

GOVERNMENT OF GUAM
OFFICE OF THE GOVERNOR
AGANA, GUAM

EXECUTIVE ORDER NO. 77-22

GUAM GAMING COMMISSION
GREYHOUND RACING RULES AND REGULATIONS

WHEREAS, Section 59001(4) of the Government Code of Guam (P. L. 13-26) authorizes the Guam Gaming Commission to make rules and regulations relative to greyhound racing; and

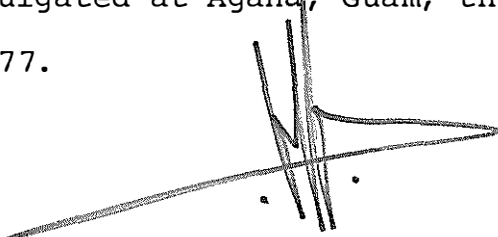
WHEREAS, the Gaming Commission conducted a series of public hearings, June through August, 1977 to revise the rules and regulations promulgated by Executive Orders Nos. 76-31 and 76-36; and

WHEREAS, the Guam Gaming Commission has adopted said revised rules and regulations;

NOW, THEREFORE, I, RICARDO J. BORDALLO, Governor of Guam, by virtue of the authority vested in me by the Organic Act of Guam, as amended, do hereby approve and promulgate, as attached hereto, the "Guam Gaming Commission Greyhound Racing Rules and Regulations."

This Order shall be effective upon approval of the Governor and upon filing of said Order with the Legislative Secretary of the Guam Legislature.

Signed and promulgated at Agana, Guam, this 14th
day of OCTOBER, 1977.



RICARDO J. BORDALLO
Governor of Guam

COUNTERSIGNED:



RUDOLPH G. SABLAN
Lieutenant Governor

GREYHOUND RACING
RULES AND REGULATIONS

(Revised)

by the
GUAM GAMING COMMISSION
Government of Guam

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Guam Gaming Commission

GREYHOUND RACING RULES AND REGULATIONS

1.01 Definitions.

The following definitions and interpretations shall apply in this chapter unless the text otherwise requires:

- (1) A greyhound is whelped at the time of its birth.
- (2) The age of a greyhound is reckoned as beginning on the day it was whelped.
- (3) Commission shall mean the duly appointed membership of the Guam Gaming Commission or its duly authorized representative.
- (4) An association is any person, association or corporation licensed to conduct a racing meet under the laws of Guam.
- (5) Authorized Agent is a person appointed by a written instrument signed and acknowledged before a notary public by the owner and filed in accordance with the rules as set forth by the Commission. No individual shall be an authorized agent for more than one year.
- (6) The breeder of a greyhound is the owner of the dam at the time of whelping.
- (7) Licensee shall mean any person granted a license in connection with greyhound racing issued by the Guam Gaming Commission.
- (8) Maiden is a greyhound which at the time of starting has never won a race on Guam. A maiden which has been disqualified after finishing first is still to be considered a maiden.
- (9) A matinee is a term descriptive of a schedule of races conducted upon a race track in daylight hours.
- (10) A night performance is a schedule of races conducted upon a race track during the evening hours.
- (11) A program is a schedule of races of either a matinee or night performance conducted in any racing day.
- (12) A month means a calendar month.
- (13) The nominator is the person or racing association in whose name the greyhound is entered.

(14) An owner shall be the person in whose name the greyhound is registered in accordance with this chapter, and may be sole owner, part owner or lessee. An interest in the winnings only of a greyhound does not constitute part ownership.

(15) Subscription means the act of nominating to a stake race.

(16) Place in racing shall mean first, second, or third and in that order is called win, place, and show.

(17) Race is a competitive contest between two or more greyhounds in pursuit of a lure and in the presence of duly appointed racing officials.

(18) Race meeting is the series of dates which has been allocated by the Commission to any one permit holder and licensee of the Commission.

(19) Racing day is that period of time beginning at 12:01 a.m. and ending at 12:30 a.m. on Fridays and Saturdays and 12:00 midnight on all other days, according to local time.

(20) Recognized meeting is any race meeting given by an association in good standing within the enclosure of any race track licensed and conducted under the sanction of law and the rules and regulations of the duly appointed Commission.

(21) Starter - A greyhound is a starter for a race when the doors of the starting box open in front of it at the time the starter dispatches the greyhounds.

(22) Trainer is a person employed by an owner to condition greyhounds for racing.

(23) A year means a calendar year.

(24) Equipment as applied to a greyhound means muzzles, number blankets, and all other paraphernalia common or otherwise which might be used on or attached to a greyhound while racing.

(25) Established weight means the racing weight established by the owner or trainers as the greyhound's best racing weight.

(26) Lessee is a person or racing association who holds a contract for the racing of a greyhound in his name. A notice of the said contract stating the name of the lessor and the name of the lessee and the duration of the contract shall be filed with the Racing Secretary and the Commission and the organization keeping the stud book in which the greyhound is registered.

(27) Lure shall mean a mechanical or electrical apparatus consisting of the following component parts: a stationary rail installed around the track; a pole which is attached to the mechanism and extends out over the track; and a reasonable facsimile of a rabbit which shall be attached to the pole.

(28) Post position means the position assigned to a greyhound for the start of the race.

(29) Post time is the time set for the release of the greyhounds in a race from the starting box.

(30) Ruled off shall mean the act of barring from the grounds of an association and denying all racing privileges.

(31) Rules shall mean the Rules and Regulations herein prescribed and any amendments or additions thereto.

(32) Scratch shall mean the act of withdrawing an entered greyhound from a race after the drawing for post positions in that race has been completed.

(33) Suspended shall mean that any privilege granted by the Officials of a racing meeting or by the Commission to a person licensed by the Commission has been withdrawn.

(34) Tote or Tote Board shall mean the totalizator.

(35) Weighing In - the weight of the greyhound taken at first weighing in, in accordance with the rules.

(36) Weighing Out - the weight of the greyhound previous to post time or time of the race in which it is entered.

(37) Kennel name shall be any type of name other than the legal name or names of the owners. If a corporation is involved in the identity behind a kennel name, the licensing rules covering corporations must be complied with.

(38) Lead out - the attendant that handles the greyhound while enroute to the starting box.

(39) Minor shall be any person under the age of 18 years.

(40) Entry shall mean, according to the requirements of the text, a greyhound made eligible to run in a race.

(41) Declaration shall mean the act of withdrawing an entered greyhound before the closing of overnight entries.

(42) A covered entry is an entry upon which a wager has been made. An uncovered entry is an entry upon which no wager has been made.

1.02 General Rules

(1) The rules of racing prescribed in this chapter and any amendments or additions thereto apply to all persons, associations, partnerships or corporations holding or conducting a meeting within the Territory of Guam licensed by the Commission where greyhound racing shall be permitted. The rules shall also apply to any participant in or patron of any such licensed meeting.

(2) In reading the rules, unless the text otherwise requires, it shall be understood, without constant reference thereto, that they apply only in the Territory of Guam.

(3) Every license to hold a meeting is granted upon the condition that the licensee shall accept, observe and enforce these rules. Furthermore, it shall be the duty of each and every officer, director and every official and employee of the licensee to observe and enforce the rules.

(4) Any and all of the rules may be amended, altered, repealed or supplemented by new and additional rules by the Commission after proceedings in accordance with the Administrative Adjudication Act.

(5) Upon request and appropriate showing that it is reasonably necessary to the operations of the association and in the public interest, the Commission may waive specific provisions of these rules in writing.

(6) The Commission shall have continuing jurisdiction and control over all penalties and decisions imposed or made by them, except as otherwise provided by law.

(7) Members of the Commission and their designated representatives shall have the right of full and complete entry to any and all parts of the grounds and mutuel plants of the associations licensed to conduct greyhound racing in Guam.

(8) Each association shall provide within its grounds an office for the exclusive use of and to be at the disposal of the Commission and its officials during each operating season. This office shall be easily accessible to the public with minimum dimensions of 10' x 18' or such other dimensions as the Commission may approve and have sufficient storage space for Commission records, and shall be furnished with desks, tables, chairs and file cabinets as required by the Commission. The Commission shall have such employees or inspectors as provided by law, who shall perform such duties as may be assigned to them by the Commission.

(9) Each association shall provide, equip and maintain a first aid room within its enclosure and shall provide the attendance of a registered nurse thereat during the racing hours.

(10) The Association shall furnish an adequate number of free drinking water coolers, comfort stations and wash rooms throughout its grounds and buildings for the use of the public.

(11) Complaints against a racing official or his assistant shall be made to the Judges in writing and be signed by the complainant.

(12) Every person participating in and every patron of a licensed race meeting shall abide by the laws of Guam and the rules of racing and accept the Judge's decisions on any and all questions to which their authority extends, subject to the right of appeal to the Commission.

(13) There shall not be more than twelve races conducted during any performance. All Friday and Saturday evening programs must be conducted between 7:00 p.m. and 12:30 a.m., and all other evening programs must be operated between 7:00 p.m. and 12:00 midnight. All matinee performances must be operated during daylight

hours. The number of races as listed are guidelines only with the exact number of performances for each racing date to be determined by policy of the Commission.

(14) Every person participating in and every patron of a licensed race meeting shall abide by the laws of Guam and the rules of racing and accept the Judges' decisions on any and all questions to which their authority extends, subject to the right of appeal to the Commission.

(15) The procedures of appealing a decision shall be in compliance with the provisions of the Administrative Adjudication Act.

(16) The Commission does not prohibit the use of camera equipment by patrons, members of the working press or others. However, the unauthorized use of a flashbulb attachment during the running of a race is prohibited. Any violator of this rule is subject to ejection.

(17) The Commission or the Commission Judge, investigating violations of law or the Greyhound Racing Rules and Regulations, shall have the power to permit persons authorized by either of them to search the person, or enter and search the kennels, rooms, vehicles and automobiles or other places within the track enclosure at which a race meeting is held, or other places where greyhounds are kept, of all persons licensed by the Commission; and of all vendors who are permitted by said racing association to sell and distribute their wares and merchandise within the race track enclosure, in order to inspect and examine the personal effects or property on such persons or kept in such automobiles, kennels, rooms, vehicles or other places as aforesaid. Each of such licensees, in accepting a license, does thereby consent to such search as aforesaid and waive and release all claims or possible actions for damages they may have by virtue of any action taken under this rule. The Commission shall specify procedures to be followed in searches.

(18) A copy of all tip sheets offered for sale in the betting area, parking area or elsewhere on the grounds of the association shall be furnished daily to the Commission no later than post time of the first race.

1.03 Application for licenses, race meetings and racing dates.

(1) Operating dates and licenses for meetings shall be granted annually by the Commission, and the applications for operating dates and meeting must be filed with the Commission over the signature of an executive officer of each association between June 1st and July 1st of each year. After an application has been filed, no changes in dates will be permitted unless approved by the Commission at a duly constituted meeting. Each application must be sworn to by an executive officer of the association making application and must be upon the form approved and provided by the Commission. Each association must have its bond posted as required under the statutes before an operating license may be issued. The Commission, after receiving said application, may call for further data and information in writing or it may ask the officers, stockholders, and directors of any association to appear in persons before it for the purpose of obtaining any information desired.

(2) All corporate applicants shall be Guam corporations or corporations authorized to do business in Guam. It shall file with the Commission along with its application, the names, addresses, dates and places of birth, citizenship, and social security numbers of the officers and directors, the date of incorporation, and a copy of the original certificate of incorporation and of any amendments; a statement giving the names, addresses, dates and places of birth, citizenship, and social security numbers of all its stockholders and the number of shares registered in the name of each and shall likewise file revised statements giving such information from time to time as changes occur; and if any shares be registered in the name of a corporation or in the name or names of one or more persons as trustees or otherwise for a corporation, the applicant shall, at the same time and in the same manner, furnish a similar statement with respect to the stockholders of such corporation.

(3) If the applicant is a partnership, it shall file with the Commission, along with its application, the names, addresses, dates and places of birth, citizenship, and social security numbers of all the partners, general or limited, and the percentage of ownership of each and shall likewise file revised statements giving such information from time to time as changes occur, and if one or more of the partners be a corporation, shall comply with the provisions of rule (2) of this section.

(4) If the applicant is an individual, he shall file with the Commission, along with his application, his name, address, date and place of birth, citizenship and social security number.

(5) No change of ownership of an association shall be made without prior written approval of the Commission except changes effected by a court of competent jurisdiction which shall be treated, for the purposes of this subsection, in the same manner as stock transfers of publicly owned corporations. The Commission shall have sixty days to approve or disapprove change of ownership after receipt of the association's request. A license shall not be issued to an applicant if any of its stockholders would be unable to secure a license to conduct a meeting from the Commission due to poor character or reputation. In the case of publicly owned corporations, the provisions of this rule shall be waived by the Commission upon the following conditions:

(a) The association shall inform the Commission of all changes in stock ownership, including the names and addresses of the record owner of the stock, within a period of time from the date of said transaction as shall be determined by the Commission.

(b) The association shall use its best efforts to provide the Commission with such information pertaining to the new stockholders as the Commission shall request.

(c) If the association is unable to provide the Commission with any information requested pursuant to the above conditions, or if the Commission determines, after a security check of the new stockholder, that the

stockholder is a person whose character and reputation are such that the Commission deems that person may be detrimental to the best interests of the Territory of Guam and/or greyhound racing in Guam, the association must take such steps that effect a divestiture of the stock in question within a reasonable time after receipt of the Commission's order to do so and shall inform the Commission that a divestiture has occurred by such date as shall be determined by the Commission.

(d) The association shall take such steps that may be necessary to insure that no transfers of stock take place which are not reported to the Commission.

(e) Failure to adhere to any of the above conditions (a), (b), (c) or (d) may be cause for revocation of the association's license.

(6) The application, if made by an individual, shall be signed and verified under oath by such individual, and if made by two (2) or more individuals or a partnership, shall be signed and verified under oath by all of the individuals or by all of the members of the partnership, whether general or limited, as the case may be. If the application is made by a corporation, it shall be signed by an officer of the corporation duly authorized by the board of directors and shall affix to the application a certified copy of the minutes or resolution of the board of directors specifically authorizing that officer to sign the application for the corporation. The seal of the corporation shall be affixed to the application and to the certified copy of the minutes or resolution.

(7) A license shall not be issued to an applicant if the applicant leases the land and/or buildings for its facility, and the lessor is an individual, partnership or corporation, who would be unable to secure a license to conduct a meeting from the Commission due to poor character or reputation. If the applicant's racing plant or any part thereof, including land and/or buildings, is leased, the applicant shall furnish the name, address, date and place of birth, citizenship and social security number of the owner,

or if the owner be a corporation, the names, addresses, dates and places of birth, citizenship and social security numbers of the officers, directors and stockholders thereof. No license shall be granted to an applicant who fails to submit such information to the Commission as the Commission may request from time to time. Failure to report changes in the lessor's ownership, and failure to obtain Commission approval thereof may be cause for revocation of license. All associations shall observe the requirements of this rule. In the case of lessors who are publicly owned corporations the provisions of this rule may be waived at the discretion of the Commission.

1.04 Occupational licenses.

(1) It shall be the duty of the association to ensure that every owner, trainer, groom, exercise boy, association employee, association official, and to ensure that concessionaires require their employees, have in their possession a current valid license issued by the Commission designating the position for which said license has been issued.

(2) Every occupational license shall be not more than one year and shall expire on June 30th of each year.

(3) All applications for occupational licenses shall be made to the Commission on forms supplied by it.

(4) No occupational license will be granted to any exercise boy or groom who has not reached his sixteenth birthday at the date application is made.

(5) No person who shall have been convicted of a felony in Guam or under the laws of any state, government, or country, of an offense which would be a felony if committed within Guam shall be issued a license by the Commission. The Commission may refuse to issue or renew a license or may suspend or revoke a license issued if it shall find that the applicant, or any person who is a partner, agent, employee, or associate of the applicant, had knowingly associated or consorted with any person or persons who have been

convicted of a felony in any jurisdiction or jurisdictions or is knowingly consorting or associating with bookmakers, touts, or persons of similar pursuits; or has himself engaged in similar pursuits or has been found guilty of any fraud or misrepresentation in connection with racing, breeding, or otherwise, or has violated any law, rule, or regulation with respect to racing in this or any other jurisdiction or any rule, regulation, or order of the Commission, or has been guilty or engaged in similar related or like practices, provided, however, that the Commission may issue or renew a license or refuse to suspend or revoke a license issued, where the applicant or licensee has not engaged in such association or activities for a period of ten years or for good cause shown.

