

PART 7 - PRIZES AND SETTLING OF ACCOUNTS

Distribution of prizes

115. General

115. All prizes for a race shall be distributed in accordance with the provisions of this Part and in accordance with the conditions of the race.

116. Trophies

116.1 Where the conditions for a race provide for a trophy to be given at the option of the winner such trophy, if accepted, may be returned to the Racecourse Managing Executive within 7 days of the race having been run and the Prize Money increased accordingly.

116.2 When a cup (other than a Challenge Cup) or a Total Prize Fund or Guaranteed Minimum Value is advertised to be run for, it shall be given in the event of a walk-over.

117. Amount of prize money and appearance money

In a Total Race Value Race, the amount of money to be distributed shall be

117.1 the Stakes

117.2 any Prize Money added to Stakes by the racecourse and distributed in accordance with Rule 118, and

117.3 any Appearance Money included in the advertised Total Race Value, and distributed in accordance with Schedule 11.

118. Distribution of prize money

118.1 Subject to Rules 119 to 122, the Prize Money shall be paid over by the Stakeholder in accordance with the provisions of Schedule 9.

118.2 Where a horse is trained privately (see Rule 152.3), any payment which Schedule 9 provides should be made to the Trainer or the stable shall instead be made to the Owner.

118.3 Where an Owner is registered for VAT under Rule (A)100 (VAT registration scheme), VAT shall be added to the amount of Prize Money due to the Owner, but excluding stakes, forfeits, fees due at confirmation of entry and supplementary entry fees.

118.4 Where a horse is trained outside Great Britain, a deduction of 2% payable to the Trainers Benevolent Fund will be made from the percentage paid to the Trainer under Schedule 9.

119. Distribution of money payable to stables

119.1 Any percentage of Prize Money payable to a stable at which a horse trained shall be sent to the relevant Trainer.

119.2 Stable employees shall decide the distribution criteria to be applied to the money.

119.3 Payments may be made only to Persons whose names appear in the Register of Stable Employee Names as being currently employed by the Trainer or as having been in his employment during the period covered by the payment.

119.4 A copy of the criteria must be displayed in the stable yard in a place where it can be inspected by all employees.

119.5 Payments will be sent on four occasions in each year.

119.6 Duplicate sheets will be sent with the payment and will include a list of all known current stable employees, together with their registration numbers in the Register of Stable Employee Names.

119.7 A Trainer must

119.7.1 add to the return any member of a Trainer's staff whose name does not appear on it (including any ex-member of staff who has left his employment during the period covered by the payment and to whom a payment is to be made),

119.7.2 complete the return by signing it, giving the date on which payment will be made (which must be between 11 and 21 days from the date of signature, inclusive) and adding the amounts that are to be paid to each individual member of staff,

119.7.3 return one copy of it to the Authority's Office within 21 days of the date that is shown on the

sheets as the date on which the sheets were sent from The Racing Calendar Office, and 119.7.4 display the other copy from the date the return is signed for a period of not less than 10 days in such a place in the stable yard where it can be inspected by all employees.

119.8 Unless the Authority directs otherwise, a Trainer

119.8.1 must make the payments as shown on the return not less than 10 days and not more than 21 days after signing and returning the sheet, and

119.8.2 may not deduct any amount except those for income tax.

119.9 If an employee requests the Trainer to withhold money for payment at a later date, the Trainer must take all reasonable steps to obtain a return on the money and must pay it over to the employee promptly when he leaves the Trainer's employment.

120. Dead-heats: prizes

120.1 This Rule applies in the event of two horses running a dead-heat for any place in connection with which a prize would otherwise be distributed in accordance with this Part.

120.2 All prizes to which each category of Persons connected with the first and second horses would have been entitled must be divided equally between such Persons.

120.3 Paragraph 120.2 applies to the division of any prize, whatever the number of dead-heaters and whatever the place for which the dead-heat is run.

120.4 If the dividing Owners cannot agree as to which of them is to have a cup or other prize which cannot be divided, the Racecourse Managing Executive shall

120.4.1 determine the question by lot, and

120.4.2 decide what sum of money is to be paid by the Owner who takes the cup (or other indivisible prize) to the other Owners or Owner.

121. Races with more prizes than declared runners before race is declared Off

121.1 For the purposes of this Rule, the relevant period is the period that

121.1.1 starts immediately after the deadline determined in accordance with Part 6 for making declarations to run, and

121.1.2 ends when the race is declared Off (see Rule (B)37).

121.2 If, at any time during the relevant period, the number of declared runners for a race is less than the number of placings to which money or prizes are due to be allocated

121.2.1 a sum equivalent to the surplus of all money or prizes that would otherwise be payable under Rule 118 in connection with each unallocated placing shall not be paid, and

121.2.2 that sum shall be retained by the Racecourse Managing Executive from the amount due from them in relation to the Total Prize Fund for the race.

