#### TITLE 71 INDIANA HORSE RACING COMMISSION

# Emergency Rule LSA Document #08-56(E)

## **DIGEST**

Amends 71 IAC 13.5-1-1 concerning the definition of an Indiana bred thoroughbred. Amends 71 IAC 13.5-2-1 concerning thoroughbred mare registration. Amends 71 IAC 13.5-2-3 concerning thoroughbred stallion registration. Amends 71 IAC 13.5-3-1 concerning thoroughbred owner awards. Amends 71 IAC 13.5-3-2 concerning thoroughbred breder awards. Amends 71 IAC 13.5-3-4 concerning thoroughbred stallion owner awards. Amends 71 IAC 14.5-1-1 concerning quarter horse Indiana bred. Amends 71 IAC 14.5-2-1 concerning quarter horse mare registration. Adds 71 IAC 14.5-2-1.5 concerning quarter horse embryo transfer registration. Amends 71 IAC 14.5-2-3 concerning quarter horse stallion registration. Amends 71 IAC 14.5-3-1 concerning quarter horse owner awards. Amends 71 IAC 14.5-3-2 concerning quarter horse breeder awards. Amends 71 IAC 14.5-3-3 concerning quarter horse stallion owner awards. Amends 71 IAC 14.5-4-1 concerning quarter horse restricted races. Effective January 23, 2008. NOTE: IC 4-22-2-37.1 establishes the effectiveness of an emergency rule upon filing with the Publisher. This document was filed with the Publisher January 24, 2008.

71 IAC 13.5-1-1; 71 IAC 13.5-2-1; 71 IAC 13.5-2-3; 71 IAC 13.5-3-1; 71 IAC 13.5-3-2; 71 IAC 13.5-3-4; 71 IAC 14.5-1-1; 71 IAC 14.5-2-1; 71 IAC 14.5-2-1.5; 71 IAC 14.5-2-3; 71 IAC 14.5-3-1; 71 IAC 14.5-3-2; 71 IAC 14.5-3-3-2; 71 IA

SECTION 1. 71 IAC 13.5-1-1 IS AMENDED TO READ AS FOLLOWS:

71 IAC 13.5-1-1 "Indiana bred" defined

Authority: IC 4-31-3-9 Affected: IC 4-31

Sec. 1. **(a)** "Indiana bred" means any <del>duly</del> **properly** registered thoroughbred, foaled in Indiana **and** whose dam was registered with the commission. <del>and</del>

- (b) The mare must:
- (1) have entered Indiana by December November 1 of in the year prior to foaling; The mare (dam) must and
- (2) remain in Indiana continuously until foaling.

The resulting foal will then be eligible to be registered as an Indiana bred.

- (c) Mares registered for current breeding year may leave the state to be entered in an advertised public sale and may leave the state for the interval of the sale, but must return to Indiana within fourteen (14) days of her sale if the residency requirements for foal registration are to be fulfilled.
- (d) Appeal of the fourteen (14) day return requirement must be forwarded to the commission for the review and recommendation of the breed development advisory committee. Notification to the commission must be made in writing for mares leaving the state prior to participating in an advertised public sale. Upon return to the state, the mare must be reregistered with the appropriate forms available from the commission.
- (e) In the event a mare entered Indiana and was registered with the commission after December November 1 of in the year prior to foaling, the foal (which must be foaled in Indiana) will may be eligible to be registered as an Indiana bred. only if said
- (f) The mare was must be bred back to a registered Indiana stallion in the year of foaling for the foal to qualify as an Indiana bred.
- (g) If the mare fails to conceive when bred or is unfit to breed due to health reasons, a veterinarian certificate is required from a licensed veterinarian.

- (h) If the mare does not conceive, it must:
- (1) Remain open for that breeding season in order for the mare's current foal to be eligible to be registered as an Indiana bred.
- (2) Remain in Indiana for a period of thirty (30) days from the foaling date and the mare and foal must be inspected by a commission representative prior to leaving the state.
- (i) The commission must be notified in writing and provide proper documentation for any mare and/or foal leaving the state for medical treatment.
- (j) Appeals for the waiver of the thirty (30) day residency requirement of the mare and/or foal must be forwarded to the commission for the review of the breed development committee.
- (k) The horse must be registered with the commission prior to being entered in an Indiana bred conditioned race.