(6) Every person holding a permit to conduct pari-mutuel wagering in Guam and every person holding such a permit and every person who is an officer or director of a corporation which holds such a permit, and every employee of the holder of such permit in any capacity connected to any extent with the pari-mutuel wagering business in Guam, and all trainers, grooms, exercise boys and like persons who actively participate in the racing activities of any such permit holder, shall furnish the Commission, on demand, for its files, his fingerprints and photograph, which fingerprints and photograph shall be taken at such times and places and in such manner as the Commission may from time to time direct and prescribe.

(7) It shall be the responsibility of the association to furnish to the Commission no later than three days following each pay period the payroll sheets of all association employees, and to require that the concessionaires also submit payroll sheets of their employees, showing in detail the name of each employee, his occupational license number, and position title.

(8) Falsification of any part of an occupational license application may be grounds for a fine or revocation of said license. Failure to appear before judges when so ordered or failure to answer a subpoena issued by the Commission may be grounds for revocation.

(9) All licensed personnel shall carry and display their cards with them at all times while on the association premises and shall be held responsible for the safekeeping of them. Certain personnel may specifically be exempted by the Commission from displaying their license cards. No license shall be transferable, and any licensed person who allows another to use his license card for the purpose of transferring any of the benefits pertaining thereto may be suspended, fined or both.

1.05 Greyhounds, registration of

(1) A greyhound shall not be entered for racing or schooling or be kenneled at any track unless it has been tattooed and registered in either the National Greyhound Association Stud Book maintained and kept by the National Greyhound Association, or the National Coursing Association of Australia, in the name(s) of the true name(s) of all person(s) having an ownership or an interest in its earnings, except the earnings of a booked licensed lessee. The certification of registration must be filed with the Racing Secretary, as also shall every change in ownership and interest in earnings during the meeting.

(2) Every greyhound must be entered and raced in the true owners' name(s) and the true name of all persons having an ownership or interest in its earnings except the name of the trainer if his interest is solely the customary trainers' percentage.

(3) Any failure to comply with any provisions of sections 1, 2, and 3 of this rule shall be punished by a fine or suspension or both and if any objection because of such default is duly made and sustained against a greyhound that has run in a race, its winnings in that race shall be forfeited to the greyhound that finished next behind it.

(4) The Racing Secretary shall release to the owners the certificates of registration of greyhounds 30 days prior to the completion of the meeting.

(5) All transfer of any title to, leasehold or other interest in greyhounds schooled, entered or racing at any track under the jurisdiction of the Commission shall be registered and recorded with the National Greyhound Association of Abilene, Kansas, the Australian Kennel Club or the International Greyhound Association.

(6) No title of any greyhound will be recognized by the Commission until such title shall be evidenced by written instrument duly filed with and recorded by the National Greyhound Association of Abilene, Kansas, the Australian Kennel Club or the International Greyhound Association and certified copies thereof filed with the Commission.

1.06 Kennel name, registration of.

(1) A registered owner wishing to race under an assumed name may do so by registering annually with the Commission and by paying annually a fee of \$10.00.

(2) A person cannot register more than one assumed name at the same time, nor can he use his real name to operate another kennel so long as he has a registered one.

(3) A kennel name may be changed at any time by registering a new kennel name and paying the fee of \$10.00.

(4) A person cannot register as his assumed name one which has been registered previously by another person or one which is the real name of any other owner of racing greyhounds.

(5) Any person who has registered under a kennel name may at any time abandon it, after he has given written notice and the fact of the said abandonment has been duly advertised.

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

(7) If a corporation is involved in the identity behind a kennel name, the rules covering corporations must be complied with.

1.07 Racing officials.

(1) The association shall submit in writing to the Commission the names of all racing officials engaged for the meeting, and no racing official shall be qualified to act until he shall have been approved by the Commission. In the event of incapacitation of any such approved racing official, the association may with the approval of the Commission appoint a substitute. The Officials of a race meeting are as follows: Presiding Judge, Associate Judge, Racing Secretary, Paddock Judge, Patrol Judge, Clerk of the Scales, Starter, Operator of the Mechanical Lure, Veterinary Surgeon, Chart Writer and Chief of Security. The Judges shall not be color blind.

(2) A Commission judge for each meeting shall be appointed by and paid by the Commission. He shall observe the conduct of the racing officials and the acts to which their authority extends. He shall immediately report to the Commission any infraction or violation of these rules.

He shall have the authority to conduct inquiries and in connection therewith to recommend to the Commission the issuance of subpoenas to compel the attendance of witnesses, and the production of all relevant and material reports, books, papers, documents, correspondence and other evidence. He shall have the power to administer oaths and examine witnesses and shall submit a report of all proceedings thereon.

(3) No operating official may hold more than one position at a track unless written permission is obtained from the Commission. After the beginning of a meet, if an operating official is required to fill more than one position due to emergencies, a full written report of the circumstances must be filed with the Commission requesting approval of such action.

(4) No racing official as defined in paragraph (1) above shall be permitted to wager money or anything else of value on the results on any race held at or as a part of the racing meet to which he is assigned as an official and he shall be subject to dismissal either by the association or the Commission if such wagering is detected.

(5) No person employed or appointed by the Guam Gaming Commission or any track designated racing official subject to Guam Gaming Commission approval shall have or maintain any interest, direct or indirect, in the ownership or leasing of a greyhound participating at any licensed meeting where he works or officiates.

1.08 Judges, authority.

(1) There shall be three (3) Judges, one of whom shall be designated by the Association as the Presiding Judge, one of whom shall also be designated by the Association as the Associate Judge and one of whom shall be designated by the Commission as the Commission Judge. The three (3) Judges shall be held responsible for the proper conduct of the race meet, and shall have general supervision over all facets directly involved in the running of the races. In addition to the duties as outlined, the Presiding Judge shall make out a report of any action of the Judges, when a report is required under these rules and he shall transmit said reports to the Commission. All such reports submitted shall be signed by a majority of the Judges.

(2) The laws of the Territory of Guam and the rules of racing supersede the conditions of a race and the regulations of a race meeting and in matters pertaining to racing the orders of the Judges supersede the orders of the officers of the association.

(3) Should any case occur which may not be covered by the rules of Greyhound Racing here outlined, it shall be determined by the Judges in conformity with justice and in the best interest of racing.

(4) The Judges shall have general supervision over owners, trainers, grooms and other persons attendant on greyhounds and also over all the other officials and personnel of the meeting directly involved in the conduct of the racing activities.

(5) The Judges shall have control over and free access to all stands, weighing rooms, enclosures, kennel compounds, and other places in use for the purpose of racing.

(6) All questions pertaining directly to racing arising during the period of the meeting shall be determined by the Judges, but should they be unable to reach a decision in twenty-four (24) hours the case shall be reported to the Commission for such action as it deems proper.

(7) The Judges shall decide which greyhounds win, and assign the respective places to as many greyhounds as they think proper. In determining the places of the greyhounds at the finish of a race, the Judges shall consider only the relative position of the respective muzzles of such greyhounds. In the event that a greyhound loses its muzzle or finishes with a hanging muzzle, the Judges shall then consider only the relative position of the nose of such greyhound and the muzzles of the other greyhounds in the race.

(8) The Judges shall promptly display the numbers of the first three greyhounds in each race in order of their finish. If the Judges differ in their placing, the majority shall prevail.

(9) On all tracks a proper camera shall be installed as an aid to the Judges in determining the order of finishes in a race; however, in all cases the camera is merely an aid and the decision of the Judges shall be final. The type of equipment is to be approved by the Commission. Each track shall keep on file for one (1) year each plate or film of each race for reference or reproduction upon request of the Commission. The photograph of each finish shall be posted in at least one conspicuous place as promptly as possible after each race.

(10) Whenever it is considered advisable to consult a picture from the finish camera, the Judges may post, without waiting for a picture, such placements as are in their majority opinion unquestionable and after consulting the picture make the other placements. However, in no case shall the race be declared official until the Judges have determined the greyhounds finishing first, second and third.

(11) Nothing in these rules shall be construed to prevent the placing Judges from correcting an error before the display of the sign "official" or from recalling the sign "official" in case it has been displayed through error.

(12) If a race is marred by jams, spills or racing circumstances other than accidents to the machinery while a race is being run, and three or more greyhounds finish, the Judges shall declare the race finished and official, however, if less than three greyhounds finish, the Judges shall declare a "no race" and all monies wagered on said race shall be refunded.

(13) A "no race" for any reason shall be immediately reported to the Commission by the Commission Judge, with a detailed explanation as to its cause. The Association may, at its discretion, apply to the Commission for a "makeup" race to replace the "no race"; however, any request of this nature must be submitted within five (5) days after the date of the "no race." Further, any request of this nature must be within the bounds of existing rules of the Commission and within the bounds of any policy of the Commission in effect at the time of the request.

(14) It shall be the duty of the Commission Judges, Presiding Judge, and Associate Judge, to see that all races are kept free from unnecessary interferences and jams that may be caused by unruly or fighting greyhounds.

(15) The Judges have power to punish at their discretion any person subject to their control, either by suspension of the privilege of attending the races during the meeting or by suspension from acting during the meeting for a period not exceeding sixty (60) days; or by a fine not exceeding \$200.00, or both; and if they consider necessary any further punishment or additional fine, they shall so report to the Commission.

(16) In the event that an infraction of the rules of greyhound racing is charged against one of three Judges conducting the meet, the other two remaining Judges shall act in the same manner as prescribed when three Judges are in attendance, except that, in cases where there is not a majority decision, a report shall be made to the Commission by the senior Judge present stating the circumstances surrounding the deadlock. The Commission shall, if

it so desires, conduct an independent investigation of the infraction, and report its findings. It shall be the duty of the Commission, however, whether a Commission investigation is held or not, to hear the charges and levy fine, suspension or acquittal as deemed necessary. This rule shall apply regardless of whether the infraction is charged against one of the Judges acting in his official capacity as a Judge or against one of the Judges acting as an individual and in no official capacity, or against one of the Judges acting in some other official capacity.

(17) If only one Judge is present in the stand, the management of the association shall name one or more persons to serve with him. If none of the Judges are present, the management of the association shall name at least two qualified persons to serve during the absence of the Judges, making immediately a full written report of the absence and the names of their replacements to the Commission. Such change must be made with the full knowledge and consent of the highest Commission representative present.

(18) Where a vacancy occurs among officials other than the Judges, and the association has not notified the Judges prior to the time fixed for the first race that it had been filled, the Judges shall immediately fill such vacancy and their appointment or appointments shall be subject only to the confirmation of the Commission. Should the vacancy occur after the racing for the day has started, the Judges shall at once fill the vacancy, the appointment standing for the day only, unless the association should fail to fill the vacancy on the following day, and notify the Judges of their action one hour before the time fixed for the first race.

(19) The Judges have power at any time to order an examination by such person or persons as they think fit, of any greyhound entered for a race, or which has run in a race.

(20) Any greyhound may be placed on the schooling list by the Judges at any time.

(21) The Judges shall take notice of corrupt racing and other questionable transactions on the track. Complaint thereof may be

made in writing to the Judges by any person, but in the failure of the complainant to substantiate the charge, he may be ruled off, fined or suspended.

(22) The Judges shall have the power to interpret the rules and to decide all questions not specifically covered by them.

(23) All questions pertaining to which their authority extends shall be determined by a majority of the Judges.

(24) Persons entering greyhounds to run on licensed tracks agree in so doing to accept decision of the Judges on any questions relating to a race or to racing, subject to their right of appeal to the Commission.

(25) The Judges may suspend a person or disqualify a greyhound at any time, if, in their opinion, the infraction is serious enough to warrant such action.

(26) The Judges shall have the power to order the exclusion or ejection from all premises and enclosures of the association any person who is disqualified for corrupt practices on a racing course in any country.

(27) The Judges shall investigate promptly and render a decision on every objection and on every complaint made to them.

(28) The Judges shall report all objections and complaints to the Commission as soon as received by them and shall make prompt report of their investigation and decision to said Commission.

(29) Complaints against an official or officials shall be made to the Judges in writing, signed by the complainants. All such complaints shall be reported to the Commission together with action taken by the Judges. If the complaint involves the Judges then it shall be made directly to the Commission.

(30) The Judges shall order the exclusion from all places under their control, persons who are warned or ruled off. They may also order the exclusion of any person declared guilty of any corrupt or fraudulent practices by greyhound racing authorities of any other State or Country, or by the Judges of any recognized

meeting. The names of all persons ordered excluded shall be promptly reported to the Commission.

(31) During each racing day a majority of the Judges of the meeting shall be on the grounds of the association where the racing meeting is being held not later than thirty minutes before weighing-in time and the remaining Judge shall be present at the track not later than the weighing-in time, to exercise the authority and perform the duties imposed on the Judges by the rules of racing.

(32) A greyhound, after leaving the paddock for the post, may be excused by the Judges, but only in cases where they consider such greyhound crippled, disabled or unfit to run and all money wagered on such greyhound shall be refunded.

(33) After a greyhound has been placed in the starting box, no refund shall be made and all wagers stand. In case of mechanical failure to the starting box and a greyhound or greyhounds are prevented from starting, a full and complete refund shall be made on such greyhound or greyhounds. The decision as to whether a greyhound or greyhounds were prevented from starting by a mechanical failure shall be made by the Judges after consultation with the starter and the Judges' decision shall be final and binding.

(34) The Judges shall each day make report in writing to the Commission of all infractions of the rules and of all rulings of the Judges upon matters coming before them during the meeting.

1.09 Racing Secretary.

(1) The Racing Secretary shall discharge all duties whether expressed or required by the Rules of Greyhound Racing; he shall report to the Judges, as the case may demand, all violation of these rules or of the regulations of the course coming under his notice; he shall keep a complete record of all races.

(2) The Racing Secretary shall receive all entries and declarations.

(3) The Racing Secretary shall inspect owner's and trainer's licenses and all papers and documents dealing with trainers and owners, partnership agreements, appointment of authorized agents,

adoption of assumed names and may demand production of same in order to satisfy himself as to their validity and authenticity and that the Rules of Greyhound Racing in regard thereto have been complied with, which papers shall be available to the Commission Judge at all times.

(4) The Racing Secretary shall each day post in a conspicuous location the list of entries and post positions immediately upon availability. Post positions shall be drawn by lot in the presence of a Commission representative.

(5) The Racing Secretary shall furnish to the Commission the names and addresses of all kennels boarding greyhounds competing during the current meeting and shall notify the Commission of any changes. This list shall be filed with the Commission 10 days prior to opening of a meeting.

1.10 Grading.

(1) The Racing Secretary shall be responsible for the proper grading of greyhounds under provisions of this section. Before the opening of a racing meet, the Racing Secretary, after sufficiently schooling all greyhounds and considering their past performances shall classify and assign them to their proper grades.

(2) There will be five grades of greyhounds indicated by A, B, C, D, and M (Maiden). The program shall indicate the "grade" of each race on the page listing the entries for that race. The grades of the races in which each entry participated shall be indicated in front of the names of the winners of those races in the past performance lines.

(3) The winner of a maiden race shall be advanced to grade D.

(4) The Racing Secretary may reclassify a greyhound at any time within its first three starts, but not more than one grade higher or lower.

(5) Greyhounds falling in a race shall be considered a starter in that race.

(6) Greyhounds not racing on account of illness or injury for thirty (30) or more days may be reclassified.

(7) Greyhounds transferring from one track to another during the racing season shall remain in the same grade unless schooled and reclassified in accordance with the provisions of this section.

(8) The winner of any race is advanced on grade until reaching grade A.

(9) If a greyhound fails to finish 1st, 2nd or 3rd in three consecutive starts (except in grade D) or fails to earn more than one 3rd in four consecutive starts in the same grade, that greyhound shall be lowered one grade. In grade D, a greyhound failing to finish 1st, 2nd, 3rd, or 4th in four consecutive starts may be dropped from further racing at the discretion of the Racing Secretary.