121.3 So, for example, if there are only four declared runners for a race with money or prizes for the first six horses, the sum to be retained in accordance with Paragraph 121.2 is equivalent to all money or prizes payable under Rule 118 to each category of Persons connected with the horses placed fifth or sixth.

122. Races with more prizes than finishers

122.1 Once a race is declared Off, Rule 121 does not apply to any reduction, or further reduction, in the number of runners in a race which has the result that the number of finishers is less than the number of placings to which money or prizes are due to be allocated under Rule 118.

122.2 Any surplus of prizes or money that then arises in such circumstances shall be paid equally to the appropriate category of Persons connected with the finishers.

122.3 Paragraph 122.2 does not apply where a winner has walked over.

Breeders' prizes

123. Deleted

124. Deleted

125. Deleted.

126. Deleted.

127. Deleted

128. Deleted

128A. Deleted

128B. Deleted

128C. Deleted

128D. - Plus 10 Bonus Scheme

128D.1 The connections of an Eligible Horse which wins a Categorised Race qualify to receive a Plus 10 Bonus if (and only if) the horse has been accepted for registration by the time of the race under the Plus 10 Bonus Scheme on an application made under Rule 128D.3.1 and the registration fees set out in Rule 128D.3.2 have been paid. Full details of the Plus 10 Bonus Scheme can be found in the Plus 10 Guide and the Plus 10 FAQs.

128D.2.1 For the purposes of this Manual and the Scheme, and subject to Rule 128D.2.4, an Eligible Horse is defined as the following:

128D.2.1.1 the progeny of a stallion domiciled in Great Britain or Ireland; or

128D.2.1.2 the produce of a mare domiciled in Great Britain or Ireland which is registered in, and for which returns are made to, the General Stud Book Office.

128D.2.2 A stallion domiciled in Great Britain or Ireland is a stallion that is recorded in the General Stud Book as standing in Great Britain or Ireland at the time of the covering.

128D.2.3 A domiciled mare must remain based in Great Britain or Ireland, other than for periods of temporary travel abroad for covering lasting no longer than a continuous period of nine months, in the calendar year prior to the year of foaling.

128D.2.4 Eligibility for the purposes of Rule 128D.2.1 can be verified by the Racing Calendar Office. The Authority, in agreement with Horseracing Ireland ("HRI"), shall make a determination on any dispute as to eligibility and that determination shall be final.

128D.3.1 Once an Eligible Horse is registered with the accompanying registration fee at each and all of following three separate stages:

128D.3.1.1 Foal Registration,

128D.3.1.2 Yearling Registration, and

128D.3.1.3 Owner Registration

it shall be a Qualified Horse.

128D.3.2 Once an Eligible Horse is registered with the accompanying registration fee at the Foal Registration stage, it shall be a Part-Qualified Horse.

128D.3.3 The registration dates and registration fees are set by the Authority from time to time.

128D.3.4 If the qualification process is not completed no fees will be refunded. No fees will be refunded in the event of death or permanent injury of an Eligible, Qualified or Part-Qualified Horse.

128D.3.5 For the purposes of this Manual and the Scheme, the Authority will publicise what a Categorised Race is in the race conditions of each race in the Racing Calendar and on the Racing Administration Internet Site. The Irish races will be selected by HRI and advertised accordingly.

128D.4.1 A Qualified Horse or a Part-Qualified Horse will be eligible to win a maximum of one bonus prize in Great Britain or Ireland, irrespective of where the horse is bred or trained.

128D.4.2 A Qualified Horse which wins a Categorised Race will be entitled to a bonus as published by the Authority from time to time, and shall be split as follows:

- 128D.4.2.1 Person who paid the foal registration - 10%
- 128D.4.2.2 Person who paid the yearling registration - 10%
- 128D.4.2.3 Owner of the winner - 75%
- 128D.4.2.4 Trainer of the winner - 2.5%
- 128D.4.2.5 Jockey of the winner - 1.5%
- 128D.4.2.6 Stable of the winner - 1%

128D.4.3 A Part-Qualified Horse which wins a Categorised Race will be entitled to a portion of the bonus that a Qualified Horse would be entitled to under Rule 128D.4.2, which shall be paid as follows:

- 128D4.3.1 Person who paid the foal registration â€“ 10% of the full bonus
- 128D4.3.2 Person who paid the yearling registration (if applicable) â€“ 10% of the full bonu.

128D.4.4 A Part-Qualified horse or a Qualified horse can only win one bonus prize in its lifetime. In the event a Part-Qualified horse or a Qualified horse wins a second bonus race, no bonus will be payable.