(Indiana Horse Racing Commission; 71 IAC 13.5-1-1; emergency rule filed Jun 22, 2000; 3:05 p.m.: 23 IR 2786; emergency rule filed Aug 23, 2001, 9:58 a.m.: 25 IR 122; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; readopted filed Mar 23, 2007, 11:31 a.m.: 20070404-IR-071070030RFA; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 2. 71 IAC 13.5-2-1 IS AMENDED TO READ AS FOLLOWS:

71 IAC 13.5-2-1 Mare registration

Authority: IC 4-31-3-9 Affected: IC 4-31

Sec. 1. (a) In order to be eligible to register a thoroughbred foal as Indiana bred, such foal must be:

- (1) foaled in Indiana and its dam must be registered with the commission; The mare must be registered and
- (2) have entered Indiana by December November 1; and
- (3) must remain in Indiana continuously until foaling.
- (b) A current copy of the front and back of the mare's Jockey Club papers along with lease agreements are to be included with the registration.
- (c) Mares registered for current breeding year may leave the state to be entered in an advertised public sale [sic] may leave the state for the interval of the sale, but must return to Indiana within fourteen (14) days of her sale if the residency requirements for foal registration are to be fulfilled.
- (d) Appeal of the fourteen (14) day return requirement must be forwarded to the commission for the review and recommendation of the breed development advisory committee. Notification to the commission must be made in writing for mares leaving the state prior to participating in an advertised public sale. Upon return to the state, the mare must be reregistered with the appropriate forms available from the commission.
- (e) In the event a mare entered Indiana and or is registered with the commission after December November 1, the foal (which must be foaled in Indiana) will may be eligible to be registered as an Indiana bred. only if said To be eligible, the mare was must be:
  - (1) bred back to a registered Indiana stallion in the year of foaling for the foal to qualify as an Indiana bred; and
  - (2) the stallion must be registered with the commission in the year the foal was conceived.
  - (f) If the mare fails to conceive when bred or is unfit to breed due to health reasons, a veterinarian

certificate is required from a licensed veterinarian.

- (g) If the mare does not conceive, she must:
- (1) remain open for that breeding season in order for the mare's current foal to be eligible to be registered as an Indiana bred;
- (2) remain in Indiana for a period of thirty (30) days from the foaling date and the mare and foal must be inspected by a commission representative prior to leaving the state.
- (h) The commission must be notified in writing and provide proper documentation for any mare and/or foal leaving the state for medical treatment.
- (i) Appeals for the waiver of the thirty (30) day residency requirement of the mare and/or foal must be forwarded to the commission for the review and recommendation of the breed development advisory committee.
  - (j) Mares in foal must be reregistered every year.

(Indiana Horse Racing Commission; 71 IAC 13.5-2-1; emergency rule filed Jun 22, 2000; 3:05 p.m.: 23 IR 786; emergency rule filed Aug 23, 2001, 9:58 a.m.: 25 IR 122; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; readopted filed Mar 23, 2007, 11:31 a.m.: 20070404-IR-071070030RFA; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 3. 71 IAC 13.5-2-3 IS AMENDED TO READ AS FOLLOWS:

71 IAC 13.5-2-3 Stallion registration

Authority: <u>IC 4-31-3-9</u> Affected: <u>IC 4-31</u>

- Sec. 3. (a) In order to register a stallion with the commission, a completed application must be:
- (1) filed with the commission on or before February 15 1 of each year; and
- (2) a current copy of the front and back of the stallion's Jockey Club papers along with lease agreements are to be included with the registration.
- **(b)** Each registered stallion must remain in Indiana the entire breeding season (February 1 through July 1). New stallions arriving late cannot have covered any mares in another state during the same year. New stallions standing in Indiana for the first time must file their application within thirty (30) days after breeding their first mare or by February 15, whichever is later.
  - (c) An application must be filed every year.
  - (d) There will be a one hundred dollar (\$100) late fee for all applications filed after the deadline.
- (e) Only those stallions standing in Indiana and properly registered with the Indiana horse racing commission are eligible for stallion breed development awards.
  - (f) A mare's bred report must be on file with the commission by August 1 of each year.