(10) The Racing Secretary shall determine the grades for the various races.

(11) Under the supervision of the Commission Judge and Racing Secretary, the entries for all races must be drawn by lot, except when waived by the written approval of the Commission. The time of drawing shall be properly advertised so all owners and trainers may be present if they so desire. The greyhounds left over after the drawings shall have priority in the next races to be drawn and the Racing Secretary shall print a priority list by grades and post that list on the bulletin board in the paddock.

(12) The Racing Secretary may make up mixed grade races with the written approval of the Commission. There shall not be more than one grade variation in mixed grade races. A winning lower grade greyhound shall be moved to its next higher grade greyhounds. A winning higher grade greyhound shall not be moved to its next highest grade but shall otherwise abide by all rules of the grading system.

(13) All stake and sweepstakes races shall be indicated by the letter S in the program.

(14) A greyhound finishing 2nd, 3rd, or 4th in Maiden events may at the request of the owner or trainer to the Racing Secretary be moved into grade "D" races. Maidens shall be designated by the letter "M" on the program after the name of the greyhound.

(15) Each association shall print or cause to be printed in heavy type in a conspicuous place in its printed program, all of Rule 1.10 and may post printed copies of said section about the track.

1.11 Clerk of Scales, duties and responsibilities.

(1) The Clerk of the Scales shall weigh greyhounds in and shall exhibit the accurate weights on each greyhound on the weight board. A weigh-out may be requested on any greyhound by the Commission Judge and/or Commission Veterinarian. The established racing pre-post and the post weights must be promptly posted for the information of the public.

(2) He shall promptly report to the Judges any infraction of the rules as to weight or weighing.

(3) All greyhounds shall be weighed in at least one (1) hour before post-time of the first race of each program of each day.

(4) Every owner or trainer who does not have his greyhound at the weighing-in room promptly at the time appointed shall have his greyhound scratched, and in addition, at the discretion of the Presiding Judge, said owner or trainer may be fined or suspended.

(5) Before any greyhound is allowed to race, the owner or trainer must register the name of the greyhound with the Racing Secretary and must establish its racing weight to the nearest one-half ($\frac{1}{2}$) pound with the Clerk of Scales. At the weigh-in, should there be a variation of more than two (2) pounds either way from its established racing weight, the Presiding Judge must order the greyhound scratched. In certain cases to be determined by and with the approval of both the Presiding and Commission Judges, the greyhound may be allowed to race but there shall be no more than a two (2) pound variation from the weight of its last race and the weight of the present race.

(6) The racing weight may be changed from time to time on written request and with the approval of the Presiding Judge, provided such change is made four (4) calendar days before the greyhound is allowed to race at the new weight. All greyhounds having a weight change of more than one (1) pound must be schooled at least once before being eligible for starting.

(7) The Clerk of Scales must be twenty-one years of age or older and must be sufficiently trained in the performance of his duties.

(8) The Clerk of Scales shall require a greyhound to remain on the scales until such time as he has no more than one-quarter pound "jump" in scale action caused by moving around of greyhound being weighed.

(9) The weight regulations provided in Paragraphs three (3) and five (5) shall be printed in the daily program.

(10) The Judges shall have the privilege of weighing a greyhound entered in a race at any period from the time he is entered in a race until post time.

(11) Immediately after being weighed in, the greyhounds shall be placed in lock-out kennels under the supervision of the Paddock Judge and no owner or other person excepting the Paddock Judge, Veterinarian, Kennel Master, Scales Clerk, Lead-Out, Judges, or Commission's representatives, shall be allowed in or near the lock-out kennels.

1.12 Paddock judge.

(1) No greyhound shall be permitted to start in a schooling or purse race that has not been fully identified and checked against the card index system of identification or the registration papers maintained by each association. The identification cards shall be filled in and completed by the Paddock Judge before greyhounds are entered for a schooling or for a purse race.

(2) The Paddock Judge shall fully identify and check against the card index system of identification or registration papers maintained by the association all greyhounds starting in schooling and purse races. He shall report to the Judges any greyhound or greyhounds who do not conform to the card index or registration paper identification.

(3) Under the supervision of the Paddock Judge, the Kennel Master shall unlock the lock-out kennels immediately before weigh-in time to see that the kennels are in perfect repair and that nothing has been deposited in any of the kennels for the greyhound's consumption. He shall see that the lock-out kennels are sprayed, disinfected and kept in proper sanitary condition. He or his assistant must receive the greyhounds from the trainer, one at a time, and see that the greyhounds are placed in their kennel; and remain on guard from that time until the greyhounds are removed for the last race.

(4) As each greyhound is weighed in, there shall be an identification tag attached to either its collar or its lock-out cage indicating the number of the race in which the greyhound is entered and its post position. This tag shall not be removed until the greyhound has been removed from its lock-out cage or is blanketed.

(5) The Paddock Judge shall not allow anyone to weigh in a greyhound for racing unless he has in his possession a valid license issued by the Commission.

(6) After the greyhounds are placed in the lock-out kennels no person other than the Kennel Master, racing officials, person or persons approved by the Commission or designated representatives of the Commission shall be allowed in or near the lock-out kennels. At no time shall less than two such authorized persons be present in the lock-out kennels.

(7) The Paddock Judge shall carefully compare the identification card or registration paper with the greyhound while in the paddock before post time.

1.13 Paddock to post.

(1) The greyhounds shall be led from the paddock to the starting box by grooms or exercise boys (lead-outs) provided by the Association. Grooms and exercise boys must be at least sixteen years of age, and present a neat appearance. They must conduct themselves in an orderly manner and must be attired in a clean uniform provided by the association. The lead-out shall be responsible for placing his greyhound in his proper cage, stall or box before a race.

(2) Every greyhound must wear the regulation muzzle and blanket while racing. Muzzles and blankets must be carefully examined in the paddock by the Paddock Judge before the greyhounds leave for the post. If an adjustment is made by the Paddock Judge to a muzzle or blanket he shall notify the owner or trainer of this adjustment after the completion of the race. Following the race, racing blankets shall not be removed until dogs are accepted by their owner or trainer.

(3) A greyhound after leaving the paddock for the post, may be excused by the Judges in case of accident or casualty, but only in cases where they consider such greyhound crippled, disabled or unfit to run, and all money wagered on such greyhound shall be refunded.

(4) Lead-outs, kennel attendants, grooms, or exercise boys shall not be allowed around the grand stand or pari-mutuel areas at any time during the race program.

1.14 Form chart writers.

(1) A program, compiled by the form chart writer, shall be printed for each racing day, and shall contain the names of the greyhounds that are to run in each of the races for that day. These names shall appear in the order of their post positions, the said post positions to be designated by numerals placed at the left and in line with the names of the greyhounds in each race, which numerals shall also be prominently displayed on each greyhound.

(2) Program charts must carry at least two (2) immediate past performance lines of greyhounds to be raced, giving correct name, color, sex, date, age, racing weight, distance, time, track record, post position and finish, name of trainer, number of times finished first, second and third, proper indication thereof, and such other information as will enable the public to properly judge the greyhound's ability.

(3) In case the name of a greyhound is changed, the new name, together with the former name, shall be published in the official entries and program until after the greyhound has started three times.

1.15 Starters.

(1) The Starter shall give such orders and take all such measures, not in conflict with the rules or racing, as are necessary to secure a fair start.

(2) The greyhounds shall be started from a type of starting box approved by the Commission and there shall be no start until, and no recall after, the Starter has opened the box.

(3) Causes of delays, if any should occur, shall be reported by the Starter to the Judges.

(4) A false start, due to any faulty action of the starting box, break in machinery or other cause, is void, and the greyhounds may be started again as soon as practical.

1.16 Veterinarians.

(1) Each track shall have a Veterinary Surgeon licensed to practice pursuant to § 16223, Government Code. He shall be on the grounds at first weighing-in time and make an examination of the physical condition of each greyhound. Any greyhound the Veterinarian does not consider in proper physical condition shall be reported to the Presiding Judge, whose duty it shall be to order said greyhound scratched out of the race in which it was entered.

(2) The Association Veterinarian and the Commission Veterinarian or their qualified designees shall be on the grounds at first weighing-in time and make an examination of the physical condition of each greyhound, both at weigh-in time and before they leave the paddock for the track; make an inspection of the lock-out kennels each day and night before the greyhounds are placed in same; see that the kennels are in good condition, and contain nothing for the greyhounds' consumption; and see that lock-out kennels are kept clean and sanitary. Any greyhound the Veterinarians do not consider to be in proper physical condition shall be reported to Judges, who may order the greyhound scratched. Problem areas that should be checked include bitches in heat; bitches in milk; physical problems such as cuts, swellings, lameness, eye problems, or any other problem that could possibly impair a greyhound's racing ability.

(3) The duly appointed Association Veterinarian shall not prescribe for, treat or otherwise administer medication of any form to the kennels running greyhounds at the Association employing said Veterinarian, except in cases deemed by the association or Commission officials to be emergencies; to wit: relief of injured greyhounds after spills, track accidents, etc.

(4) Medication administered to a greyhound within 72 hours prior to a race shall be reported to the Commission and the Presiding Judge no later than weigh-in time of that race evening on forms prescribed by the Commission. No medication shall be given to a greyhound within 48 hours prior to race time.

1.17 Entries.

(1) No greyhound shall be permitted to enter or start unless the true owner(s) and all person(s) having an ownership or interest in its earnings, including absentees are in possession of a current License.

(2) Every entry of a greyhound shall be in the name(s) of the true owner(s) or his kennel name (if he has one) and the name(s) of all person(s) having an ownership or interest in its earnings.

Entry must be made in writing or by telegram immediately confirmed in writing and the true name of every person(s) having an ownership or interest in the earnings of a greyhound must be registered with the Racing Secretary before it starts at any Meeting, as every change in such ownership or interest thereafter made during that Meeting, and copy thereof be delivered to the Commission by the Secretary of the Track where the greyhound is racing or kenneled.

(3) The name of the kennel and the name of the true owner(s) together with the past performance lines must be printed in the program of each race. The Commission Judge must verify that the kennel operator and the true owner(s) so listed possess current licenses in the Territory of Guam.

Any failure to comply with any provision of sections 1, 2 and 3 of this rule shall be punished by a fine or suspension or both and if any objection because of such default is duly made and sustained against a greyhound, that has run in a race, its winnings in that race shall be forfeited to the greyhound that finished next behind it.

(4) The Judges and/or Racing Secretary shall have power to call on any person in whose name a greyhound is entered to produce proof that the greyhound entered is owned by him, and in default of such proof being given to their satisfaction, may declare the greyhound out of the race.

(5) In the event the number of entries to any purse race is in excess of the number of greyhounds that may, because of track limitations, be permitted to start, the starters for the race shall be determined by the Racing Secretary.

(6) The entrance to a race shall be free, unless otherwise stipulated in its conditions. If the conditions require an entrance fee, it must accompany the entry.

(7) The entrance money, starting and subscriptions fees, in every race, shall go to the winner unless otherwise provided in the conditions of the race, but when from any cause a race is not run, all stakes or entrance money, if any is paid, shall be returned.

(8) Entrance money is not refunded on the death of a greyhound or his failure to start.

(9) A person making a wrong entry or nomination may be liable for stakes and forfeits under the nomination.

(10) Arrears include all sums due for entrance money, subscriptions, stakes, fees, fines and any default incidental to this section.

(11) At weigh-in time bitches coming in season must be approved by the Track Veterinarian and Commission Veterinarian before being allowed to race.

(a) When ready to race again, all bitches that have not raced or schooled within ten (10) days must be brought to the paddock at weighing time for inspection by the Veterinarian.

(b) Bitches in season or in milk must be reported to the Presiding Judge and official Veterinarian. Owners and trainers failing to report this condition promptly will be fined, suspended or both.

(12) No association shall pay any percentage of purses, stakes, winnings or earnings to racing associations or clubs outside of Guam or to any person or persons except the owner or trainer in whose name the greyhound was entered.

(13) The declaration of a greyhound out of an engagement is irrevocable.

(14) Declarations in races shall be made in the same manner as is provided for making entries therein to the secretary, who shall record the day and hour of receipt and give early publicity thereto.

(15) Declarations in races must be made by the owner, trainer or other person deputized by him, to the Racing Secretary or assistant the day of the race, or at such time as he may appoint.

(16) All greyhounds that have not raced in three (3) weeks will be allowed to establish new racing weight with the written consent of the Presiding Judge.

(17) No greyhound under the age of twelve (12) months shall run in any official race other than races fashioned for greyhounds of the same age.

(18) No more than one greyhound of any registered kennel operator or trainer shall be allowed to run in any race, except as in stake or sweepstake races or those races made up by the Racing Secretary (1.10(12)(13) and only with the express written permission of the kennel operator or trainer.

(19) Greyhounds on lease-agreement between persons related by blood or marriage within the second degree of kinship or between persons who maintain an employee-employer relationship shall not compete against one another in the same race.

(20) No entry shall be accepted from husband or wife, while either is disqualified.

(21) The Racing Secretary shall draw substitutes for each grade and distance scheduled to race in a performance. The substitute greyhounds shall be drawn immediately after regular entries are drawn and in the presence of the Commission Judge and two or more owners or trainers. The Racing Secretary shall furnish a copy of the unofficial entry sheet listing all entries, post positions and the names and grades of all substitutes to the Commission Judge. Substitute greyhounds must be used to replace regular entries in case of emergency, late scratches or mistakes in grading or timing, after informing the Commission Judge of such a contingency, provide no change in the regular entries shall be made after the programs of a performance are in distribution to the public.

1.18 Dead heats.

(1) When two greyhounds run in a dead heat for first place, all moneys and prizes to which the first and second greyhounds would have been entitled shall be divided equally between them, and this applies in dividing prizes whatever the number of greyhounds running a dead heat. Each greyhound shall be deemed a winner and liable to penalty for the amount he shall receive. Likewise, when two greyhounds run a dead heat for second place, they shall divide the second and third moneys.

(2) When a dead heat is run for second place and an objection is made to the winner of the race, and sustained, the greyhounds which ran the dead heat shall be deemed to have run a dead heat for first place.

(3) If the dividing owners cannot agree as to which of them is to have a cup or other prize which cannot be divided, the question shall be determined by lot by the Presiding Judge.

1.19 Corrupt practices.

(1) If any person found guilty by the Commission or other lawful authority of giving, offering or promising directly or indirectly, any bribe in any form to any person having official duties in relation to any race or racing greyhound, or to any trainer or agent, or to any other person having charge of or access to any racing greyhounds; OR

(2) If any person having official duties in relation to a race or if any trainer, agent or other person having charge of or access to, any racing greyhound, accepts, or offers to accept any bribe in any form, OR

(3) If any person willfully enters, or causes to be entered or starts or causes to be started in any race, a greyhound which they know or believe to be disqualified; OR

(4) If any person be guilty of, or shall conspire with, any other person for the Commission of, or shall connive with any person being guilty of any corrupt or fraudulent practices in relation to racing in this or any other state or country; OR

(5) If any person fraudulently offers or receives any amount of money or other consideration for declaring an entry out of a purse or stake; OR

(6) If any person be guilty of any other corrupt or fraudulent practices on any track in Guam, or any track in this or any other country;

(7) Then such person or persons found guilty by the Commission or other lawful authority of any violation of any provision of this rule shall be ruled off for a period of time to be determined by the Commission and/or the license of such guilty party revoked.

(8) Any person licensed by the Commission found guilty of using or permitting the use of rabbits, cats or fowls or other animals in the training of active racing greyhounds shall be fined or suspended or both by the Presiding Judge, who shall report all such cases to the Commission.

(9) No person shall tamper or attempt to tamper with any greyhound in such a way as to affect his speed in a race, nor shall he counsel or in any way aid or abet such tampering.

(10) Any greyhound that has been the subject of corrupt practices may be disqualified by the Judges of the meeting for no longer period than the duration of the meeting and they shall report the circumstances to the Commission for such action as it may deem proper.

(11) The Judges shall have the power to declare any act which they deem to be an unfair advantage to any or all persons engaged in the sport of racing in any way; or any act which they deem to be detrimental to the best interest of racing, a corrupt practice, and shall have power to impose fitting punitive action and such action shall be referred to the Commission for review.

