



Churchill Downs Racetrack, Ellis Park, Turfway Park And Churchill Downs Training Center



Rules and Conditions for Racing and Training (“Conditions”)

As a condition to, and in consideration for the undersigned trainer (“Trainer”) being permitted to race, work, or train any horse at a Churchill Downs Incorporated (“CDI”) owned facility, including, Churchill Downs Racetrack, Churchill Downs Training Center, Ellis Park or Turfway Park (each, a “Churchill Facility”, and collectively, the “Churchill Facilities”), the Trainer and the undersigned Trainer’s attending veterinarian (“Attending Veterinarian” as used herein, the term “Attending Veterinarian” shall include the undersigned veterinarian and any veterinarian who is a member of his/her veterinary practice.) hereby agree to be bound by the following conditions (the “Conditions”):

1. At all times, a horse must be in serviceable, sound racing condition in order to stable, race, work or train at a Churchill Facility. The Trainer acknowledges that it is his/her obligation to (a) confirm the horse is in serviceable and sound racing condition, in order to stable, race, work or train on a Churchill Facility’s grounds and (b) to inform the CDI Equine Medical Director or his/her authorized designee of any changes in the horse’s fitness or health that would prevent a horse from stabling, racing, working or training on a Churchill Facility’s grounds or any changes which would put Trainer, the Attending Veterinarian, or any horse in violation of these Conditions. Any horse that has not raced within thirty (30) months since its last start shall be presumed unsound and ineligible to stable, race, work, or train at any Churchill Facility, unless approved in advance by the CDI Equine Medical Director or his/her authorized designee. Any horse six (6) years old or older that has never started shall be presumed unsound and ineligible to stable, race, work or train at any Churchill Facility unless approved in advance by the CDI Equine Medical Director or his/her authorized designee. In the event any horse under Trainer’s care enters a CDI facility and is not registered with HISA (for any reason, including, without limitation, that the horse is not required to be registered under HISA’s rules because it has not yet had its first official timed and reported work), Trainer shall promptly, but in all cases within twenty-four (24) hours of such horse entering a CDI Facility, voluntarily register any such horse with HISA.

2. Trainer will not enter a horse in any race UNLESS the horse has: (a) been examined by Trainer’s Attending Veterinarian during the three (3) days immediately preceding the close of entries for the selected race for the express purpose of evaluating the horse’s fitness to race; and (b) been found fit to race by the Attending Veterinarian. This evaluation shall include, at a minimum, watching the horse jog and any other requirements set under any law, regulation, or house rule. The Attending Veterinarian and Trainer are each obligated to inform the CDI Equine Medical Director and the Kentucky Horse Racing and Gaming Corporation (“KHRGC”) official veterinarian or his/her designee of any changes in the horse’s fitness after entry at any time prior to the race.

3. Trainer will not permit a horse stabled at or shipped in to a Churchill Facility to work UNLESS the horse has: (a) been examined by the Trainer’s Attending Veterinarian during the five (5) days immediately preceding the work for the express purpose of evaluating the horse’s fitness to work; and (b) been found fit to work by the Attending Veterinarian (this evaluation shall include, at a minimum, watching the horse jog and any other requirements set under any law, regulations, or house rule). The Attending Veterinarian and Trainer are obligated to inform the CDI Equine Medical Director or his/her designee of any changes in the horse’s fitness at any time after the examination set forth above and before the horse works.

4. Trainer will not permit a horse placed on the Veterinarian’s List for unsoundness, injury or epistaxis to perform any high-speed (published) work for seven (7) days following placement on the Veterinarian’s List.

5. Trainer will not enter in any race a horse that is a four-year old or older first time starter or a

previously raced horse that has not raced in the 365 days preceding the date of the selected race UNLESS, in addition to the criteria set forth in Section 2 above and any other criteria set forth in any law, regulation, or house rule, such horse has completed an official work for the KHRGC veterinarian or his/her designee prior to entry. Trainer of any horse that has not raced within one hundred fifty (150) days but has raced within the three hundred sixty-five (365) days preceding the date of the selected race must complete the HISA Layoff Report. Based upon evaluation of the HISA Layoff Report, the KHRGC veterinarian or the CDI Equine Medical Director may (in his/ her sole discretion) impose and require the horse to meet additional requirements prior to being able to enter. If the horse is required to work under this provision, it must meet the same requirements as a horse that is working off of the KHRGC’s Veterinarian’s List.