(Indiana Horse Racing Commission; 71 IAC 13.5-2-3; emergency rule filed Jun 22, 2000, 3:05 p.m.: 23 IR 2786; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; readopted filed Mar 23, 2007, 11:31 a.m.: 20070404-IR-071070030RFA; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 4. 71 IAC 13.5-3-1 IS AMENDED TO READ AS FOLLOWS:

#### 71 IAC 13.5-3-1 Owner awards

Authority: IC 4-31-3-9 Affected: IC 4-31

- Sec. 1. (a) An owner award is the award paid to the owner of a registered Indiana bred which wins any race at a licensed pari-mutuel track located in Indiana.
- (b) In the event of multiple owners, the award will be paid to the individual listed first on the Equibase result chart. It is the responsibility of the individual who receives the owner award to distribute monies to the remaining owners.
  - (c) The amount of the award is:
  - (1) twenty percent (20%) of the base purse for all allowance and stakes (including Maiden Special Weights); and
  - (2) fifteen percent (15%) of the base purse for all claiming races when entered for a claiming price of greater than seven thousand five hundred dollars (\$7,500).
  - (d) Awards will be paid by the commission. Owner awards shall be limited to a single race
- (e) The registered owner, breeder, and stallion owner may receive an award not to exceed ten thousand dollars (\$10,000) for a potential total payout of thirty thousand dollars (\$30,000) for winning a single race at an Indiana pari-mutuel racetrack.

(Indiana Horse Racing Commission 71 IAC 13.5-3-1; emergency rule filed Jun 22, 2000, 3:05 p.m.: 23 IR 2786; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; emergency rule filed Jan 21, 2004, 2:30 p.m.: 27 IR 1921; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 5. 71 IAC 13.5-3-2 IS AMENDED TO READ AS FOLLOWS:

## 71 IAC 13.5-3-2 Breeder awards

Authority: IC 4-31-3-9 Affected: IC 4-31

- Sec. 2. (a) A breeder award means the award is paid to the breeder of a registered Indiana bred which wins any race at a licensed pari-mutuel track located in Indiana.
- (b) In the event of multiple breeders, the award will be paid to the individual designated as the recipient on the foal application. It is the responsibility of the designated recipient to distribute monies to the remaining breeders.
- **(c)** The amount of the award is twenty percent (20%) of the base purse for all stake, allowance (including Maiden Special Weight), and claiming races when entered for a claiming price of greater than seven thousand five hundred dollars (\$7,500).
  - (d) Awards will be paid by the commission. Breeder awards shall be limited to a single race
- (e) The registered owner, breeder, and stallion owner may receive an award not to exceed ten thousand dollars (\$10,000) for a potential total payout of thirty thousand dollars (\$30,000) for winning a single race

### at an Indiana pari-mutuel racetrack.

(Indiana Horse Racing Commission; 71 IAC 13.5-3-2; emergency rule filed Jun 22, 2000, 3:05 p.m.: 23 IR 2787; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; emergency rule filed Jan 21, 2004, 2:30 p.m.: 27 IR 1922; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 6. 71 IAC 13.5-3-4 IS AMENDED TO READ AS FOLLOWS:

71 IAC 13.5-3-4 Stallion owner awards

Authority: IC 4-31-3-9 Affected: IC 4-31

- Sec. 4. (a) A stallion owner award is the award is paid to the owner or lessee of a registered Indiana stallion whose registered progeny have won any race at a licensed pari-mutuel track located in Indiana.
- (b) In the event of multiple stallion owners, the award will be paid to the individual designated as the recipient on the stallion application. It is the responsibility of the designated recipient to distribute monies to the remaining stallion owners.
- (c) The amount of the award is five ten percent (5%) (10%) of the base purse for all stake, allowance, and claiming races when entered for a claiming price of greater than seven thousand five hundred dollars (\$7,500).
  - (d) Awards will be paid by the commission. Stallion awards shall be limited to a single race
- (e) The registered owner, breeder, and stallion owner may receive an award not to exceed ten thousand dollars (\$10,000) for a potential total payout of thirty thousand dollars (\$30,000) for winning a single race at an Indiana pari-mutuel racetrack.
- **(f)** The award will be paid to the owner or lessee of the registered stallion at time of conception. The stallion must have been registered at time of conception.