(12) If any alleged corrupt act occurs which is not provided for in these rules it shall be investigated by the Judges who shall act upon the said investigation in such manner as they find just and conformable to the usage of the sport of greyhound racing.

(13) (a) No person shall have in his possession any narcotic or hallucinogenic drug, marijuana, or any other drug listed under the dangerous drug laws of this territory, unless said drug has been prescribed by a physician or veterinarian.

(b) No person who has been convicted of illegal possession, sale, use or giving away of narcotics shall be permitted on the grounds of any association; provided, however, a person convicted of the use of narcotics shall have the right of appeal to the Commission if his conduct in regard to this usage has been exemplary for a reasonable period from the date of his conviction and/or possession. The Commission at its discretion may reinstate said person.

(14) Any employee of a totalisator company shall report the discovery of any irregularities or wrong doing by any person involving pari-mutuel wagering immediately to the Commission or their duly appointed representatives.

(15) No person shall use improper, profane or indecent language to a racing official, or to any employee representing the Commission. No person shall in any manner, or at any time disturb the peace or make himself obnoxious on the grounds of an association.

(16) No person shall solicit for, or bet with, a hand book or foreign book on the grounds of an association.

(17) No association shall permit the making of hand books on its grounds, and if such practices are found to exist, such association shall take immediate steps to eliminate the same under penalty of having its license revoked, at the discretion of the Commission, and any owner, trainer or other person interested in any greyhound or greyhounds at said meeting who shall bet with or through any such hand book shall be ejected from the grounds and refused admission to the grounds of all other licensed associations, and in the case of the owner or trainer shall be refused at all tracks.

(18) No person who is a bookmaker, or who is known or reputed to be a bookmaker, or who is a vagrant within the meaning of the laws of Guam or who is a fugitive from justice, or whose conduct on or off a race track located in Guam or elsewhere, now or heretofore, has been improper, obnoxious, unbecoming or detrimental to the best interests of racing, shall enter or remain upon the premises of any licensee conducting a meeting under the jurisdiction of the Commission; and all such persons shall upon discovery or recognition be forthwith ejected from race tracks in the Territory by licensee in this Territory and/or the representatives and agents of the Commission.

(19) If any owner, trainer, kennel employee or other person solicits bets from the public by correspondence or other methods to be made on any greyhound which is to run on a track in Guam such person or persons shall be fined, suspended or both.

(20) No racing officials or their assistants, directly or indirectly, shall wager money or anything of value on the results of a race.

(21) No licensee or patron shall carry or exhibit a deadly weapon, or otherwise disturb the peace on the premises of any permittee. Any licensee found to be in violation of this rule shall be fined; suspended or both. Any patron found to be in violation of this rule shall be ejected from the premises. This rule does not prohibit the carrying of a weapon by any duly authorized law enforcement officer or licensed security personnel engaged in their duties.

(22) Any owner, trainer, attendant or other person licensed by the Commission shall, at the discretion of the Commission, be subject to suspension or revocation of license for misconduct at any time or place during the period for which such license may be issued.

(23) When a person is suspended or expelled from any track, every greyhound wholly or partly owned or trained by him shall also be suspended as long as his suspension continues. He shall not be qualified, whether acting as agent or otherwise, to subscribe for, or to run any greyhound for any race on any track in Guam over which the Commission has jurisdiction, in either his own name or that of any person; and no greyhound of which he is wholly or partly the owner, or which is under his care, management, training or superintendence, or in which he has any interest in the winnings, shall be qualified to be entered or run in any race. And if any entry from any person or of any greyhound that stands suspended or expelled is received, such entry shall be void, and the money, if any, paid for such entry refunded. Any money or prize won under said entry shall be refunded. This entire paragraph may, at the discretion of the Commission, be waived.

(24) A final appeal, in case of suspension or fine by the Judges of owners, trainers or any other person, may be taken to the Commission, which may either sustain the ruling of the Judges, increase the penalty or reinstate said offender.

(25) The violator of any rule, whether he be association employee, official, or patron shall be subject to ejection from the grounds, fine (in case of association employee or official), and in cases involving association employees or officials, the voiding and revocation of license.

(26) Any person ejected from an association shall be denied admission to the grounds of any association until permission for his reentry has been approved by the Commission.

(27) During the term of disqualification of any participant in racing, it shall be the duty of the association to see that the privileges of his admission badge are revoked, and that he is kept out of the grounds, unless otherwise permitted to enter under certain conditions and at certain times as may be provided for elsewhere in these rules.

(28) An employee of the Commission shall keep a record of the names and addresses of all persons ejected by an association from its grounds together with the offense or offenses alleged against them, and any other material information relating thereto. It shall be the duty of the association to notify the Commission of any and all ejections.

(29) It shall be considered a corrupt practice when the owner/trainer of a kennel that is booked at a greyhound track has the ownership of a greyhound transferred to his name for the purpose listed below;

(a) To circumvent Rule 1.17(1) and (2) pertaining to true owners.

(b) With the intention of running greyhounds for any owner/breeder who is eligible but does not have a valid owner's license.

(c) With the intention of running greyhounds for any owner/breeder who for various reasons is unable to obtain an owner's license.

(d) Any other reasons of subterfuge.

1.20 Objections.

(1) All objections must be made to the Judges in writing, signed by the objector and a copy thereof sent immediately to the Commission.

(2) Permission of the Judges is necessary before an objection can be withdrawn.

(3) Any person or persons lodging an objection must pay all costs and expenses incurred in determining the objection in such proportions as the Judges shall decide, unless relieved from such expense by the Commission.

(4) The Judges may require a cash deposit before considering an objection which may be forfeited if the objection should prove to be frivolous or without foundation.

(5) The Judges must decide every objection pertaining to the race. From every decision an appeal in writing may be made to the Commission within five (5) days of the time the objector has been officially informed of said decision.

(6) Objections to a greyhound engaged in a race may be made by the owner or trainer of some other greyhound engaged in the same race, or by an official of the meeting to one of the Judges.

(7) Objection to any decision of the Clerk of Scales shall be made before the greyhounds leave the paddock for the start of the race.

(8) Pending a decision on an objection, any prize which the greyhound, against which the objection is lodged, may have won or may win in the race shall be withheld until the objection is determined.

(9) Objections shall be filed with the Judges within 48 hours (exclusive of Sundays) from the time the race is run in which the greyhound that occasioned the objection participated.

(10) In all cases of fraud or willful deception, the time limitation shall not apply provided the Judges are satisfied that the allegations are bona-fide.

(11) If an objection to a greyhound which has won or which has been placed in a race is declared valid, that greyhound is disqualified and the other greyhounds in the race are entitled to place in the order in which they finished.

1.21 Telephone and Telegraph.

(1) No telephone, telegraph, teletype, semaphore, signal device, radio, television or other method of electrical, mechanical, manual or visual communication shall be installed within the enclosure of any licensee, until same has been approved by the Commission.

(2) All public telephones and telegraph wires at the track or on the grounds of the association conducting the meeting shall be closed thirty (30) minutes before opening of the pari-mutuel windows for the first race of the day. No calls or wires shall be allowed to be made or received after the telephones and telegraph wires are closed until after the last race has been finished except by the officials of the Commission, by duly authorized officers and officials of the association, or duly accredited members of the press.

(3) The association is responsible to see that no unauthorized person uses its telephones during the period from thirty (30) minutes prior to the first race to fifteen (15) minutes after the last race of each program.

(4) No association licensed by this Commission shall knowingly transmit or allow to be transmitted by telephone, telegraph, teletype, semaphore, signal device, radio, television or other method of electrical, mechanical, manual or visual communication from the enclosure of its track, the result of any race until at least thirty (30) minutes after said race is declared official, with the exception of the final race of the program. Provided, however, associations licensed by this Commission may allow radio or television broadcasts or racing programs upon approval of the Commission, as stipulated in subsections (1) through (3).

(5) Any association licensed by the Commission desiring to broadcast, televise or transmit by press wire pertinent information relating to any race run at its track not inconsistent with any state or federal law, shall first file with the Commission an application for its approval, and such other information as the Commission may request.

(6) Associations may permit, subject to the approval of the Commission, representatives of the public press to send, for the exclusive use of such press, news items, "scratches" and also the results of each race after the same has been declared official together with the amounts of the final pools and the payoff prices of such races; and associations may permit telephone, telegraph and teletype wires and equipment on their respective premises during race meetings for the use of such representatives of the public press and for the transaction of the ordinary business of the association and the Commission.

1.22 Owners and trainers.

(1) The trainer shall be responsible for and be the insurer of the condition of greyhounds he enters and is presumed to know the Rules and Regulations of Greyhound Racing as adopted by the Commission.

(2) An owner, when his trainer is to be absent from his kennel and the grounds where his greyhounds are racing, shall notify the Judges of the trainer, assistant trainer or authorized agent who will assume complete responsibility of the greyhounds he is running.

(3) All licensed kennel operators and owners must file with the Commission Judge, the association and the Commission a roster of his trainers, assistant trainers, authorized agents and other employees, together with their license numbers no later than seven (7) days after the opening of each racing meet. All changes in such personnel, deletions thereafter made during that meet must be filed with the Commission Judge, the association and the Commission on certified roster forms.

(a) All licensed kennel operators and owners must file with the Racing Secretary of the association a certified roster, including the license numbers (in duplicate) of all greyhounds they intend to race during that meeting, together with the name(s) of the true owner(s) and the names of all persons having ownership or interest in the earnings of said greyhounds no later than seven (7) days after the opening of each racing meet. The Racing Secretary files the original of said roster with the Commission Judge no less than ten (10) days after the opening of the racing meet. All changes in such ownership, interest deletions and additions thereafter made during that meeting must be filed with the Racing Secretary on certified forms and a copy delivered to the Commission Judge by the Racing Secretary.

(b) Any licensed owner or trainer of a greyhound racing kennel, who knowingly kennels greyhounds whose owner is unlicensed, is subject to disciplinary action by the judges.

(4) No owner, trainer, assistant trainer, race track employee or other person, or either of them, shall accept directly or indirectly, any bribe, gift or gratuity in any form which intends to or might influence the results of any race.

(5) Every owner or trainer who does not have his greyhound at weighing-in room promptly at the time appointed shall have his greyhound scratched and, in addition, said owner or trainer may be liable for a fine.

(6) Trainers shall report greyhounds under their care or superintendence that are off racing form or in poor physical condition to the Racing Secretary who shall immediately notify the Judges. Greyhounds so reported shall not be eligible to enter or to start until approved by the Track Veterinarian and schooled to the satisfaction of the Judges. Violators of this rule may be

subject to a fine, suspension or to ruling off.

(7) No medicine, antiseptic, fluid or any matter containing any color causing the marring of identification marks shall be used on any part of a greyhound.

(8) Any owner, trainer or other person interested in any greyhound or greyhounds at a meeting licensed by the Commission, who shall bet with or through any handbook shall be ejected from the grounds of the association and shall be refused admission to the grounds of all other licensed associations in Guam.

(9) All owners and trainers of greyhounds and their employees are subject to the laws of Guam and the rules promulgated by its Commission.

(10) Owners, trainers, and their employees shall abide by said laws and rules and accept the decision of the Judges on any and all questions to which their authority extends, subject to their right of appeal to the Commission.

(11) No owner or trainer or their representative shall employ a Veterinarian who is not licensed as such pursuant to Section 16223, Government Code. Licensed associations shall not knowingly permit non-licensed Veterinarians to practice on their premises. Every Veterinarian who shall prescribe or use any medication or treatment which contains a drug or drugs which he has reason to believe are of such character as would affect the racing conditions of a greyhound in a race, shall at the time of prescribing or use deliver to the trainer of the greyhound under treatment a written statement, setting forth the date, the name of the greyhound and of the owner, and the name of said drug or drugs so prescribed or used. A copy of this statement shall also be delivered to the Presiding Judge at which track the greyhound is booked. Any illness with unusual symptoms is to be immediately reported to the attending Veterinarian and Veterinarian for the Commission. A daily log of all medication and drugs administered to any greyhound shall be maintained and shall be available to the Commission or its representatives upon request.

(12) The owners of kennels operating at each greyhound association in this Territory, may designate a competent and suitable

person to be present in the lock-out kennel areas of the track before and during each racing program, to work and cooperate with the Commission's kennel master and the association's kennel master, to aid and assist in maintaining and preserving security for and protection of the animals and the sport of greyhound racing.

(13) Should the owners of kennels fail to designate such suitable person for the purposes of aforesaid, then and in that event, the Commission's Veterinarian Assistant and the association's kennel master shall discharge their duties and responsibilities without the aid or presence of the kennel owner's representative. Only the persons herein above mentioned shall be allowed in the lock-out kennel while greyhounds are kept therein except as otherwise set forth in these rules.

1.23 Schooling.

(1) Greyhounds must be properly schooled and must, in the opinion of the Judges, be sufficiently experienced before they can be entered or started. Any greyhound that has not been entered for a period of six (6) racing days, and/or has not been raced for a period of ten (10) racing days or more, or for fifteen (15) calendar days or more, whichever is the lesser period, must be schooled at least once at its racing weight before being eligible for entry. No hand schooling will be considered official.

(2) Any owner, trainer, or authorized agent licensed by the Commission who has greyhounds under his care and management that are booked to race on tracks licensed by the Commission, and who permits said greyhounds to be schooled on any track in Guam or elsewhere, not approved by the Commission during these bookings shall be subject to the immediate revocation of his license.

(3) Greyhounds which transfer from one track to another under the jurisdiction of the Commission need not school if they have raced within ten (10) days.

(4) All official schooling races shall be at a distance not less than the distance nearest to 5/16 mile in use at the track.

(5) Each official schooling race must consist of at least six (6) greyhounds. However, if this condition creates a hardship, less than six (6) may be schooled with the permission of the Commission Judge.

(6) Any greyhound that has not been entered for a period of six (6) racing days and/or has not raced for a period of fifteen (15) calendar days or more shall be schooled at least once at its racing weight before being eligible for entry.

(7) All greyhounds in schooling races must be raced at their established racing weight and started from the box wearing blankets.

(8) Any greyhound may be ordered on the schooling list by the Judges at any time. Any greyhound ordered on the schooling list by the Judges must be schooled officially and satisfactorily before being allowed to enter a race.

(9) All greyhounds running in a hurdle race must be schooled in hurdle racing at least two times. Past performances of greyhounds in a hurdle race as indicated on the program must be those of hurdle races.

(10) Lead-outs must be used for official schooling.

(11) All owners and or operators of schooling tracks must be licensed.

1.24 Fines and suspensions.

(1) The Judges may suspend for no greater period than thirty (30) days anyone whom they have authority to supervise, or they may impose a fine not exceeding \$100.00. They may also suspend any person declared guilty of any corrupt or fraudulent practices by greyhound racing authorities of any other State or Judges of any recognized meeting. All such suspensions and fines must be reported to the Commission. If the punishment so imposed is not, in the opinion of the Judges sufficient, they shall so report to the Commission.

(2) No racing official other than the Judges shall have the right to impose a fine or suspension.

(3) A fine or suspension may not be rescinded by the Judges, but may be increased, decreased or revoked by action of the Commission.

(4) All fines and suspensions imposed by the judges shall be promptly reported to the Commission on forms provided for this purpose. Report must be typewritten and five (5) copies furnished.

(5) Suspension of a license shall extend to the spouse.

(6) Fines must be paid within forty-eight (48) hours directly to the Commission at the offices of the Association where the infraction occurred.

(7) The Commission shall have the power to alter, amend, or modify the suspension or fines imposed by the Judges, or to rule off the offenders from all greyhound tracks under its supervision. The Commission shall also have the power to reinstate without fine or suspension.

(8) A greyhound or kennel under suspension by the Commission of any other state or by any recognized association shall not be permitted to race on any Guam greyhound track where these rules are in force during the continuance of such rulings.

(9) The license of anyone ruled off any Guam track for fraud or fraudulent practices shall be subject to revocation by the Commission.

(10) The license of anyone ruled off of any Guam track for violation of any of the rules of racing may be revoked at the discretion of the Commission.

(11) When a licensee is ruled off for any fraudulent practice in relation to a particular greyhound wholly or partly belonging to him, he shall return all money or prizes which such greyhound has fraudulently won.