6. Trainer will not enter in a race: (a) any horse that has finished twelve (12) or more lengths behind the winner in each of its last five (5) starts, or (b) any horse that has raced greater than four (4) times in the fifty-six (56) days immediately preceding the race date, unless approved in advance by the CDI Equine Medical Director or his/her authorized designee.

7. Under no circumstances shall an examination conducted by a veterinarian who has NOT been identified as the Trainer’s Attending Veterinarian under these Conditions constitute a valid examination for purposes of determining a horse’s fitness to race, work or train.

8. Representatives of the applicable Churchill Facilities and the CDI Equine Medical Director or his/her authorized designee(s) are entitled (but not obligated) to contact, without prior notice, Trainer’s Attending Veterinarian to confirm that examinations have been conducted pursuant to these Conditions and that any such examination meets the applicable Churchill Facility’s requirements. Representatives of the applicable Churchill Facilities and the CDI Equine Medical Director shall have the right (but not the obligation) to examine and review all records of examinations performed in accordance with these Conditions, and Trainer agrees that representatives of the applicable Churchill Facility or the CDI Equine Medical Director may inspect and copy for each’s own use, and Trainer shall provide upon request, all documents, electronic or otherwise, containing reports by official racing veterinarians of pre-race examinations, post-race examinations (including without limitation necropsy reports) and/or any records of procedures required by regulatory agencies or under applicable industry safety accreditation organizations of Trainer’s horse(s) racing or training at each Churchill Facility.

9. All horses stabled or entered to race at a Churchill Facility, or present on a Churchill Facility’s grounds, are subject to: (a) veterinary inspections and requests for veterinary medical records by the CDI Equine Medical Director, or his/her designee and (b) veterinary monitoring. Trainer, Trainer’s staff, and Attending Veterinarians will cooperate fully with all requests made by CDI veterinarians and the applicable Churchill Facility’s staff.

10. Trainer and Attending Veterinarian both acknowledge and agree that horses may have certain wearable sensor data collected while racing or training at a Churchill Facility. Trainer agrees that Churchill may provide the undersigned Attending Veterinarian access to any such wearable sensor data, to the extent such data would otherwise be accessible to or provided to that Trainer. The Attending Veterinarian may only use the data for purposes of providing medical treatment to the horse to which the data relates and may not disclose or otherwise disseminate the data outside of the Veterinary-Client-Patient-Relationship concerning the horse in question.

11. If stabled on a Churchill Facility’s grounds, both Trainer and the Attending Veterinarian will abide by all rules and regulations of the applicable Churchill Facility, including, without limitation, House Rules (including those relating to equine welfare and integrity), or other rules (including, without limitation, all rules set forth in the applicable Churchill Facility’s Condition Book, Stall Application, the Rules of the Barn

Area, and the Rules of the Track), all of which are hereby expressly incorporated by reference herein. Trainer and Attending Veterinarian shall be responsible for obtaining and becoming familiar with such rules and regulations.

12. Both Trainer and Attending Veterinarian acknowledge and accept that neither Trainer nor Attending Veterinarian, or any other individual who is an agent of, employee of, or contractor for Trainer and Attending Veterinarian, are employees of CDI or any Churchill Facility, and are not entitled to any benefits of employment, including worker's compensation insurance, unemployment insurance, group health and/or life insurance, or pension plan participation. Furthermore, Trainer and Attending Veterinarian acknowledge that they will confirm the eligibility of all persons working for them at any Churchill Facility to lawfully perform work within the United States.

