the minimum sum can be withdrawn by the Apprentice Jockey provided he is above twenty one (21) years of age.
  - .3 Withdrawals under Regulation 25.4.2 can only be made in March, June, September and December of each year or at such other dates as may be from time to time notified by the Association, provided that the aggregate of these dates shall not exceed four (4) times in each calendar year.
- .5 An Apprentice Jockey taking a mount outside his master's stable must obtain the prior permission of his master and approval of the Stipendiary Steward.
- .6 All new Apprentices shall be required to ride at such lengths as to be able to kick a horse out, ie. to ride 'hands and heels'.
- .7 Permission to use a whip in a race will only be considered after an Apprentice has ridden at least twelve (12) races.
- .8 An Apprentice Jockey shall be given at least fifteen (15) rides each year by his trainer/master. Failure to comply with this requirement by the Trainer may attract a fine of up to \$5,000 for the first violation and a fine of up to \$10,000 for subsequent violations to be decided by the Stipendiary Stewards.

#### Apprentice Jockey Licensing Criteria

- .9 .1 An applicant for an apprentice jockey licence must:
- (a) (i) have successfully **completed an** associated Club's apprentice jockey training programme with a training school approved by the Association **and be issued with a certificate to this effect**; or
  - (ii) have successfully completed an apprentice jockey training programme with a training **school and** has a proven performance record; or

- (iii) hold, or be eligible to apply for, the equivalent of **an** Apprentice Jockey licence issued by a overseas racing authority and has a satisfactory riding and disciplinary record from an overseas racing authority;
  - (b) pass a riding competency test conducted by the Stipendiary Stewards;
  - (c) pass a test on the MRA Rules of Racing;
  - (d) be able to claim an allowance and his riding weight must not exceed fifty (50) kilogrammes;
  - (e) pass a medical examination;
  - (f) be between sixteen (16) years and before attaining the age of twenty-six (26) years when he or she commences apprentice jockey training; and
  - (g) be recommended by the Stipendiary Stewards.
- .2 An applicant must not have record of any criminal or bookmaking offences.
- .3 Subject to the discretion of the **Local** Committee under Regulation 27, an applicant must not have held an Apprentice Jockey licence for a period of more than an aggregate of five (5) years prior to the application.

### **General Jockey Licensing Criteria**

#### Regulation 26 *[Amended regulation to be effective from 1 January 2015]*

- .1 An applicant for a **Jockey Licence** must:
- .1 have good riding and disciplinary records;
  - .2 have satisfactory performance over the last three years;
  - .3 produce a written recommendation by the Stipendiary Stewards;
  - .4 pass a medical examination by a doctor approved by the Association;
  - .5 not have record of any criminal or bookmaking offences;

- .6 not exceed fifty-five (55) kilogrammes in riding weight; and
  - .7 be not more than the age of sixty (60) years.
- .2 In addition to satisfying the criteria set out in Regulation 26.1, an applicant for a Jockey Licence must:
- .1 be a citizen of either Malaysia or Singapore;
  - .2 hold or have held an **Associated Club Licence or MRA Jockey Licence** or an overseas Jockey Licence issued by a recognised overseas racing authority **OR** must be a graduate of a recognised Apprentice Training School and have served as an apprentice;
  - .3 **satisfy the criteria of the respective Associated Club as may be determined from time to time; and**
  - .4 have passed an examination on the MRA Rules of Racing set by the Stipendiary Stewards;
- .3 **Visiting Jockey and Visiting Apprentice Jockey Licensing Criteria:**
- .1 A deposit of S\$500/RM1,000 must be lodged with each application for a **Visiting Jockey Licence or a Visiting Apprentice Jockey Licence** made on behalf of a Visiting Jockey **or a Visiting Apprentice Jockey**. The deposit will be forfeited if such Visiting Jockey fails to fulfil his engagement after his application has been approved.
  - .2 Applications for a **Visiting Jockey Licence or a Visiting Apprentice Jockey Licence** will be in accordance with the individual Club's rules and conditions.
  - .3 The **Visiting Jockey Licence or Visiting Apprentice Jockey Licence** will be immediately revoked if the **Visiting Jockey or Visiting Apprentice Jockey** is disqualified or suspended for six (6) or more months under these Rules.
- .4 **Amateur Rider Licensing Criteria**
- An applicant for an annual general permit to ride under Rule 40(1) must:
- .1 have good riding and disciplinary records;
  - .2 pass a medical examination by a doctor approved by the Association;