(12) Every licensee ruled off at a recognized meeting is ruled off wherever these rules are in force.

(13) When an owner is ruled off a track or suspended, every greyhound owned in whole or in part by him shall be ineligible to be entered or to start in any race until such greyhound has been made eligible either by the rescinding of his owner's penalty or his transfer through bona-fide sale to any other ownership acceptable to the Judges.

(14) When a trainer is ruled off a track or suspended, every greyhound which is under his care, management, training or superintendence shall not be qualified to be entered or to start in any race until said greyhound has been made eligible by the rescinding of said trainer's penalty or by the placement of the greyhounds in the hands of a licensed trainer with the approval of the transfer by the Judges.

(15) When a person is ruled off a track or suspended, he shall not be qualified, whether acting as agent or otherwise to subscribe for or to enter or run any greyhound in any race either in his own name or in that of any other person until the rescinding of that person's penalty.

(16) Any owner, trainer, helper, groom, or any other person licensed by the Commission who is suspended for any length of time shall be denied admittance to the greyhound tracks of the Territory of Guam.

(17) When a greyhound receives two interfered lines from a track, said greyhound shall be ruled off for such a period as prescribed by the Commission Judge.

1.25 Declarations.

(1) The declaration of a greyhound out of an engagement is irrevocable.

(2) Declarations in sweepstakes shall be made in the same manner as is provided for making entries therein to the Racing Secretary who shall record the day and hour of receipt and give early publicity thereto.

(3) Declarations in purse races must be made by the owner, trainer or authorized agent to the Racing Secretary or his assistant at least one-half hour before the time designated for the drawing of post positions on the day previous to the day on which the greyhound is to race, or at such time as the Racing Secretary may appoint.

1.26 Authorized agent.

(1) Each authorized agent must obtain a license from the Commission. An authorized agent is an agent appointed by a document signed by the owner. An agent so appointed will be recognized by the Commission as having authority to handle any and all matters pertaining to the kennel for which he is authorized to act, and the acts of such agent shall be deemed the acts of the owner, and owner accepts responsibility for his agent's acts. The term of the license and appointment shall expire June 30th of each year, unless the agent's appointment is revoked by the owner in writing or revoked for cause by the Commission.

(2) Each association shall provide an appointment of agent document, with a designated space provided for the current license number of the authorized agent so appointed. It shall be the responsibility of the racing secretary to verify the validity of said license number before accepting such appointment. One copy of the document shall be filed on a daily basis with the racing secretary. (1.09(3)).

1.27 Lead-outs, duties.

(1) Owners, trainers, or attendants will not be allowed to lead their greyhounds from the paddock to the starting box. The greyhounds shall be led from the paddock to the starting box by Lead-outs provided by each association for that purpose.

(2) Lead-Outs will be required to present a neat appearance and conduct themselves in an orderly manner and must be attired in clean uniforms provided by the association.

(3) The Lead-Out must put his greyhound in its proper box before the race and then retire to his assigned place.

(4) No Lead-Out will be permitted to have any interest in the greyhounds racing for said association.

(5) Lead-Outs shall be assigned to Post Position by the Paddock Judge by lot before each race and a record thereof shall be maintained.

(6) Lead-Outs are prohibited from holding any conversation with the public or with one another not consistent with the performance of their duties, either in the paddock, enroute to the starting post, or while returning to the paddock.

(7) Smoking or drinking intoxicating beverages while in uniform or on duty is prohibited.

(8) Lead-Outs are prohibited from wagering on the result of any greyhound racing at the track where they are assigned.

(9) Lead-Outs shall be required to attend training classes prior to the meet to which they have been employed and it shall be the responsibility of the Paddock Judge to see that such training has been accomplished for each lead-out.

1.28 The race.

(1) If a greyhound bolts the course, runs in the opposite direction, or does not run the entire prescribed distance for the race, it shall forfeit all rights in the race and no matter where it finished the Judge shall declare the finish of the race the same as if said greyhound were not a contender. However, for the purpose of the rule, said greyhound shall be considered a "starter".

(2) No race shall be called official unless the lure is in advance of the greyhounds at all times during the race and if any time during the race any greyhound or greyhounds touch or overtake the lure the Judges shall declare it "no race" and all moneys shall be refunded. However, when a greyhound bolts the course or runs in the opposite direction during the running of the race and in so

doing said greyhound or greyhounds in the opinion of the Judges does not interfere with the race in any manner the Judges shall declare the race "official". The decision of the Judges shall be final. The lure shall be operated consistently.

(3) If it appears that a greyhound may interfere with the running of the race because of failure to leave the box, because of accident or for any other reason, any person under the supervision of the Judges stationed around the track may remove said greyhound from the track. However, for the purpose of the rule, said greyhound shall be considered a "starter".

(4) All greyhounds must wear the regulation association muzzle and blanket while racing. Blinker muzzles must be approved by the Judges.

(5) The Kennel Master shall muzzle all dogs in the presence of the Commission Kennel Master.

(6) Muzzles and blankets must be carefully examined in the Paddock by the Paddock Judge before the greyhounds leave for the post and again be examined before the Judges' Stand or before the Starter at the starting box by the Patrol Judge.

(7) All greyhounds must be exhibited in the show paddock before post time of the race they are entered.

(8) After the greyhounds leave the paddock on their way to the starting point, and until the Judges direct the gates to be reopened, all persons except the racing officials and necessary attendants, shall be excluded from the track to be run over.

(9) The Judges shall closely observe the operation of the lure and hold the Lure Operator to strict accountability for any inconsistency of operation.

(10) If a greyhound is left in the box when the doors of the starting box open at the start there shall be no refund -- but if one greyhound or more is prevented from leaving the box at the start because of being locked in the starting box, the money wagered on said greyhound shall be deducted from the pool and be refunded. The Judges shall make the sole decision on the question

of what greyhound or greyhounds are prevented from starting in a race through failure of the doors of the starting box to open.

(11) The post positions of greyhounds in starting shall be assigned by lot or drawing after all entries are drawn and all races filled in their entirety, supervised by the Commission Judge and Racing Secretary. The time of drawing of post positions shall be properly advertised so all owners or trainers may be present if they so desire.

1.29 Scratches.

(1) To scratch a greyhound entered in a race sufficient cause must be given to satisfy the Judges. All scratches and the cause must be reported immediately to the Commission Judge.

(2) Any scratches that occur that are the result of a violation of a racing rule must carry a penalty and/or suspension of said greyhound for a period of six (6) racing days. Scratches for other causes must be disciplined at the discretion of the Judges. However, if any owner or trainer fails to have the greyhound entered at the track at the appointed time for weighing-in, and as a result said greyhound is scratched, the Judges may impose a forfeiture and/or suspension on the person responsible.

(3) If three or more greyhounds are withdrawn or scratched in any one race, the judges may cancel said race.

(4) The Judges may scratch a greyhound entered in a race for sufficient cause.

1.30 Timer, duties.

(1) The official acting as timer shall be responsible for the timing of each and every race. He shall time each by hand using a stop watch checked and certified by a competent watchmaker.

(2) The timer shall declare the official time of the race.

(3) Time of the race shall be taken from the opening of the doors of the starting box.

(4) Each association shall be required to install an automatic timing device approved by the Commission. The timer shall use the time shown on the timing device as the official time of the race if he is satisfied that the timing device is functioning properly; otherwise he shall use the time shown on the stop watch. When the stop watch time is shown on the official time of the race it shall be so announced to the public.

1.31 Security.

(1) Every association operating within the rules of the Guam Gaming Commission shall employ a full time Director of Security. The person to be so employed shall have his name submitted to the Commission for approval. It shall be the duty of the Commission to ascertain that the person submitted is fully qualified to perform the duties of Director of Security. Duties are as follows:

(a) Supervise the checking of I. D. cards or other types of proof of age within the association grounds to prevent wagering by minors.

(b) Supervise the entrance to and exit from every gate within the grounds of the association at all times during the scheduled meet of said association.

(c) Supervise all security personnel in the constant search for undesirables and expulsion of same from the grounds during a meet.

(d) Investigate and report to both the Commission and the association any action on the part of any party or parties which is, in his opinion endangering the honest operation of any phase of the meet.

(e) Enforce all Commission and association rules whether violator is patron or employee and assist in the apprehension of guilty party or parties and expulsion of same if requested by either the association or the Commission or its duly appointed representatives.

(2) Kennel and compound security.

(a) All incidents relating to improper activities or suspicious occurrences in kennels and compounds must

be immediately reported by owners, trainers, or other kennel employees to the local Director of Security or other track officials as well as to the Chief Inspector.

(b) A copy of the full security rule as outlined herein must be posted inside every kennel and/or furnished to every owner or trainer.

(c) Lock-out kennels will be inspected by the association Kennel Master immediately prior to placing the greyhounds in the kennels and immediately after they are taken from the lock-out kennel.

(d) Kennel crates may be identified with numerals and corresponding numerals may be placed upon the kennel muzzles. No other means of identification shall be used on the kennel stalls or muzzles.

(e) No person shall be permitted in the kennel area proper except the owner, trainer, kennel operator, kennel helpers, representatives of track management, and Guam Gaming Commission Officials.

(f) Trucks and trailers shall be driven only by licensed kennel personnel and inspected by same prior to loading of greyhounds. No truck or trailer enroute to the track with racing greyhounds shall be left unattended, and shall not be permitted to stop except in emergency cases.

(g) Food deliveries will be made directly to kennel personnel and will be properly secured upon delivery. Food purveyor personnel must secure a signed delivery receipt from a licensed kennel employee at the time of each delivery.

(h) Greyhound trainers will furnish the Association Racing Secretary and the Chief Inspector of the Guam Gaming Commission a list of all persons employed by the kennel prior to the racing meet, and notification of any deletions or additions will be made within 24 hours after the personnel change occurs.

(3) Owners and/or trainers of greyhounds racing in a licensed meeting operating under the control of the Commission must house their greyhounds within the compound established for that purpose by the association conducting the meet and shall abide by all of the rules and regulations pertaining to kennels and/or compound behavior as has been published by the Guam Gaming Commission. The only exception to this rule shall be in the cases of those individual owner or trainers owning, leasing, or renting private kennel facilities within the Territory of Guam where said meet is being conducted. Said private kennels may be used, providing owners, trainers, or others controlling or owning said kennels agree to the operation of the kennels and compounds under the control and direction of the Gaming Commission and must submit said kennel to an annual inspection not more than thirty (30) days, nor less than five (5) days from the opening of the meet to which they are obligated to run greyhounds and such other inspections as the Commission deems necessary.

(4) The following standards shall apply to privately owned kennels and compounds, during the period thirty (30) days before and one (1) day after association racing meet to which they are obligated to run:

(a) All exterior doors shall have security locks as approved by the Guam Gaming Commission.

(b) Kennels shall have one floodlight (150 watt minimum) on all sides of building.

(c) Fuse boxes and cut off switches shall be inside of kennel building.

(d) Medicine cabinets and food refrigerators shall have hasps and locks and be locked when not in use.

(e) Kennel crates may be identified with numerals and corresponding numerals may be placed upon the kennel muzzles. No other means of identification shall be used on the kennel stalls or muzzles.

(f) Runways must be inspected by the trainer or his representative immediately before each turnout.

(g) Truck and trailer crates are to be inspected by the trainer or his representative immediately before loading racing greyhounds to be transported to any location.

(h) Trucks and trailers used to transfer greyhounds from privately owned kennels to association premises shall not stop for any purpose other than emergency and the driver shall not at any time leave the truck except in the case of an emergency. Any such stops and departures from vehicle shall be immediately reported to the Association Presiding Judge at the time of arrival at the track enclosure.

(i) All personnel handling greyhounds or in any way connected with the operation of a private kennel must submit to fingerprinting and licensing by the Guam Gaming Commission and must be classified as a regular employee under the jurisdiction of the Guam Gaming Commission even though he or she might never enter the association premises.

(j) Greyhound trainers will furnish the association Racing Secretary and the Chief Inspector of the Guam Gaming Commission a list of all persons employed by the kennel prior to the racing meet, and notification of any deletions or additions will be made within 24 hours after the personnel change occurs.

(k) One fire extinguisher shall be installed on the exterior wall at each entrance and exit door.

(l) All kennel perimeters will be enclosed with a six foot chain link fence or fencing approved by the Guam Gaming Commission. All runways and open exercise areas will be enclosed by chain link fencing no less than four feet high. Enclosure gates shall be equipped with secure locking devices.

(m) Any trainer and/or owner employing unlicensed kennel help shall be subject to fine, suspension or both.

(n) Kennels shall be locked at all times when unattended and shall be kept locked both before, during, or after a performance unless trainer and/or helper is present.

(o) Kennels shall be kept clean and reasonably uncluttered at all times.

(p) Kennel building must have all openings, including doors and windows, screened with both fly screen and heavy mesh wire.

(5) The following building specifications shall be strictly adhered to in both the construction of new kennels and/or compounds, as well as the rebuilding or remodeling of old ones; whether such kennels are being constructed on association grounds, or private property unless specifically waived by the Commission.

(a) Compounds shall have sufficient accommodations to house all kennels racing at association track, provided said kennel is owned and operated by the association. This rule does not apply to privately owned establishments.

(b) Building shall be concrete block construction and not less than 20' x 50' in size.

(c) Roofs shall be of fire resistant materials.

(d) Windows shall be aluminum transor jalousie type, installed with bottom window at least 6" above kennel floor.

(e) Floors shall be concrete slab.

(f) Electrical wiring shall be in metal conduit and installed according to Underwriters Code and Specifications.

(g) One flood light of not less than 150 watts shall be installed on sides and ends of each building.

(h) Ample lighting fixtures and outlet plugs shall be installed in each building.

(i) Windows shall be of metal and glass construction. All windows shall be enclosed with 1/2 inch steel bar grills and installed with non-reversible screws.

(j) Solid core wood doors shall be installed at all entrance and exit doorways.

(k) Doors shall be fitted with hasps and padlocks. Hasps and keepers shall be installed with non-reversible screws.

(l) Buildings shall have ample sanitary facilities including one (1) double laundry sink with hot and cold water supply.

(m) 3/4" water supply taps shall be installed at front and rear of each building.

(n) One fire extinguisher shall be installed on the exterior wall at each entrance and exit door.

(o) Each building shall have not less than forty (40) individual crates (double decked); each crate is to measure not less than 36" in width, 40" in depth, and 36" in height. Bottom crates shall be on casters.

(p) Crates shall be of metal or wood construction and be fitted with adequate latches.

(q) Center aisle between crates shall not be less than 10' in width.

(r) Each building shall have an area of not less than 10' x 20' to be used for refrigerators, deep freezers, medicine cabinets, equipment and grooming or treatment of the greyhounds.

(s) Each building shall have two (2) runways measuring not less than 30' x 60'.

(t) Runways shall be enclosed with "non-climbable" type wire mesh fence 6' in height. All runway gates are to be fitted with ample locking facilities.

(u) Compounds to be enclosed by perimeter fence not less than 8' in height topped with three (3) strands of barbed wire angling outward. Fence to be "non-climbable" type wire mesh.

(v) Entrance and exit to all compounds shall be by one double gate.

(w) A guard house with telephone and public address system shall be constructed at each entrance gate of all compounds.

(x) Perimeter fences and all area within its enclosure shall be amply lighted by flood lights or mercury lamps.

(y) Building shall have off road parking area.

(z) Roadways and parking areas shall be hard surfaced.

Upon application, the Commission may make modifications of the above requirements.

(6) Any trainer and/or owner employing unlicensed kennel help shall be subject to fine, suspension or both.

(7) Kennels shall be locked at all times when unattended and shall be kept locked both before, during, or after a performance unless trainer and/or helper is present.

(8) Kennels shall be kept clean and reasonably uncluttered at all times.

(9) Any trainer and/or owner feeling that his particular kennel does not meet the requirements of this rule shall immediately report such discrepancies as may exist to the Kennel Master and, if after ten (10) days, there has been no attempt on the part of the association to remedy the problems existing, said trainer and/or owner may appeal directly to the Commission Judge, who shall in turn make a full inspection and report directly to the Commission.

