

**DESCRIPTION AND INFORMATION ABOUT NEW AND AMENDED ADMINISTRATIVE  
REGULATIONS FILED ON MAY 12, 2023**

The KHRC filed the following amended administrative regulations on May 12, 2023:

**810 KAR 2:100:**

Summary of Administrative Regulation: This regulation establishes a self-exclusion list for individuals who self-identify as problem or compulsive gamblers.

**810 KAR 4:090:**

Summary of Administrative Regulation: This regulation sets forth the requirements and responsibilities imposed upon horse owners who participate in racing in Kentucky. The primary proposed changes are summarized as follows:

- Removes language from the Joint Ownership section limiting the number of individual persons that can be licensed as owners of a single horse.
- Amends language under the Joint Ownership section such that if more than two (2) individuals own an interest in a single horse, then those individuals shall designate one of the individual owners to represent the entire ownership group and be responsible for the horse as the licensed principal owner.
- Adds language to the Joint Ownership section that no person owning five percent (5%) or less of a horse shall be required to obtain a license.
- Amends language under the Program Listing of Owners section to allow for up to ten (10) individual owners or entities to be listed in the program as owners of a single horse. Stable names, partnerships, corporations, syndicates, or other joint ventures may be listed in the program with the principal owner's name shown parenthetically.
- Adds language to the Leases section to clarify that a lease shall not be approved by the stewards for racing purposes unless the lessor is licensed as an owner or is eligible to obtain an owner's license.
- Amends language under the Partnerships section such that partnership papers shall be filed with an owner's license application if requested by the stewards or the commission.

**810 KAR 7:030:**

Summary of Administrative Regulation: This regulation established standards for eligibility and the administration of payments from the Kentucky Thoroughbred Development Fund ("KTDF"). The main proposed changes to this regulation are as follows:

(1) Removes obsolete definitions and adds new definitions, including for “licensed association” and “KTDF Advisory Committee.”

(2) Removes obsolete or duplicative language. This ensures that the regulation is consistent with its enabling statute, KRS 230.400.

(3) Amends the regulation such that surplus money from live racing and from historical horse races can be treated the same way by the licensed associations. Added language notes money shall be allocated to the credit of each licensed association in the amount the licensed association contributed to the KTDF.

(4) Adds language that a licensed association may pay reasonable advertising charges from its available KTDF balance provided the advertising charges are consistent with the intent of the KTDF and approval of any advertising payment shall be subject to the recommendation of the KTDF Advisory Committee and the approval of the commission.

**810 KAR 7:060:**

Summary of Administrative Regulation: This regulation provides the rules governing eligibility for participation in the Kentucky Quarter Horse, Paint Horse, Appaloosa and Arabian Development Fund (the “Fund”) and the administration of the Fund. The four main proposed changes to this regulation are as follows:

(1) Deletes definitions of “historical horse race handle,” “inter-state wagering,” “intra-state wagering,” “live racing handle,” and “nonlive racing handle.” Under Section 5 – Monies Allocated, language is added to note money deposited to the Fund shall be allocated on an equitable basis as determined by the commission, pursuant to KRS 230.445, and all other language is eliminated from this section. Fund shall be allocated on an equitable basis as determined by the commission, pursuant to KRS 230.445, and all other language is eliminated from this section.

(2) Waives all registration fees for mares conceiving foals during the 2023 and 2024 breeding seasons and extends the registration deadlines for each year of conception to December 31 of the year of conception.

(3) Removes the requirement for broodmares, donor mares, and recipient mares to remain in Kentucky continuously for 120 days to be eligible and removes potential exceptions that may apply. This amendment changes the eligibility requirement to state that broodmares, donor mares, and recipient mares must reside in Kentucky for a period no less than 120 days from conception or embryo transfer implantation until foaling.

(4) Deletes the “Kentucky Quarter Horse, Paint Horse, Appaloosa, and Arabian Development Fund Application to Move Mare Outside Kentucky Form,” KHRC 7-060-3.

A copy of the proposed amendments to these administrative regulations may be found on the KHRC’s website at <https://khrc.ky.gov/kar.aspx>.

Information about the public hearing and public comment period for these regulations: A public hearing on this administrative regulation shall be held at 9:00 AM on July 21, 2023 at 4063 Iron Works Parkway, Building B, Lexington, KY 40511. Individuals interested in being heard at this hearing shall notify this agency in writing by five workdays prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing is received by that date, the hearing may be canceled. This hearing is open to the public. Any person who wishes to be heard will be given an opportunity to comment on the proposed administrative regulation. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to be heard at the public hearing, you may submit written comments on the proposed administrative regulation. Written comments shall be accepted through 11:59 PM on July 31, 2023. Send written notification of intent to be heard at the public hearing or written comments on the proposed administrative regulation to the contact person below.

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