- .3 not have record of any criminal or bookmaking offences;
- .4 not exceed seventy-five (75) kilogrammes in riding weight;
- .5 be not less than the age of sixteen (16) and not more than the age of sixty (60) years;
- .6 have passed a test set by the Stipendiary Stewards; and
- .7 satisfy any other requirement which may be from time to time notified by the Association.

#### Licences, Permits, Registrations and MRA Passes

##### Regulation 27.2 *[Amended regulation to be effective from 1 January 2015]*

The Committee **or the Local Committee as the case may be** has the absolute discretion:

- (a) to grant or to refuse to grant or to renew or to refuse to renew licences or permits to Trainers, Assistant Trainers, Riders and other applicants for licences from the Association or **Associated Club and at any time without assigning any reason whatsoever, to suspend, vary or revoke any such licence;**
- (b) to register or refuse to register and to renew or to refuse to renew the registration of owners and other applicants for registration with the Association;
- (c) to grant or to refuse to grant and to renew or to refuse to renew MRA Passes to stable employees and other applicants for MRA Passes.

##### Regulation 27.7 *[Amended regulation to be effective from 1 January 2015]*

Notwithstanding that the criteria and requirements for the grant of licences or permits, registration or the issuance of MRA Passes set out in this Regulation are intended to be complied with by the applicant, the Committee **or the Local Committee where applicable** may at its sole discretion refuse to grant or to renew a licence, permit, registration or MRA Pass, depending on the facts of each application.

## Track Riders

### Regulation 32 *[Amended regulation to be effective from 1 January 2015]*

- .1 There shall be two grades of Track Riders, namely,
  - (a) Senior Track Riders who will be permitted to participate in barrier trials and tests but not ride in races, and
  - (b) Track Riders who will be permitted to participate in barrier trials and tests subject to approval from Stewards but not ride in races.
- .2 The criteria for the registration of Senior Track Riders are:
  - .1
    - (a) Have held a full Professional Jockey licence from a recognised Turf Authority, or
    - (b) **Have held an Apprentice Jockey licence from a recognized Turf Authority with proven performance records, or**
    - (c) **Have been an MRA licensed Track Rider for a continuous period of six years;**
  - .2 Be at least **eighteen (18)** years of age and not older than sixty (60), save where the Association has waived such age limit;
  - .3 Passed a medical examination by an MRA-approved doctor;
  - .4 Produce references from previous employers;
  - .5 Passed a practical test conducted by the Stipendiary Stewards; and
  - .6 Must not have record of criminal or bookmaking offences.
- .3 The criteria for the registration of Track Riders are:
  - .1 Must be at least sixteen (16) years of age and not older than sixty (60) years;
  - .2 Pass a medical examination;
  - .3 Obtain a performance riding test and recommendation from the Stipendiary Stewards; and

- .4 Must not have record of criminal or bookmaking offences.
- .4 An applicant, for registration as a Track Rider, with a previous record of drug abuse, who otherwise satisfies the criteria set out in these Regulations, may be issued with an MRA Pass provided the following conditions are met:
  - .1 such previous record of drug-abuse discloses that it was the applicant's only conviction;
  - .2 a period of not less than five (5) years has lapsed since he completed serving any sentence imposed by a court of law on a charge of consumption of controlled drugs;
  - .3 production of a written confirmation by the relevant authority that he had successfully undergone treatment and/or rehabilitation at an approved institution; and
  - .4 certification by the MRA Laboratory that no controlled drugs and prohibited substances have been detected in the urine sample submitted by him for testing at his own cost.