(10) It is the intent of the Guam Gaming Commission that all precautions for the proper security and protection of greyhounds racing at a duly licensed association meet within the Territory of Guam shall be taken and all associations, as well as private kennels, may expect periodic inspection of their facilities. Fully realizing that it is impossible to spell out each individual situation and each individual case, the Guam Gaming Commission reserves the right to reject any kennel, compound, or private facility, when it is the belief of the Commission that the approval of said kennel would jeopardize the security of greyhounds being housed therein.

1.32 Medication and drugs.

(1)(a) If the Commission shall find a positive of any drug, stimulant, narcotic or medication in the specimen of any greyhound having raced with such drug, stimulant, narcotic or medication in its system the Judges shall impose punishment or take such other action as they deem proper under any of the rules, against every

owner, trainer and other licensees responsible for the care and protection of the greyhound(s) involved and against every person found by them to have administered, or caused to be administered or conspired with another person to administer such drugs, stimulants, narcotics or medication.

If the Judges shall find an attempt to administer any drug, stimulant, narcotic or medication to any greyhound before a race they shall impose such punishment or take such other action they deem proper under any of the rules, against every person found by them to have attempted to administer or conspire with another person to attempt to administer any such drug, stimulant, narcotic or medication.

(b) The trainer, owner, groom or any other person having charge, custody or care of the greyhound is obligated to protect the greyhound properly and guard it against such administration or attempted administration, and if the Judges shall find that any such person has failed to show proper protection and guarding of the greyhound, or if the Judges find that any owner or trainer guilty of negligence with respect thereto, they shall impose such punishment and take such other action as they may deem proper and under any of the rules, including reference to the Commission.

(c) The owner or owners of a greyhound so found to have received such administration 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 case of disqualification. If a greyhound shall be disqualified in a race because of this rule, the eligibility of other greyhounds 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.

(d) The kennel of the trainer under investigation for violation of this subsection shall not be permitted to race until a hearing has been held by the Judges and action taken if they find action necessary. A hearing must be held within 72 hours after

receiving report from the Commission unless additional time is approved by the Commission. The enforcement of this rule may be waived by the Supervisor of Racing if, in his opinion, the enforcement would cause undue hardship on innocent party or parties.

(e) For the purposes of obtaining a urine sample from a greyhound, it may be given water and shall be detained in the lock-out kennel for as long as necessary until a urine sample is obtained.

(2) Judges in all cases involving illegal medication shall be the Presiding Judge, the Commission Judge and a duly appointed representative of the Commission. The Commission representative shall act as the Senior Judge and shall be responsible for the conducting of the hearing and for the submittal of all reports required because of said hearing.

(3) The suspension of a kennel operator, owner or trainer by the Judges shall result in the automatic suspension for the same period of any greyhounds under the ownership or being trained by the person or persons suspended, regardless of whether said greyhounds are being raced at the association where the infraction occurred or elsewhere within the jurisdiction of the Commission. The enforcement of this rule may be waived by the Supervisor of Racing if, in his opinion, the enforcement would cause undue hardship on innocent party or parties.

(4) The Judges and/or Gaming Commission investigators shall make every effort to ascertain and seize the drug involved in the Commission Laboratory report, however, failure to find the drug involved shall not be cause to fail to punish the offenders. The Judges shall hear and act in all cases involving medication, regardless of whether said medication is deliberate, due to negligence, or is accidental.

(5) The owner, trainer, or his groom or other authorized representative must be present in the testing enclosure when a urine or other specimen is taken from his greyhound. He must remain until the sample tag is attached to the specimen and is signed by him. The trainer or owner shall furnish to the Commission Veterinarian

at the beginning of a meet a list of all persons in his employ who are authorized to sign and be present at the time specimens are taken and the Commission Veterinarian shall at all times take necessary precautions to see that only these authorized people do sign the specimen tags. Any owner or trainer not afforded the privileges outlined in this paragraph should immediately report such failure to the Chief Inspector or other authorized Government employee. A urine or other specimen may only be extracted after the greyhound has run.

(6) Willful failure to be present at, or a refusal to allow, the taking of any such specimen, or any act or threat to impede or prevent or otherwise interfere therewith, shall subject the person, or persons guilty thereof, to immediate punishment by the Judges of the meet and the matter shall be referred to the Commission for such further penalty as in their discretion they may determine to be necessary.

(7) Such urine, blood and other specimens shall be taken and tested from such greyhounds as the Judges of the meet or the Commission Veterinarian may designate. Such tests are to be under the supervision of the Commission Veterinarian and shall be collected by either the Commission Veterinarian or his duly authorized assistant, both of whom must be employed by the Commission.

(8) Said specimen shall include a preservative as recommended by the laboratory, and refrigerated under lock until transferred to laboratory. Said specimen shall be forwarded First Class Mail and placed in the U. S. Mail within an eight-day period after the conclusion of the final race of the performance in which the samples were taken.

(9) The Commission Veterinarian, Territorial Investigators or any of their duly appointed assistants, may take samples of any medicine or other materials suspected of containing improper medication or drugs which would affect the racing condition of a greyhound in a race, which may be found in kennels or elsewhere on race tracks or in the possession of any person connected with racing on such tracks and the same shall be delivered by the Commission Veterinarian to a Commission approved laboratory for analysis.

(10) Any portion of the purse, if not already paid, which is to be redistributed in accordance with the provisions of this Section shall be held until such redistribution is approved by the Commission. This rule shall apply only to the amount payable to the owner or owners of the disqualified greyhound and shall not prevent payment due to other greyhounds in the race pending approval of the Commission.

(11) Every owner, trainer, or authorized agent shall immediately whenever requested by the Commission submit any greyhound or greyhounds of which he is the owner, authorized agent, or trainer, to any Veterinary Surgeon designated by the Commission for such examinations or tests as said Veterinarian may deem advisable.

(12) Any test or examination made by the Veterinarian designated by the Commission may be witnessed by the Commission or any of its representatives and by the owner or his authorized agent or by the trainer of the greyhound or greyhounds so examined or tested.

(13) Any person found guilty by the Commission of any participation in or knowledge of the fact that any drug, narcotic, stimulant, depressant, local anesthetic or any electrical, mechanical or other application has been used which, in the opinion of the Judges, is of such a character as could affect the racing condition of such a greyhound in a race, may be ruled off all tracks in Guam.

(14) Every association and all officials and employees thereof shall give every possible aid and assistance to any department, bureau, division, officer, agent or inspector or any other person connected with the United States Government or with the Territory of Guam who may be investigating or prosecuting any such person they may suspect of being guilty of possessing any drug, narcotic, stimulant, depressant, or local anesthetic, or any electrical, mechanical or other device which, in the opinion of the Judges, is of such a character as could affect the racing condition of a greyhound in a race.

(15) Nothing herein contained under any of the Rules of this Section shall alter or diminish the power of the Commission to review or originate action in any case covered by any of the rules set forth in this section.

(16) Upon being notified that an appeal has been made from any ruling or decision involving a redistribution of the purse, the association shall within five (5) banking days deposit the sum total of said purse in an interest bearing bank account, pending the outcome of such appeal. A duplicate deposit slip date-stamped by the bank shall be furnished to the Commission in verification of such deposit. The amount of interest so earned shall be added to the original amount of the purse for redistribution when so ordered and shall be apportioned among all recipients of such redistribution.

PARI-MUTUEL AND FISCAL OPERATIONS

2.01 Admissions: General requirements.

(1) Each association licensed to conduct meetings on Guam tracks shall file with the Commission a complete schedule of the rates of admission fees the Association proposes to make at the meeting or meetings for which dates have been awarded. The Commission may call for further data and information in writing, or it may ask the officers of any association to appear in person before it. There shall thereafter be no change made in any of the said admission fees except upon the desired changes being submitted to the Commission in writing five (5) days prior to the effective date of such changes.

(2) It shall be the responsibility of each association to require of its printer to furnish the Commission with a certified ticket manifest listing all admission tickets by denomination, badges, messenger books, and all other prenumbered forms to be used by said Association. This manifest shall be sent by registered mail directly to the Commission at time the order is shipped by the printer to said association.

(3) Each association must file a certified gate card showing specimen tickets and badges with the Commission at least ten (10) days in advance of the opening of the race meeting.

(a) This gate card must be complete in detail as to the type of admission tickets, badges, or other evidence of the right to enter the grounds on a racing day.

(b) The Commission shall inspect and approve the proposed tickets and badges displayed upon the gate card before tickets or other rights to enter the grounds are sold or distributed by the association.

(c) No tax-free badge or pass may be issued to any person in any capacity, without the approval of the Commission.

(d) The wife or husband of any licensed owner or

trainer, who performs special duties in connection with said licensee's racing operation that requires ingress and egress to the tract shall be entitled to receive a tax-free admission badge.

(e) No licensee shall permit any person or persons to use his tax-free badge or pass. Any licensee is responsible for this badge or pass at all times.

(4) All gates used for admission of patrons must have turnstiles of a type approved by the Commission, equipped with meters, and such turnstiles must be numbered consecutively or have other means of individual identification. A daily turnstile reconciliation with actual count shall be filed with the Commission.

(5) In cases where the association issues passes in the form of coupon badges, the coupon applicable to the racing day must be deposited by the gateman in a locked box upon admittance. In cases where the association uses passes in the form of cards, methods must be employed to record control numbers each day said card is used for admittance.

(6) With prior approval of the Commission, special admission rates may be charged on Charity and Scholarship Days.

(7) Each association selling season box seats and/or any other type seating which is not sold on a daily basis must remit all admission taxes thereon within ten (10) days after the close of each meeting.

2.02 Accounting.

(1) Every person conducting race meetings under this chapter shall so keep books and records as to clearly show the total number of admissions and the total amount of money contributed to every pari-mutuel pool on each race separately and amount of money received daily from admission fees, and within one hundred and twenty (120) days after the conclusion of every race meeting shall submit to the

Commission a complete audit of its accounts, certified by a public accountant licensed to practice in the territory, and in addition, every person conducting race meetings, under this chapter shall submit to the Commission a detailed annual audit.

(2) These audits shall become and be maintained in the Commission confidential files and shall include, although not limited to, the following Statements and Schedules:

- (a) Balance Sheet
- (b) Profit & Loss Statement
- (c) Statement of Application of Funds
- (d) Daily Distribution of Pari-Mutuel Handle Schedule
- (e) Daily Admissions, Receipts and Taxes Schedule
- (f) Insurance Schedule (This should include the names, addresses of all companies with whom the policy has been placed as well as the Agent with whom you have placed such policies.)
- (g) Depreciation Schedule
- (h) Salaries and Wages of all Employees
- (i) Salaries paid to Officials and Department Heads
- (j) Contribution or Donation Schedule
- (k) Miscellaneous Revenue Schedule (This shall be in detail as to source.)
- (l) Legal and Accounting Fees Schedule
- (m) Travel and Entertainment Schedule (In complete detail showing the actual disposition of these funds.)
- (n) Taxes paid and accrued
- (o) Advertising Expenses
- (p) Organizational Date (Listing directors, officials, etc., a schedule of stockholders may be submitted under separate cover.)
- (q) Certificate of Accountant who prepares Audit.

(3) The Territorial Auditor may audit and check the books and records of any such person and upon the request of the Commission he shall do so.

2.03 Charity and scholarship days; Accounting.

(1) Any association that conducts charity or scholarship days in conjunction with its racing meet must, within one hundred and twenty (120) days after the close of said meeting, submit to the Commission on prescribed forms a complete statement of receipts and disbursements from the proceeds of each such day; and further all net proceeds must be disbursed and accounted for at the time such report is submitted. The "net" profits of these days must never be less than what the taxes would have been had such a day been a regular day of racing.

Any association which is prevented by operation of law or otherwise from conducting its charity or scholarship days in conjunction with its own racing meet may apply to the Commission for permission to conduct such charity or scholarship days in conjunction with a racing meet of another similar licensee. Within 120 days following the close of its meeting, the licensee conducting such charity or scholarship day or days shall transmit the net proceeds therefrom to the association for which such day or days were conducted and the association shall within 30 days thereafter, submit to the Commission on prescribed forms a complete statement of receipts and disbursements from the proceeds of each such day or days; and further, all such proceeds must be disbursed and accounted for at the time such report is filed.

(2) Thirty (30) days prior to the operating of any Charity Day, each association shall submit to the Commission a list with names and complete mailing addresses of all proposed recipients for the proceeds of such day. These lists shall be limited to those charitable organizations currently registered as such with the Department of Revenue and Taxation and must include the number of their current registration certificate. A copy of such current registration certificate must be furnished with the list and each of these proposed recipients must be approved by the Commission before disbursements are made.

(3) All sources of income such as parking, concessions, and seasonal box rentals shall be included in the "gross" receipts for these extra days.

(4) Expenses shall be categorized as follows:

(a) Category I

These are the operational expenses that would have occurred regardless of whether or not such an extra day was held. These expenses will be disallowed in determining the net profits.

(b) Category II

These are the operational expenses that are incurred only because of holding the extra days but which are broad in coverage and in which the "actual expense" incurred is difficult to determine with accuracy. The prorating of this classification will be allowed if it is calculated by using the actual number of days held against the actual cost of the item for the current year.

(c) Category III

These are the actual operational expenses that occurred only because of the holding of the extra day. Appropriate type document(s) must be produced upon request.

(d) Category IV

These category of expense will relate only to purses and stakes. Such expenses may be charged either on the basis of a pro-ratio of all purses and stakes over the number of days operated, including the extra charity and scholarship days, or, on the basis of the actual costs incurred on the extra day at the track's option. However any stake races run on these days must first have Commission approval as to the amount of the stakes.

2.04 Uncashed tickets.

(1) Every association shall carry on its books an account which shows the total amount due on outstanding unredeemed mutuel

tickets, which represents the winning tickets not presented for payment, including all future sales unclaimed winning tickets. In the event of a pay-off discrepancy, such winning tickets remaining unpaid at the close of each performance shall be entered in the "outs" book at the actual price paid to the public. A record of all unpaid pari-mutuel tickets shall be prepared and forwarded to the Commission within thirty (30) days after the last day of each race meeting.

(2) When "outsbooks" are posted by hand, the minimum requirements are as follows:

(a) Shall be placed in a bound volume of a type approved by the Commission. Safe guarding of this record is a management responsibility.

(b) The date, performance, race or game, type of wager, winning number, tickets outstanding, price paid per ticket and amount (total) outstanding shall be written in ink, indelible pencil or be ink-stamped.

(c) Totalisator codes shall be placed in the "outsbook" from the actual plates after each performance. These may be either stamped or pasted into the book.

(d) As each individual ticket is redeemed by a patron, the actual date of its cashing shall be noted under a separate columnar heading. Posting of these cashed tickets shall be daily and such entries may be in pencil.

(e) As each ticket is cashed it shall be deducted from the number of tickets outstanding so that the "outsbook" will show the net number of tickets still outstanding at all times.

(f) At the bottom of each page a net total of amounts still outstanding shall be carried and may be written in pencil.

(3) It shall be the responsibility of each association to see that the following certificate(s) is entered in the rear of

each "outsbook" it maintains and is signed by the proper track employee(s).

The undersigned hereby certifies that all the (deduction) (addition) entries on the pages covering the date(s) of _____

thru _____

were made from valid tickets and/or documents and are, to the best of my knowledge and belief, correct.

Signature

(4) . If two or more track employees have the duty of making entries in the outsbook(s), the above certification shall be required of each, striking out the appropriate word in parenthesis.

(5) A new certification shall be required upon change of an employee's duties which concerns the "outsbook(s)."

(6) When cashing pari-mutuel tickets which have previously been entered in the "outsbook", each association shall be responsible to see that on the back of each ticket there is clearly stamped the number of the cashier and the words "out ticket."

(7) When "outsbooks" are compiled by Data Processing Systems or computerized totalisator equipment, the following minimum requirements shall apply:

(a) All printed Outs Summaries and printed Outs Ledger sheets shall be placed in a separate binder in chronological order. Safeguarding of these records is a management responsibility.

(b) These daily ledger sheets shall include the date, race or game, winning number, price paid per ticket, amount outstanding from previous performance, tickets paid for each performance and new balance outstanding.

(c) Totalisator codes for each performance shall be maintained in a separate binder or volume with the official finish and price paid per ticket by denomination.

(d) The requirements specified in subsection (3) (4) (5) and (6) above, shall also apply.