13. All KHRGC licensees, including but not limited to each Churchill Facility, owners, trainers, jockeys, and grooms ("licensees"), participating in stabling, racing, training, and related activities at the Churchill Facilities recognize that hazards and risks inherent in such activities may cause the injury or death of horses. Therefore, in consideration of participating in stabling, racing, training, and related activities at a Churchill Facility, all licensees assume the risks of, and release, hold harmless and covenant not to sue all other licensees so participating for: (i) Ordinary negligence which causes or contributes to loss, loss of use, injury or damage to horses while on the premises of such Churchill Facility; and (ii) Ordinary negligence which causes or contributes to personal injury or property damage, including but not limited to loss, loss of use, injury or damage to horses arising from the use of grass fields or gallops owned or controlled by such Churchill Facility, whether arising from alleged acts or omissions of a licensee and its agents or employees, the condition of the premises of such Churchill Facility or any other cause. Except as provided above, all licensees participating in racing, training, and related activities at a Churchill Facility shall be responsible for their own acts and omissions and those of their agents and employees to the same extent as provided by law. The foregoing provisions shall be construed in a manner consistent with the limitations set forth herein to be as broad and inclusive as permitted by the laws of the Commonwealth of Kentucky and the KHRGC's regulations and shall be binding upon Trainer, its successors and/or assignees. The maintenance by CDI or any of its subsidiaries of insurance shall not affect the terms or interpretation of this Agreement. The foregoing release shall extend to CDI's and its subsidiaries' officers, directors, agents, employees, contractors, servants and licensees. In the event of any inconsistency between these provisions and the KHRGC's regulations, the KHRGC's regulations shall control. Further, these provisions shall be deemed to be amended to the extent of, and to be in compliance with, any amendment to the KHRGC's regulations.

14. Both Trainer and Attending Veterinarian will abide by all rules and regulations of the KHRGC and the Horseracing Integrity and Safety Authority ("HISA"), at any time expressly incorporated by reference herein, and the rules and regulations of the KHRGC or HISA, at any time adopted or as they may be amended. Trainer and Attending Veterinarian shall be responsible for obtaining and becoming familiar with such rules and regulations. Ignorance of such rules and regulations shall not be considered a defense for non-

compliance therewith. Trainer and Attending Veterinarian further agree to comply with all state, federal, and municipal laws, rules, and regulations that are now or may become applicable to Trainer and Attending Veterinarian in connection with business conducted at any Churchill Facility.

15. Any failure by CDI or a Churchill Facility to enforce any terms or conditions of this Agreement shall not constitute a waiver by such Churchill Facility, and shall not affect or impair this Agreement in any way, or the right of CDI at any time to enforce this Agreement. A Churchill Facility representative's approval or consent to any action proposed by Trainer or Attending Veterinarian shall not (a) waive Trainer or Attending Veterinarian's obligation to strictly comply with this Agreement, or (b) be construed as an undertaking of Churchill Facility, the CDI Equine Medical Director, or any other designee or either such party to treat, diagnose, or otherwise be responsible for the condition of any horse.

16. Both Trainer and the Attending Veterinarian understand and acknowledge that these Conditions shall be in effect annually commencing on the date of the opening of the Churchill Downs Racetrack stable area prior to the Churchill Downs Racetrack Spring Meet (or any successor meet therefor) each year and continuing through the conclusion of the Turfway Park Winter/Spring Meet (or any successor meet therefor) the following year, and for Trainers that have horse(s) on a Churchill Facility's grounds, these Conditions shall be in effect from earliest date noted below and for so long as Trainer has horse(s) on such Churchill Facility's grounds.

By signing below, **Trainer** acknowledges and agrees that Trainer (a) has read and fully understands the Conditions and agrees to be bound by them, (b) will consult with Trainer's Attending Veterinarian and the CDI Equine Medical Director if Trainer has any questions regarding such Conditions, and (c) will fully comply with the Conditions.

By signing below, the **Attending Veterinarian** acknowledges and agrees that he/she (a) is the Attending Veterinarian for the undersigned Trainer, (b) has read and fully understands the above Conditions and agrees to be bound by them, (c) will consult with the CDI Equine Medical Director if he/she has any questions regarding such Conditions, and (d) will comply fully with the Conditions.

Any change in the party that will be acting as the Trainer's Attending Veterinarian requires Trainer and the new Attending Veterinarian to submit a fully executed copy of these Conditions to CDI Equine Medical Director.

I have read and agree to the foregoing Conditions as of the date set forth below.

Trainer
Signature: _____

Name: _____

Phone: _____

Email: _____

Date: _____

Attending Veterinarian
Signature: _____

Name: _____

Phone: _____

Email: _____

Date: _____