## MISCELLANEOUS

### Leave of Absence

#### Regulation 38 *[Amended regulation to be effective from 1 January 2015]*

- .1 A Trainer or Jockey must obtain the permission of the Stipendiary Steward whenever he wishes to:
  - (a) be absent from a racing centre during a race meeting, or
  - (b) leave the racecourse within fifteen minutes after the "ALL CLEAR" of the race in which he has a horse or ride, as the case may be.
- .2 A Trainer or Jockey must obtain the approval of the Association or the **Associated Club, as the case may be**, prior to taking a leave of absence. The Association **or the Associated Club** must approve a leave of absence for such period as it deems fit but not more than six (6) months in any calendar year.
- .3 In the event that a Trainer or Jockey fails to resume training or riding, as the case may be, after his approved period of leave of absence, the Committee **or the Local Committee, as the case may be** shall be entitled to require the Trainer or Jockey to show cause as to why his licence should not be cancelled.

- .4 A Trainer or Jockey who fails to satisfy the Committee **or the Local Committee**, in the show cause proceedings pursuant to Regulation 38.3, that his failure to resume training or riding, as the case may be, was for justifiable reasons, shall have his licence cancelled.

## Prohibited Substances and Threshold Levels

### Prohibited Substances : Threshold Levels

#### Regulation 45 [Amended regulation to be with immediate effect]

Arsenic	0.3 microgram per millilitre in urine
Boldenone in male horses (other than geldings)	0.015 microgram free and conjugated boldenone per millilitre in urine
Carbon Dioxide	36 millimoles available carbon dioxide per litre in plasma
Dimethyl Sulfoxide	15 microgram per milliliter in urine or 1 microgram per millilitre in plasma
Estradiol in male horses (other than geldings)	0.045 microgram free and glucuroconjugated, 5 $\alpha$ -estrane-3 $\beta$ 17 $\alpha$ -diol per millilitre in urine
Hydrocortisone	1 microgram per millilitre in urine
Methoxytyramine	4 microgram free and conjugated 3-methoxytyramine per millilitre in urine
Salicylic Acid	750 microgram per millilitre in urine or 6.5 microgram per millilitre in plasma
Testosterone	0.02 microgram free and conjugated testosterone per millilitre in urine from geldings, or <b>100 picograms free testosterone per millilitre in plasma from geldings</b> , or 0.055 microgram free and conjugated testosterone per millilitre in urine from fillies and mares (unless in foal)
Theobromine	2 microgram per millilitre in urine  0.3 microgram theobromines per millilitre in plasma

N.B. The conjugated substance is the substance that can be liberated from conjugates.



## Schedule of Fees

### Regulation 47 [Amended regulation to be effective from 1 January 2015]

	<u>FEES IN S\$</u>	<u>FEES IN RM</u>
1 Registration of Owner Membership (From 1 January to 31 December)	570.00	1,140.00
2 Registration of Owner Membership (From 1 July to 31 December)	300.00	600.00
3 Renewal of Owner Membership	570.00	1,140.00
4 Registration of Horse	50.00	100.00
5 Registration of Assumed Name	50.00	100.00
6 Change of Constitution of Assumed Name	50.00	100.00
7 Change of Name of Horse	1,000.00	2,000.00
8 Change of Assumed Name	50.00	100.00
9 Registration / Renewal of Racing Colours	50.00	100.00
10 Sale of Horse (Transfer)	100.00	200.00
11 Registration / Renewal of Licence of Stable Supervisor/Stable Manager	50.00	100.00
12 Registration / Renewal of Licence of Syce	10.00	20.00
13 Registration / Renewal of Licence of Track Rider	10.00	20.00
14 Registration / Renewal of Licence of Senior Track Rider	20.00	40.00
15 Registration / Renewal of Licence of Farrier	10.00	20.00
16 Registration / Renewal of Licence of Stable Clerk	10.00	20.00