(Indiana Horse Racing Commission; 71 IAC 13.5-3-4; emergency rule filed Jun 22, 2000, 3:05 p.m.: 23 IR 2787; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; emergency rule filed Jan 21, 2004, 2:30 p.m.: 27 IR 1922; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 7. 71 IAC 14.5-1-1 IS AMENDED TO READ AS FOLLOWS:

71 IAC 14.5-1-1 Indiana bred quarter horse

Authority: IC 4-31-3-9 Affected: IC 4-31

- Sec. 1. (a) Indiana bred quarter horse means any duly properly registered quarter horse foaled in Indiana and whose dam was registered with the commission. and
  - (b) The mare must:
  - (1) Have entered Indiana by December November 1, of 2008, and by July 1, 2009, and each year thereafter in the year prior to foaling. The mare (dam) must
  - (2) Remain in Indiana continuously until foaling.

The resulting foal will then be eligible to be registered as an Indiana bred.

- (c) In the event a mare entered Indiana and was registered with the commission after December November 1, ef 2008, and by July 1, 2009, and each year thereafter in the year prior to foaling, the foal (which must be foaled in Indiana) will may be eligible to be registered as an Indiana bred. enly if said
- (d) The mare was must be bred back to a registered Indiana stallion in the year of foaling or mare may have been bred utilizing cooled semen from a stallion standing outside of Indiana, providing artificial insemination is performed in Indiana and proper documentation, as required was provided to the commission after foaling in for the foal to qualify as an Indiana bred.
- (e) If the mare fails to conceive when bred or is unfit to breed due to health reasons, a veterinarian certificate is required from a licensed Indiana veterinarian.
  - (f) If the mare does not conceive, it must:
  - (1) remain open for that breeding season in order for the mare's current foal to be eligible to be registered as an Indiana bred;
  - (2) remain in Indiana for a period of thirty (30) days from the foaling date; and
  - (3) the mare and foal must be inspected by a commission representative prior to leaving the state.
- **(g)** An Indiana bred quarter horse foaled prior to the year 2002 will require that the breeder must be a resident of Indiana as noted on the American Quarter Horse Association registration certificate. These horses must be registered with the commission by September 1, 2002, or will not be eligible for the Indiana bred program.
- **(h)** The horse must be registered with the commission prior to being entered in an Indiana bred conditioned race.

(Indiana Horse Racing Commission; 71 IAC 14.5-1-1; emergency rule filed Nov 15, 2000, 11:40 a.m.: 24 IR 1036; emergency rule filed Aug 23, 2001, 9:58 a.m.: 25 IR 123; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; emergency rule filed Nov 29, 2001, 1:23 p.m.: 25 IR 1190; readopted filed Mar 23, 2007, 11:31 a.m.: 20070404-IR-071070030RFA; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 8. 71 IAC 14.5-2-1 IS AMENDED TO READ AS FOLLOWS:

71 IAC 14.5-2-1 Mare registration

Authority: IC 4-31-3-9 Affected: IC 4-31

- Sec. 1. (a) In order to be eligible to register a quarter horse foal as Indiana bred, such foal must be:
- (1) foaled in Indiana and its dam must be registered with the commission; The mare must be
- (2) registered and have entered Indiana by <del>December</del> November 1, 2008, by July 1, 2009, and each year thereafter: and
- (3) must remain in Indiana continuously until foaling.
- (b) A current copy of the mare's AQHA registration certificate or front and back of the mare's Jockey Club papers along with lease agreements are to be included with the registration.
- (c) In the event a mare entered Indiana and or is registered with the commission after December November 1, 2008, by July 1, 2009, and each year thereafter, the foal (which must be foaled in Indiana) will may be eligible to be registered as an Indiana bred. only if said To be eligible, the mare is must be:
  - (1) bred back to a registered Indiana stallion in the year of foaling or mare may have been for the foal to qualify as an Indiana bred; utilizing cooled semen from a and
  - (2) the stallion standing outside of Indiana, providing artificial insemination is performed in Indiana and proper documentation as required was provided to must be registered with the commission in the year the foal was conceived.