(8) A copy of the money room report showing the daily "outs" and a copy of the outstanding tickets report prepared by the calculating room showing the daily accumulation of the "outs" totals shall be delivered to the Track Chief Auditor of the Commission by the association within 48 hours after the close of each performance.

(9) It shall be the responsibility of the association management to safeguard all records pertaining to pari-mutuels operations, including all cashed winning pari-mutuel tickets and admission records, for as long as the Commission requires. None of these records shall be destroyed without written permission of the Commission.

(10) Any association violating any provision of this rule shall be subject to disciplinary action by the Commission.

2.05 Board of Relief.

(1) Each association shall name a Board of Relief composed of three (3) of its officers, the General Manager of the association being the Treasurer Ex-officio of such board. All moneys accruing from underpayment to the public in the mutuels, by reason of error or mechanical mishaps to tote machines, from day to day, shall be paid over to the Board of Relief. All moneys collected as fines or penalties upon trainers or association employees shall likewise be paid over to the Board of Relief, and correct record thereof be kept by the Treasurer of the Board of Relief of all such receipts and disbursements. The money that comes into the possession of the Board of Relief shall be used as a fund to aid trainers, kennel attendants, players, and others who become ill or injured in the performance of their duties on the tracks of Guam. Authority is also granted to the Board of Relief to accept contributions to this

fund. Within thirty (30) days after the close of the racing season of each year the Board of Relief shall file with the Commission a report of the disposition of the money that has come into its possession, which report shall be subject to audit as shall the accounts of the Racing Secretary and Players' Manager. Each disbursement by the Board of Relief in the amount of \$100 or more shall be substantiated by a full explanation of the reason for such disbursement. A separate page for this purpose shall be attached to the annual statement of the Board of Relief.

2.06 Pari-Mutuels.

(1) Within the enclosure of any race track licensed and conducted under the racing laws of Guam, but not elsewhere, the sale of pari-mutuel pools under such regulations as the Commission shall provide, is hereby authorized and permitted.

(2) Such rules for pari-mutuel betting as may be specified by the Commission shall be printed in the daily racing programs sold to the public within the premises of racing associations.

(3) No pari-mutuel tickets shall be sold except through regular ticket windows properly designated by sign showing type of tickets sold at each particular window. All ticket sales shall be for cash. This rule does not prohibit messenger betting.

(a) Resale of such tickets from one individual to another is prohibited and shall be grounds for ejection.

(b) "Split betting" is permitted only within a group of two or more persons attending a dog track who, through one of their members, places bets through the pari-mutuel machines. No compensation may be paid such member for his services in placing these bets. Violation of this rule shall be grounds for ejection.

(c) The duty of licensed pari-mutuel sellers and cashiers shall not be compromised and they shall not at any time serve as agent or employee of a patron. It shall be the duty of the permit holder to rigidly enforce this rule.

(4) Payment of winning pari-mutuel tickets shall be made only upon presentation and surrender of such tickets. No claims shall be allowed for lost or destroyed winning tickets.

(5) Any claim by a person that a wrong ticket has been delivered to him must be made before leaving the mutuel window.

(6) Mutilated pari-mutuel tickets or those whose validity is questioned shall be submitted to the Commission, or its designated staff representative the track Chief Auditor, for inspection, and the ruling of said Commission or representative thereon shall be final and conclusive.

(7) Mutuel cashiers' windows shall remain open a reasonable length of time after the last race.

(8) The manager of the pari-mutuel department shall be properly and timely advised by the racing secretary prior to the beginning of wagering on each race of the entries that will compete in the race.

(9) Each association in all cases of a pari-mutuel pool shall distribute not less than \$2.20 of each winning \$2.00 wager.

(10) In the event a minus pool (insufficient funds in any of the net pools) occurs in either the win, place or show pool, the expense of said minus pool shall be borne by the association, and the Territory of Guam shall receive its share, including breaks, of the remaining pools.

(11) No minor shall be allowed to wager.

(12) All tracks under the jurisdiction of the Commission are required to install and maintain mechanically operated or computerized totalisators and result boards in plain view of patrons. The cycle of the frequency of change on the totalisator board shall not be more than 90 seconds except when there is no automatic totalisator, in which case there shall be shown on the board not less than four (4) complete lines of odds.

(13) Whenever there is a difference in any pool or pools, i.e., a difference between the sum total of the wagers on the individual entries as compared with the grand total as shown by the tote board, the larger amount shall be used as the basis of computing the pay-off; or whenever the tote boards fail mechanically

or electrically and are obviously unreliable as to the amounts wagered, at the discretion of the mutuel manager, the pay-off shall be computed on the sums wagered in each pool as shown by the recapitulation of the sales registered by each ticket-issuing machine.

(14) If any error is made in posting the pay-off figures on the public board, it shall be corrected promptly and only the correct amounts shall be used in the pay-off, irrespective of the error on the public board. If because of mechanical or electrical failure it is impossible to promptly correct the posted pay-off, a statement shall be made over the public address system stating the facts and correction.

(15) Payments due on all wagers shall be made in conformity with the well established practice of the pari-mutuel system. The practice is to work in dollars and not in number of tickets. The "break" permitted by law is deducted in all of the calculations arriving at the payoff prices; i.e., the odd cents over any multiple of ten cents of winnings per dollar wagered are deducted, 50% to be retained by the licensee and 50% to be remitted to the Territory. In minus pools, at greyhound tracks, the odd cents over any multiple of ten cents of winning per dollar shall be deducted as "breaks".

(16) Each association must maintain an approximate odds board and an efficient oddsman, whose duty it shall be to post not less than four complete quotations or lines of odds for the purpose of informing the public of the actual wagering on each entry as disclosed by a take-off of the win pool at the time such odds are posted. Final approximate odds must be posted within one minute after the mutuel windows close. When computerized totalisator equipment is used, a complete line of odds shall be posted with each cycle of change, and the requirement for an oddsman is waived. The Mutuels Manager is held responsible for the correctness of the final line of odds and all pay-off prices posted on the board. Mutuel machines

for the final race must be locked by 12:30 a.m. for Friday and Saturday night performances and twelve (12) o'clock midnight for other performances. The final race must start by 12:30 a.m. for Friday and Saturday night performances and twelve (12) o'clock midnight for other performances.

(17) The manager of the pari-mutuel department shall also furnish a copy of all take-off and calculating sheets to the Commission Chief Auditor, as soon as completed along with the complete and detailed records of each race containing the actual "pay-off" on each winning entry.

(18) Uniformed messengers or future sales windows may be provided by the association only on written authorization by the Commission. Messengers shall give receipts to all patrons purchasing mutuel tickets through them, and winning tickets shall be paid by such messengers only upon surrender of such receipts. Each association shall maintain separate receipt books for these messengers sales of a type approved by the Commission. Messenger/telebet betting or future sales windows are not authorized for the acceptance of any wagers which involve exchange of pari-mutuel tickets.

(19) No wager shall be accepted nor any receipt written by any messenger after three minutes before official post time for each race. When such messengers are employed, specific pari-mutuel windows shall be designated for their exclusive use, in a room or space set apart therefor and all persons shall be excluded therefrom except those actually employed thereat. Methods of operation shall, at all times, be in accordance with the rules of the Commission. In the event a receipt is overlooked and a ticket is not purchased, such wager shall be considered to be in force and the track shall be responsible for any winnings resulting therefrom. All monies represented by such overlooked receipts shall be deposited nightly in full with the money room and shall revert to the Territory in same manner as do the unclaimed winning messenger receipts. The

track is responsible for bringing all such incidents to the attention of the Territorial Inspector who shall in turn file a report with the Commission. All cashed receipts covering winning tickets shall be stapled to the corresponding receipts in the books and retained by the association available for inspection by the Commission or its representatives. It shall be the responsibility of the association to deposit all funds representing unclaimed winning messenger receipts in the outs account at the close of the season.

(20) At greyhound tracks, in all races except sweepstakes in which six (6) or more greyhounds start, the association shall provide win and show pools, and, at the option of the association, a place pool. In all races in which five (5) or four (4) greyhounds start it shall provide win and show pools. In races in which three (3) or two (2) greyhounds start it shall provide only a win pool, and pari-mutuel tickets shall be sold accordingly; provided, however, that in sweepstakes in which less than four (4) greyhounds start the Racing Association may, at its option, provide that there shall be no betting and in such cases an additional race with betting may be added to the program.

(21) If a greyhound is left in the starting box when the doors open at the start there shall be no refund, but if one greyhound or more is prevented from leaving the box at the start because of being locked in the starting box, the money wagered on said greyhound or greyhounds so locked in the starting box shall be deducted from the pool and refunded. The Judges shall make the sole decision on the question of which greyhound or greyhounds are prevented from starting in a race through failure of doors to open.

(22) If a greyhound is excused from racing for any reason whatsoever, after betting thereon has begun, the money bet on that greyhound shall be refunded. There shall be no refund if the entry has at least one actual starter.

(23) If no greyhound finishes in a race all money wagered on that race shall be refunded. If only one greyhound finishes

in a race, the net win, place and show pools shall be apportioned among the holders of the win, place and show tickets on that greyhound. If only two greyhounds finish in a race the net win, place and show pools shall be apportioned among the holders of win, place and show tickets on those two greyhounds.

(24) If a race is declared off by the Judges after wagering begins on that race, all money wagered on that race shall be refunded.

(25) If a greyhound race is marred by jams, spills, or racing circumstances other than accidents to the machinery while a race is being run, and three or more greyhounds finish, the judges shall declare the race finished, but if less than three greyhounds finish, the judges shall declare it "no race" and monies shall be refunded.

(26) Any ruling of the Judges with regard to the award of purse money made after the sign "Official" has been purposely displayed shall have no bearing on the mutuel pay-off.

(27) When there is no ticket to win sold on the greyhound finishing first in a race, the net "win" pool shall be paid to holders of tickets on the greyhound in the next highest order of finish.

(28) When there are no "place" tickets sold on either of the greyhounds finishing first and second in a race, the net "place" pool shall be paid to holders of tickets on the greyhound in the next highest order of finish.

(29) When there are no "show" tickets sold on any of the greyhounds finishing first, second or third in a race, the net "show" pool shall be paid to holders of tickets on the greyhounds in the next highest order of finish.

(30) A copy of the opening line, and all additional lines of odds, shall be furnished and delivered to the auditor of the Commission by the association immediately following each race.

(31) The Manager of the Pari-Mutuel Department shall furnish a copy of all take-off and calculating sheets to the Commission Chief Auditor, as soon as the take-off is completed and an additional copy as soon as all calculations are completed.

(32) At greyhound tracks, each association shall install and maintain a suitable system of electric bells for closing its pari-mutuel machines at all windows at which wagers are received. Said

bells shall be operated from the judges' stand and the Commission Judge shall directly supervise the signal for closing of the windows. Upon the ringing of said bells the sale of pari-mutuel tickets shall cease immediately and pari-mutuel machines locked. No tickets may be issued or sold after the machines have been locked.

(33) Each association must install and maintain in good working order a suitable telephone system between the judges stand and the office of the pari-mutuel plant, the odds board, the show paddock office, the lure operator's tower and the starter.

(34) Any employee of a totalisator company shall report the discovery of any irregularities or wrong-doings by any person involving the pari-mutuel wagering immediately to the Commission or its representative.

(35) All pari-mutuel associations shall be allowed to run any two of the following types of multiple wagering in addition to their Daily Doubles and Quinielas and Perfecta wagering on individual racing performances:

- (a) Big Q
- (b) Big Perfecta
- (c) Trifecta

(36) Should there be "place" tickets sold on only one of the two greyhounds finishing first and second in a race, the net "place" pool shall be calculated as a "win" pool and paid on that greyhound finishing first or second on which tickets have been sold.

(37) Should there be "show" tickets sold on only two of the greyhounds finishing first, second or third in a race, the net "show" pool shall be calculated as a "place" pool and paid on those greyhounds finishing either first, second or third on which tickets have been sold. Should there be "show" tickets sold on only one of the three greyhounds finishing first, second or third in a race the net "show" pool shall be calculated as a "win" pool and paid to holders of tickets on this greyhound.

2.07 Calculating the pay-off in dead heats.

(1) In the case of a dead heat in the win pool, the pay-off price shall be figured as in place pool.

(2) In the case of a dead heat for second in the place pool, the winner of the race receives its half share of the profits in that pool, and each of the two greyhounds that dead heats for second receives one-half of the remaining half of the profits.

(3) In the case of a dead heat for third or show in the show pool, the first and second greyhounds each receive a normal one-third of the profits in that pool and the two greyhounds that dead heat for third each receives one-half of the remaining third of the profits.

2.08 Daily Doubles.

(1) Daily Double wagering is permitted during any single racing program.

(2) If no ticket is sold combining the two winners of the Daily Double, the net pool shall be calculated as a "win" pool and paid to holders of tickets selecting the winner of the first half of the Daily Double.

(3) If no ticket is sold including the winner of the first race of the Daily Double then the entire pool will be paid to the holders of the tickets which include the winner of the last race of the Daily Double.

(4) Likewise, if no ticket is sold including the winner of the last race of the Daily Double, the entire pool will be paid to the holders of tickets which include the winner of the first race of the Daily Double.

(5) If no ticket is sold including a winner of either race of the Daily Double, then the pool shall be paid to holders of tickets which include the greyhounds finishing second in the two races of the Daily Double.

(6) If no ticket is sold that would require distribution of the Daily Double pool to a winner under subsections (2), (3), (4), and (5), the association shall make a complete and full refund of the Daily Double pool.

(7) If for any reason the first race of a Daily Double is cancelled and declared off, full and complete refund will be made of the Daily Double pool.

(8) If for any reason, the second race of a Daily Double is cancelled or declared off, the whole of the Daily Double pool shall be distributed as a win pool to the holder of Daily Double tickets, upon the winner of the first half of the Daily Double. If no Daily Double ticket has been sold upon the winner of the first half of such Daily Double, the total pool shall be distributed as a win pool to the holders of the Daily Double tickets upon the greyhound finishing second in the first half of the Daily Double.

(9) There shall be a refund of Daily Double wagers in the event of a greyhound being scratched before the betting on the Daily Double has closed. (This refund to apply only to wagers on the greyhound scratched).

(10) In the event a greyhound is scratched or excused in the second half of the Daily Double, after the first half is official, all tickets combining the scratched greyhound shall become consolation tickets and shall be paid a price per dollar denomination calculated as follows: the net Daily Double pool (gross pool less commission) shall be divided by the total purchase price of all tickets combining the winner of the first half and the quotient thus obtained shall be the price to be paid to holders of tickets combining the winner of the first half and the scratched or excused greyhound in the second half. The entire consolation pool (number of eligible tickets times the consolation price) plus the breakage, shall be deducted from the net Daily Double pool.

(11) Before the running of the race comprising the last half of the Daily Double pool there shall be posted in a prominent place, easily visible from the grand stand, clubhouse and bleachers, the pay-off of each combination coupled with the winner of the first half of the Daily Double.

(12) In case of a dead heat for winner in the first half of the Daily Double, the pay-off of the Daily Double need not be posted

until after the running of the second half of the Daily Double, owing to the complicated calculations involved. However, announcement of this fact must be made over the loudspeaker and notice to this effect is to be posted on the board at the conclusion of the first half of the Daily Double.

(13) If a dead heat should result in either of the first or second races of the Daily Double, the total pool is figured as a place pool.

(14) Sale of Daily Double tickets shall close not later than "off-time" of the first race of the Daily Double.

(15) The Daily Double is not a "parlay" and has no connection with or relation to the pools shown on the totalisator board. In any race, the win, place, show, and Daily Double pools are treated separately and calculated independently of each other.

(16) Daily Double tickets shall be sold only by the licensee through pari-mutuel machines. Resale of such tickets from one individual to another is prohibited and shall be grounds for ejection. This rule in no way affects existing rules on telebetting.

2.09 Quiniela Pools.

(1) The quiniela is not a "parlay" and has no connection with or relation to the win, place or show betting and will be calculated as an entirely separate pool.

(2) In a case of a dead heat between two greyhounds for first place, the combination shall be the winner of the quiniela pool. In case of dead heat between two greyhounds for second place, the quiniela pool shall be figured as a place pool, the holders of tickets combining the winning greyhound and the two greyhounds finishing second participating in the pay-off.