	<u>FEES IN S\$</u>	<u>FEES IN RM</u>
17 Registration / Renewal of Licence of Valet	10.00	20.00
18 Registration / Renewal of Licence of Trainer	200.00	400.00
19 Registration / Renewal of Licence of Assistant Trainer	100.00	200.00
20 <b>Application for Licence (Professional Trainer and Assistant Trainer)</b>	1,000.00	2,000.00
21 Registration / Renewal of Spelling Station	100.00	200.00
22 Registration / Renewal of Horse Float	100.00	200.00
23 Lodgement of Appeal to Racing Stewards	1,000.00	2,000.00
24 Lodgement of Appeal to MRA Committee	4,000.00	8,000.00

**MRA RACING FIXTURE 2015**

<b>DATE</b>	<b>VENUE</b>	<b>FEATURE RACE</b>
1 Jan Thu	Selangor & Singapore	Selangor Tunku Gold Cup
3 Jan Sat	Selangor	
4 Jan Sun	Perak & Singapore	
9 Jan Fri	Singapore	
10 Jan Sat	Selangor	
11 Jan Sun	Perak & Singapore	
16 Jan Fri	Singapore	
17 Jan Sat	Selangor	
18 Jan Sun	Penang & Singapore	
23 Jan Fri	Singapore	
24 Jan Sat	Selangor	
25 Jan Sun	Penang & Singapore	
30 Jan Fri	Singapore	
1 Feb Sun	Selangor & Singapore	
6 Feb Fri	Singapore	
8 Feb Sun	Penang & Singapore	
13 Feb Fri	Singapore	
14 Feb Sat	Selangor	
15 Feb Sun	Penang & Singapore	
20 Feb Fri	Singapore	
21 Feb Sat	Selangor	
22 Feb Sun	Selangor & Singapore	
27 Feb Fri	Singapore	
28 Feb Sat	Selangor	
1 Mar Sun	Penang & Singapore	
6 Mar Fri	Singapore	
8 Mar Sun	Penang & Singapore	
13 Mar Fri	Singapore	
14 Mar Sat	Selangor	
15 Mar Sun	Selangor & Singapore	
20 Mar Fri	Singapore	
21 Mar Sat	Selangor	
22 Mar Sun	Perak & Singapore	
27 Mar Fri	Singapore	
28 Mar Sat	Selangor	
29 Mar Sun	Penang & Singapore	

DATE	VENUE	FEATURE RACE
3 Apr Fri	Singapore	Selangor Gold Cup
4 Apr Sat	Selangor	
5 Apr Sun	Selangor & Singapore	
10 Apr Fri	Singapore	
12 Apr Sun	Perak & Singapore	Singapore 3 YO Classic
17 Apr Fri	Singapore	
18 Apr Sat	Selangor	
19 Apr Sun	Penang	
24 Apr Fri	Singapore	Perak Derby, Lion City Cup (Singapore) & Queen Elizabeth II Cup (Singapore)
25 Apr Sat	Selangor	
26 Apr Sun	Perak & Singapore	
1 May Fri	Singapore	
2 May Sat	Selangor	Singapore Guineas & Aushorse Golden Horseshoe
3 May Sun	Perak & Singapore	
8 May Fri	Singapore	
9 May Sat	Selangor	
10 May Sun	Penang	Singapore Airlines International Cup & KrisFlyer International Sprint (Singapore)
15 May Fri	Singapore	
16 May Sat	Perak	
17 May Sun	Perak & Singapore	
22 May Fri	Singapore	Stewards' Cup (Singapore)
23 May Sat	Selangor	
24 May Sun	Selangor & Singapore	
29 May Fri	Singapore	
30 May Sat	Selangor	Piala Emas Sultan Selangor & Patron's Bowl (Singapore)
31 May Sun	Perak & Singapore	
5 Jun Fri	Singapore	
6 Jun Sat	Selangor	
7 Jun Sun	Selangor & Singapore	
12 Jun Fri	Singapore	
14 Jun Sun	Penang & Singapore	
19 Jun Fri	Singapore	
20 Jun Sat	Selangor	
21 Jun Sun	Selangor & Singapore	
26 Jun Fri	Singapore	
27 Jun Sat	Selangor	
28 Jun Sun	Penang & Singapore	