128D.4.5. All bonuses are payable in pounds sterling and bonuses won in Ireland will be subject to the rate of exchange as set at the start of each scheme year.

128D.4.6 In the event of a dead heat, bonuses will be paid in full to both Qualified and/or Part-Qualified Horses (if applicable) as if they had won the race.

128D.4.7 A bonus due to a trainer, jockey or stable not based in Britain or Ireland shall instead be made to the Owner of the Qualified Horse.

128D.4.8 The Authority will make reasonable attempts to make payment in accordance with this Rule. Any payments which are not able to be made shall be retained.

128D.5 In the event of any dispute in connection with the Plus 10 Bonus Scheme, the decision of the Authority (for horses run in races under the Rules of Racing) or HRI (for horses run in races run under the HRI Directives) will be final.

128D.6 The Authority may terminate the Plus 10 Bonus Scheme at any time, and in such event, no further bonuses will be made.

Settling of accounts

129. Crediting of money due

129.1 At the end of the period of 15 days after the race, the Stakeholder shall credit the following money to each Person entitled to it

- 129.1.1 all stakes,
- 129.1.2 all added money,
- 129.1.3 all sums due in respect of horses sold, bought in or claimed,
- 129.1.4 all payments due under Rule 131, and
- 129.1.5 all payments due under the Appearance Money Scheme set out in Schedule 11.

129.2 Paragraph 129.1 is subject to exemptions provided by Rule 130.

129.3 The Stakeholder shall also credit to the Owner any appearance money which is due the Appearance Money Scheme set out in Schedule 11.

129.4 Any VAT which is due on money credited to a Person under Paragraph 129.1 or 129.3 shall also be credited if that Person is registered for VAT purposes in accordance with Rule (A)100 (VAT registration scheme).

129.5 Unless the Authority directs otherwise, accounts of money due will be rendered and payments made at monthly intervals.

130. Exemptions from payments to be made under Rule 129

130.1 The Stakeholder may not credit a Person with any money in such circumstances, and to such extent, as the Authority may specify.

130.2 The Stakeholder must not credit a Person with any money in any case where Rule (B)78.2 applies (consequences where an objection is made).

130.3 The Stakeholder must not credit a Person with any money where

- 130.3.1 his entitlement to the money results from a decision by the Authority to disqualify a horse or

alter its placing,

130.3.2 the Authority's decision is the subject of an appeal to an Appeal Board under Part (A)7, and
130.3.3 the appeal is not yet finally determined.

130.4 The Stakeholder must not credit a Person with any money where his entitlement to it arises in connection with

130.4.1 a horse which is the subject of an examination by order of the Stewards under Part (B)1 (the Stewards), and

130.4.2 the race in respect of which the examination was ordered or any subsequent race in which the horse has run

until authorised to do so by the Authority.

130.5 The Stakeholder must not credit a Person with any money where his entitlement to it arises in connection with

130.5.1 a horse which is the subject of an examination by an approved Person authorised to enter the Trainer's premises under Part (A)5 (enquiries and investigations), and

130.5.2 any race after the examination in which the horse has run.

until authorised to do so by the Authority.

130.6 The Stakeholder must not credit a Person with any money where the Racecourse Managing Executive has not paid to the Stakeholder the sums due under Rule 114.1 other than sums due in respect of horses

130.6.1 sold,

130.6.2 bought in, or

130.6.3 claimed

until such time as the outstanding sums have been paid.

130.7 In the event of the Racecourse Managing Executive failing to make payment to the Stakeholder as required by Rule 114.1, all stakes and other sums accrued will be distributed in accordance with Schedule 9 but not before at least 30 days have elapsed from the day of the race.

131. Allocation by stakeholder of payments for sponsorship of number cloths

131.1 This Rule applies to any payment received under Rule 114.1.3 which is in connection with the sponsorship of number cloths.

131.2 In respect of each horse which has started in a race, the Stakeholder shall distribute the payment in the following proportions

131.2.1 81% to the Owner,

131.2.2 8% to the Trainer,

131.2.3 6% to the Rider, and

131.2.4 5% to the National Association for Stable Staff.

131.3 A payment due under Paragraph 131.2.2 shall instead be made to the Owner of the horse in any case where the horse

131.3.1 is trained outside Great Britain, France or Ireland, or

131.3.2 is trained privately (see Rule 152.3).

131.4 A payment under Paragraph 131.2.3 which is due to an Amateur Rider shall instead be paid to the Authority.

131.5 A payment due under Paragraph 131.2.4 shall instead be made to the Owner of the horse in any case where the horse

131.5.1 is trained outside Great Britain, or

131.5.2 is trained privately (see Rule 152.3).

131.6 Where an Owner is registered for VAT under Rule (A)100 (VAT registration scheme), VAT shall be added to the amount due to the Owner under this Rule.