(3) In the event of a dead heat for second place if no ticket is sold on one of the winning combinations, the entire net pool shall be calculated as a win pool and distributed to holders of tickets on the other winning combinations. If no tickets combine the winning

greyhound with either of the greyhounds in the dead heat, the net pool shall be paid to holders of tickets including any of the three win/place greyhounds as in a win, place, or show pool. However, if any tickets combine both of the greyhounds in the dead heat for place, the net pool shall be paid to holders of such tickets.

(4) If no ticket is sold on the winning combination of a quiniela pool, the net pool shall then be apportioned equally between those having tickets including the greyhound finishing first and those having tickets including the greyhound finishing second in the same manner in which a place pool is calculated and distributed.

(5) If no ticket is sold that would require distribution of a quinielá pool to a winner as above defined, the association shall make a complete and full refund of the quiniela pool.

(6) Each association shall print in heavy type in a conspicuous place in its printed program all the provisions of this section and post-printed copies of this section about the track in such places as it may deem advisable.

(7) Quiniela tickets shall be sold only by the licensee through pari-mutuel machines. Resale of such tickets from one individual to another is prohibited and shall be grounds for ejection. This rule in no way affects existing rules on telebetting.

2.10 Perfecta Pool.

(1) The "Perfecta" is a contract by the purchaser of a ticket combining two greyhounds in a single race selecting the two greyhounds that will subsequently finish first and second in that race. Payment of the ticket shall be made only to the purchaser who has selected the same order of finish as officially posted.

(2) The Perfecta is not a "parlay" and has no connection with or relation to the win, place, and show betting and will be calculated as an entirely separate pool.

(3) If no ticket is sold on the winning combination of a Perfecta Pool, the net pool shall be distributed as a Place Pool between holders of tickets, selecting the winning greyhound to finish first and/or holders of tickets selecting the second place greyhound to finish second.

(4) If no ticket is sold that would require distribution of the net Perfecta Pool to winner as above defined, the association shall make a complete and full refund of the Perfecta Pool.

(5) In case of a dead heat between two greyhounds for first place, the net Perfecta Pool shall be calculated and distributed as a place pool to holders of tickets of the winning combination(s). In case of a dead heat between two greyhounds for second place, the net Perfecta Pool shall be figured as a place pool and distributed to holders of tickets combining the winning greyhound and the two greyhounds finishing second.

(6) In the event of a dead heat for second place, if no ticket is sold on one of the two winning combinations, the entire net pool shall be calculated as a win pool and distributed to those holding tickets on the other winning combination. If no tickets combine the winning greyhound with either of the place greyhounds in the dead heat, the Perfecta Pool shall be calculated and distributed as a place pool to holders of tickets representing any interest in the net pool.

(7) Perfecta tickets shall be sold by the licensee through pari-mutuel machines. Resale of such tickets from one individual to another is prohibited and shall be grounds for ejection. This rule in no way affects existing rules on telebetting.

2.11 Big Q.

(1) The "Big Q" is a form of pari-mutuel wagering. It consists of selecting the Quiniela (the first two greyhounds to finish) of each of two consecutive races. Pari-mutuel wagering tickets are to be sold upon the first race of the two races only. The division of the pool shall be calculated as in a straight pool, subject to the provisions of these rules to the contrary.

(2) "Big Q" tickets shall be sold only by the licensee for not less than \$2.00 and only from automatic double issue machines. Resale of such tickets from one individual to another is prohibited

and shall be grounds for ejection. This rule in no way affects existing rules on telebetting.

(3) Each bettor purchasing "Big Q" tickets shall designate his two selections as the first two greyhounds to finish the first race of the two races.

(4) After the official declaration of the first two greyhounds to finish the first of the "Big Q" races, each bettor holding a ticket combining the said two greyhounds to finish must, prior to the running of the second race, exchange such winning ticket for a "Big Q" exchange ticket at the "Big Q" windows and at such time the said holder shall select the first two greyhounds to finish in the second race of the "Big Q". No further money shall be required of the holder of the ticket in order to make the exchange.

(5) No "Big Q" exchange ticket upon the second race shall be issued except upon the surrender of the "Big Q" ticket from the first race as described in these rules. The "Big Q" pool obtained from the sales of "Big Q" tickets upon the first race shall be held subject to these rules, and divided among the winning tickets of the "Big Q" exchange as described only after the first race has been declared official and such windows shall close at official post time at the start of the second race of the "Big Q" races.

(6) If a winning "Big Q" ticket from the first race is not presented for exchange within the time provided, the bettor forfeits all rights to any distribution or refund except in the event the second half of the "Big Q" is cancelled or declared "NO RACE" or if no exchange ticket includes either the first or second greyhound of the second half of the "Big Q".

(7) If a greyhound is scratched in the first race of the "Big Q" races, all "Big Q" tickets on the scratched greyhound will be refunded.

(8) If a greyhound is scratched in the second race of the "Big Q", all exchange tickets combining the scratched greyhound shall become consolation tickets and shall be paid a price per dollar denomination calculated as follows: The net "Big Q" pool (gross

pool less commission) shall be divided by the total purchase price of all tickets combining the winners of the first race of the "Big Q". The quotient thus obtained shall be the price to be paid to holders of exchange tickets combining the scratched greyhound in the second race of the "Big Q". The entire consolation pool (number of eligible tickets times the consolation price) plus the breakage shall be deducted from the net "Big Q" pool.

(9) If no "Big Q" ticket is sold as a winning combination in the first race of the "Big Q", the "Big Q" pool shall be divided among those having tickets including the greyhound finishing first or second and such distributions shall be calculated and made as a place pool. In such an instance the "Big Q" race shall end and the pool be closed for the day.

(10) If no "Big Q" exchange ticket is issued on the winning combination, the net pool shall be distributed to holders of tickets including the greyhound finishing first and holders of tickets including the greyhound finishing second in the same manner in which a place pool is calculated and distributed.

(11) If a "Big Q" exchange ticket combines only one of the two winners and no "Big Q" exchange ticket combines the other winner, the entire pool shall be distributed as a straight pool to the holders of those tickets.

(12) If no exchange ticket includes either the first or second greyhound of the second half of the "Big Q" the entire net pool shall be distributed as a straight pool to all holders of exchange tickets and winning combinations of the first half that have not been exchanged.

(13) In the event of a dead heat for place in the first race of the "Big" races, all "Big Q" tickets combining the first greyhound and either of the place greyhounds shall be eligible for exchange for "Big Q" exchange tickets.

(14) In the event of a dead heat for place in the second race of the "Big Q" races, the "Big Q" pool shall be divided, calculated

and distributed as a place pool to the holders of "Big Q" exchange tickets combining the first greyhounds and either of the place greyhounds. In the event of the dead heat to place and there are no tickets sold on one combination, then the other combination having winning greyhounds shall be declared the winner.

(15) If no exchange tickets combine the winning greyhound with either of the greyhounds in the dead heat for place, the net "Big Q" pool shall be paid to holders of tickets including any of the three win/place greyhounds as in a win, place, or show pool: However, if any tickets combine both of the greyhounds in the dead heat for place, the net pool shall be paid to holders of such tickets.

(16) If for any reason the first race of the "Big Q" races is cancelled or declared "NO RACE", full and complete refund shall be made from the "Big Q" pool.

(17) If for any reason the second of the "Big Q" races is cancelled or declared "NO RACE", the pool shall be calculated as a straight pool and shall be distributed among the holders of tickets combining the first two greyhounds of the first race of the "Big Q" otherwise eligible for "Big Q" exchange tickets and also distributed to holders of the "Big Q" exchange tickets.

(18) If there is a dead heat for the winning greyhounds in either of the two consecutive races for the "Big Q" such calculation of distribution of the "Big Q" pool shall be made in the manner in which any ordinary Quiniela pool would be made should there be a dead heat for the win despite the number of greyhounds involved in the dead heat.

(19) In the event that an incorrect exchange ticket is issued during the second half of the "Big Q" pool, such incorrect exchange ticket must be turned into the State Chief Auditor prior to the running of the second half. Said tickets shall be deducted from both exchange and individual combination totals. The ticket shall be voided and filed with the performance worksheets and a report, including the seller's name and license number, shall be made to the Commission about the complete incident.

(20) Each association using this form of wagering shall print in heavy type in a conspicuous place in its printed program all the provisions of this section and post printed copies of the section about the track in such places as it may deem advisable.

2.12 Big Perfecta.

(1) The "Big Perfecta" is a form of pari-mutuel wagering in which the bettor selects the two greyhounds that will finish first and second in each of two designated races in the exact order as officially posted.

(2) "Big Perfecta" tickets shall be sold only by the licensee for not less than \$2.00 and only from automatic double issue machines. Resale of such tickets from one individual to another is prohibited and shall be grounds for ejection. This rule in no way affects existing rules on telebetting.

(3) Each bettor purchasing "Big Perfecta" tickets shall designate his two selections as the first two greyhounds to finish in that order in the first race of the two designated races.

(4) After the official declaration of the first two greyhounds to finish in the first race of the "Big Perfecta", each bettor holding a ticket combining the first two greyhounds in the exact order of finish must, prior to the running of the second "Big Perfecta" race exchange such winning ticket for a "Big Perfecta" exchange ticket at the "Big Perfecta" windows and at such time shall select the two greyhounds to finish in the second race of the "Big Perfecta" in the exact order as officially posted. No further money shall be required of the holder of the ticket in order to make the exchange.

(5) No "Big Perfecta" exchange ticket upon the second race shall be issued except upon the surrender of the "Big Perfecta" ticket from the first race as described in these rules. The "Big Perfecta" pool obtained from the sales of "Big Perfecta" tickets upon the first race shall be held, subject to these rules, and divided among the winning tickets of the "Big Perfecta" exchange tickets, subject to these rules to the contrary. "Big Perfecta" windows shall

be open for the purpose of making the exchange as described only after the first race has been declared official and such windows shall close at the official post time at the start of the second race of the "Big Perfecta" races.

(6) If a winning "Big Perfecta" ticket from the first race is not presented for exchange within the time provided the bettor forfeits all rights to any distribution or refund except in the event the second half of the "Big Perfecta" is cancelled or declared "NO RACE" or if no exchange ticket includes either the first or second greyhound of the second half of the "Big Perfecta" (See Rule 14).

(7) If a greyhound is scratched in a first race of the "Big Perfecta" races, all "Big Perfecta" tickets on the scratched greyhound will be refunded.

(8) If a greyhound is scratched in the second race of the "Big Perfecta", all exchange tickets combining the scratched greyhound shall become consolation tickets and shall be paid a price per dollar denomination calculated as follows: the net "Big Perfecta" pool (gross pool less commission) shall be divided by the total purchase price of all tickets combining the winners of the first race of the "Big Perfecta". The quotient thus obtained shall be the price to be paid to holders of exchange tickets combining the scratched greyhound in the second race of the "Big Perfecta". The entire consolation pool (number of eligible tickets times the consolation price) plus the breakage shall be deducted from the net "Big Perfecta" pool.

(9) If no "Big Perfecta" ticket is sold as a winning combination in the first race of the "Big Perfecta", the "Big Perfecta" pool shall be divided among those having tickets including the greyhound finishing first or second and such distributions shall be calculated and made as a place pool. In such an instance the "Big Perfecta" race shall end and the pool be closed for the day.

(10) If no "Big Perfecta" exchange ticket is sold on the winning combination, the net pool shall then be apportioned equally between those having tickets including the greyhound finishing first and those having tickets including the greyhound finishing second in the same manner in which a place pool is calculated and distributed.

(11) If a "Big Perfecta" exchange ticket combines only one of the two winners and no "Big Perfecta" exchange ticket combines the other winner, the entire pool shall be distributed as a straight pool to the holders of those tickets.

(12) If no exchange ticket includes either the first or second greyhound of the second half of the "Big Perfecta" the entire net pool shall be distributed as a straight pool to all holders of exchange tickets and winning combination of the first half that have not been exchanged.

(13) In the event of a dead heat for place in the first race of the "Big Perfecta" races, all "Big Perfecta" tickets combining the first greyhound and either of the place greyhound shall be eligible for exchange for "Big Perfecta" exchange tickets.

(14) In the event of a dead heat for place in the second race of the "Big Perfecta" races, the "Big Perfecta" pool shall be divided, calculated and distributed as a place pool to the holders of "Big Perfecta" exchange tickets combining the first greyhounds and either of the place greyhounds. In the event of the dead heat to place and there are no tickets sold on one combination, then the other combination having the winning greyhounds, shall be declared the winner. If no exchange tickets combined the winning greyhound with either of the place greyhounds in the dead heat, the "Big Perfecta" pool shall be calculated and distributed as a place to holders of tickets representing any interest in the net pool.

(15) If for any reason the second of the "Big Perfecta" races is cancelled or declared "NO RACE", the pool shall be calculated as a straight pool and shall be distributed among the holders of the tickets combining the first two greyhounds of the first race of the "Big Perfecta" otherwise eligible for "Big Perfecta" exchange tickets and also distributed to holders of the "Big Perfecta" exchange tickets.

(16) If there is a dead heat for the winning greyhound in either of the two designated races for the "Big Perfecta", such calculation of distribution of the "Big Perfecta" pool shall be made in the manner in which any ordinary perfecta pool would be made should there be a dead heat for the win despite the number of greyhounds involved in the dead heat.

(17) Each association using this form of wagering shall print in heavy type in a conspicuous place in its printed program all the provisions of this section and post printed copies of the section about the tract in such places as it may deem advisable.

2.13 Mutuel managers.

(1) The Mutuel Manager is held responsible for the correctness of all pay-off prices posted on the board. Before the Mutuel Department of any race track posts the pay-off prices of any pool for any race, the Mutuel Manager shall require each of the calculating sheets of such race to be proved by the calculators, and winners verified. Such proof shall show Pay-Breaks-Commission and added together show they equal total pool. All payslips are to be checked with calculating sheets as to winners and prices before being issued to cashiers, and all board prices are to be rechecked with the calculator before they are released to the public.

(2) It shall be the responsibility of the Mutuel Manager to see that no wagers are accepted by any Messenger too late to be purchased through the pari-mutuel machines before they are locked.

(3) Should any emergency arise in connection with the operation of the Pari-Mutuel Department not covered by these rules and an immediate decision is necessary, the Manager of the Pari-mutuel Department shall make the decision and render a report to the Commission within twenty-four hours concerning the incident.

2.14 Trifecta Pool.

(1) The "Trifecta" is a contract by the purchaser of a ticket combining three greyhounds in a single race selecting the three greyhounds that will subsequently finish first, second and third in that race. Payment of the ticket shall be made only to the purchaser who has selected the same order of finish as officially posted.

(2) The "Trifecta" is not a parlay and has no connection with or relation to the Win, Place and Show betting and will be calculated as an entirely separate pool.

(3) Trifecta tickets shall be sold in not less than \$2 denominations.

(4) If no ticket is sold on the winning combination of a Trifecta Pool, the net pool shall be distributed to the holders of tickets selecting the win and place finishers in that order. If no ticket is sold combining the win and place finish, the net pool will be distributed to the holders of tickets selecting the winner.

(5) If no ticket is sold that would require distribution of the net Trifecta Pool to a winner as above defined, the association shall make a full refund of the Trifecta Pool.

(6) In the event of a Dead Heat or Dead Heats, all Trifecta tickets selecting the correct order of finish, counting a greyhound in a dead heat as finishing in either position dead heated, shall be winning tickets. The payoff will be calculated as a win pool by dividing the Net Trifecta Pool by the total purchase price of winning tickets.

(7) In the event of a scratch in the Trifecta no exchanges will be made. All tickets which include the scratched greyhound are eliminated from further participation in the Trifecta Pool and will be refunded.

(8) Coupled entries and fields are prohibited in Trifecta races.

(9) Trifecta tickets shall be sold only by the licensee through pari-mutuel machines programmed to print all selections on one ticket. Resale of such tickets from one individual to another is prohibited and shall be grounds for ejection. This rule in no way affects existing rules on telebetting.

(10) Each association shall print in heavy type in a conspicuous place in its printed program all the provisions of this section and post printed copies of this section about the track in such places as it may deem advisable.