DATE	VENUE	FEATURE RACE
3 Jul Fri	Singapore	Perak Sultan Gold Vase & Emirates Singapore Derby
5 Jul Sun	Perak	
10 Jul Fri	Singapore	
12 Jul Sun	Perak & Singapore	
17 Jul Fri	Singapore	
18 Jul Sat	Perak	
19 Jul Sun	Perak & Singapore	
24 Jul Fri	Singapore	
25 Jul Sat	Penang	Penang Sprint Trophy & Chairman's Trophy (Singapore)
26 Jul Sun	Penang & Singapore	
31 Jul Fri	Singapore	
1 Aug Sat	Selangor	
2 Aug Sun	Perak & Singapore	
7 Aug Fri	Singapore	
9 Aug Sun	Perak & Singapore	
14 Aug Fri	Singapore	
15 Aug Sat	Selangor	Panasonic Kranji Mile (Singapore)
16 Aug Sun	Penang & Singapore	
21 Aug Fri	Singapore	
22 Aug Sat	Selangor	
23 Aug Sun	Perak & Singapore	
28 Aug Fri	Singapore	
30 Aug Sun	Penang & Singapore	
4 Sep Fri	Singapore	
5 Sep Sat	Selangor	
6 Sep Sun	Perak & Singapore	
11 Sep Fri	Singapore	
12 Sep Sat	Selangor	
13 Sep Sun	Selangor & Singapore	
18 Sep Fri	Singapore	
19 Sep Sat	Selangor	
20 Sep Sun	Perak & Singapore	
25 Sep Fri	Singapore	Raffles Cup (Singapore)
26 Sep Sat	Penang	
27 Sep Sun	Penang	
2 Oct Fri	Singapore	
3 Oct Sat	Selangor	
4 Oct Sun	Penang & Singapore	
9 Oct Fri	Singapore	
10 Oct Sat	Selangor	
11 Oct Sun	Perak & Singapore	Raffles Cup (Singapore)
16 Oct Fri	Singapore	
17 Oct Sat	Selangor	
18 Oct Sun	Selangor & Singapore	
23 Oct Fri	Singapore	
25 Oct Sun	Penang & Singapore	
30 Oct Fri	Singapore	
31 Oct Sat	Selangor	

DATE	VENUE	FEATURE RACE
1 Nov Sun	Penang & Singapore	EW Barker Trophy (Singapore)
6 Nov Fri	Singapore	
7 Nov Sat	Selangor	
8 Nov Sun	Selangor	
13 Nov Fri	Singapore	
14 Nov Sat	Perak	
15 Nov Sun	Perak & Singapore	
20 Nov Fri	Singapore	Coronation Cup (Perak) & Longines Singapore Gold Cup
21 Nov Sat	Selangor	
22 Nov Sun	Penang & Singapore	
27 Nov Fri	Singapore	
28 Nov Sat	Selangor	
29 Nov Sun	Selangor & Singapore	
4 Dec Fri	Singapore	
5 Dec Sat	Selangor	
6 Dec Sun	Penang & Singapore	
11 Dec Fri	Singapore	
12 Dec Sat	Perak	
13 Dec Sun	Perak & Singapore	
19 Dec Sat	Selangor	
20 Dec Sun	Penang	
27 Dec Sat	Penang	Penang Gold Cup

Note: Venue                      Number of Race Days

Penang	24 (2 Saturdays and 22 Sundays)
Perak	23 (4 Saturdays and 19 Sundays)
Selangor	47 (1 Thursday, 35 Saturdays and 11 Sundays)
Singapore	95 (1 Thursday, 49 Fridays and 45 Sundays)

26 November 2014