- (d) If the mare fails to conceive when bred or is unfit to breed due to health reasons, a veterinarian certificate is required then and only then will from a licensed veterinarian.
  - (e) If the mare does not conceive, she must:
  - (1) remain open for that breeding season in order for the mare's current foal be considered to become be eligible to be registered as an Indiana bred;
  - (2) remain in Indiana for a period of thirty (30) days from the foaling date and the mare and foal A stallion standing in Indiana must be registered with the commission in the year the foal is conceived. Quarter horse and thoroughbred must be inspected by a commission representative prior to leaving the state.
- (f) The commission must be notified in writing and provide proper documentation for any mare and/or foal leaving the state for medical treatment.
- (g) Mares in foal must be reregistered every year. A copy of lease agreements must accompany the application.

(Indiana Horse Racing Commission; 71 IAC 14.5-2-1; emergency rule filed Nov 15, 2000, 11:40 a.m.: 24 IR 1036; emergency rule filed Aug 23, 2001, 9:58 a.m.: 25 IR 123; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; readopted filed Mar 23, 2007, 11:31 a.m.: 20070404-IR-071070030RFA; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.1)

SECTION 9. 71 IAC 14.5-2-1.5 IS ADDED TO READ AS FOLLOWS:

71 IAC 14.5-2-1.5 Embryo transfer registration

**Authority: IC 4-31-3-9** Affected: IC 4-31

Sec. 1.5. (a) In order to be eligible to register quarter horse embryo transfer foals as Indiana bred, foals must be:

- (1) foaled in Indiana;
- (2) the donor mare; and

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- (3) recipient mare must be registered with the commission.
- (b) The donor mare and recipient mare must be:
- (1) registered and have entered Indiana by November 1, 2008, and by July 1, 2009, and each year thereafter; and
- (2) both mares must remain in Indiana continuously until foaling.
- (c) The donor mare and the recipient mare are limited to register one (1) foal each per foaling year as an Indiana bred.
  - (d) In the event there is more than one (1) recipient mare:
  - (1) One (1) recipient foal will be eligible to be registered as an Indiana bred.
  - (2) It is the sole responsibility of the owner of the donor mare to choose and register the foals that are to be eligible to the Indiana bred program.
- (e) A copy of the donor mare registration papers and all lease agreements must accompany the application for identification and ownership purposes.
- (f) All foals resulting from an embryo transplant or from the donor mare that will be eligible to be registered as an Indiana bred must be:
  - (1) Microchipped (one hundred twenty-five (125) mhz) by a licensed Indiana veterinarian within thirty

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- (30) days of foaling or before leaving the state, whichever would be first.
- (2) This shall be done at the owner's expense with a microchip approved by the breed development advisory committee.
- (g) The recipient mare must be able to be identified by:
- (1) Indiana breed development identification form;
- (2) AQHA certificate of registration; or
- (3) microchip (one hundred twenty-five (125) mhz), (must be done by a licensed veterinarian at the owner's expense), copies must accompany the application.
- (h) The donor mare may leave the state to participate in:
- (1) stakes;
- (2) medical care; or
- (3) a mare leaving the state for an advertised public sale may:
  - (A) be gone for the interval of the sale, but must return to Indiana within fifteen (15) days of her sale; and
  - (B) written documentation of the sale is required.
- (i) The director of breed development must be notified in writing within fifteen (15) days of the departure and return of the advertised public sale.
  - (i) All mares in foal must be registered every year.

(Indiana Horse Racing Commission; <u>71 IAC 14.5-2-1.5</u>; emergency rule filed Jan 24, 2008, 10:58 a.m.: <u>20080206-IR-071080056ERA</u>, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 10. 71 IAC 14.5-2-3 IS AMENDED TO READ AS FOLLOWS:

# 71 IAC 14.5-2-3 Stallion registration

Authority: <u>IC 4-31-3-9</u> Affected: <u>IC 4-31</u>

- Sec. 3. **(a)** In order to be eligible to register a stallion with the commission, a completed application must be on file with the commission on or before February <del>15</del> 1 of each year.
  - (b) Each registered stallion must remain in Indiana the entire breeding season (February 1 through July 1).
- (c) New stallions arriving late cannot have covered any mares in another state during the same year. New stallions standing in Indiana for the first time must file their application within thirty (30) days after breeding their first mare or by February 15, whichever is later.
  - (d) Quarter horse stallions may breed both quarter horse and thoroughbred mares.
- **(e)** Thoroughbred stallions may breed quarter horse mares. Thoroughbred stallions breeding quarter horse mares must be registered in the quarter horse registry.
- **(f)** A stallion must be registered with the commission the year of the foal's conception to be eligible for sire races and stallion awards.
- **(g)** Stallions must be registered each year. Any living or deceased stallion having sired foals while standing in the state of Indiana prior to the year 2001 must have on file with the commission an application covering the years it stood in the state to be eligible for sire races and stallion awards. Beginning the year 2001, a

- (h) Mare's bred report reports must be on file with the commission by December 1 of each year.
- (i) A copy of lease agreements must accompany the application.
- (j) There will be a one hundred dollar (\$100) late fee for all applications filed after the deadline.
- (k) This rule in no way restricts the shipment and use of cooled semen.
- (I) Only those stallions standing in Indiana and <del>duly properly</del> registered with the Indiana horse racing commission are eligible for stallion breed development awards.

(Indiana Horse Racing Commission; 71 IAC 14.5-2-3; emergency rule filed Nov 15, 2000, 11:40 a.m.: 24 IR 1037; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; readopted filed Mar 23, 2007, 11:31 a.m.: 20070404-IR-071070030RFA; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 11. 71 IAC 14.5-3-1 IS AMENDED TO READ AS FOLLOWS:

## 71 IAC 14.5-3-1 Owner awards

Authority: <u>IC 4-31-3-9</u> Affected: <u>IC 4-31</u>

- Sec. 1. **(a)** An owner award is the award paid to the owner of a registered Indiana bred or foaled quarter horse which places first, second, or third in any race except claiming races when entered for a claiming price of less than five thousand dollars (\$5,000) or any speed index race, at a licensed pari-mutuel racetrack in Indiana.
- (b) In the event of multiple owners, the award will be paid to the individual listed first on the Equibase result chart. It is the responsibility of the individual who receives the owner award to distribute these monies to the remaining owners.
  - (c) The amount of the award is twelve and one-half percent (12.5%) of the gross purse, distribution is:
  - (1) fifty percent (50%) is awarded to the winner;
  - (2) thirty percent (30%) is awarded to second place; and
  - (3) twenty percent (20%) is awarded to third place.
- (d) Awards will be paid by the commission. The combination of owner/breeder/stallion awards shall be limited to a single race
- (e) The registered owner, breeder, and stallion owner may receive an award not to exceed ten thousand dollars (\$10,000) for a potential total payout of thirty thousand dollars (\$30,000) for winning a single race at an Indiana pari-mutuel racetrack.

(Indiana Horse Racing Commission 71 IAC 14.5-3-1; emergency rule filed Nov 15, 2000, 11:40 a.m.: 24 IR 1037; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; emergency rule filed Apr 24, 2006, 11:11 a.m.: 29 IR 3034; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 12. 71 IAC 14.5-3-2 IS AMENDED TO READ AS FOLLOWS:

### 71 IAC 14.5-3-2 Breeder awards

Authority: IC 4-31-3-9 Affected: IC 4-31

- Sec. 2. (a) A breeder award is the award paid to the breeder of a registered Indiana bred quarter horse which places first, second, or third in any race except claiming races when entered for a claiming price of less than five thousand dollars (\$5,000) or any speed index race, at a licensed pari-mutuel racetrack located in Indiana.
- (b) In the event of multiple breeders, the award will be paid to the individual designated as the recipient on the foal application. It is the responsibility of the designated recipient to distribute theses [sic] monies to the remaining breeders.
  - (c) The amount of the award is twelve and one-half percent (12.5%) of the gross purse, distribution is:
  - (1) fifty percent (50%) is awarded to the winner;
  - (2) thirty percent (30%) is awarded to second place; and
  - (3) twenty percent (20%) is awarded to third place.
- (d) Awards will be paid by the commission. The combination of owner/breeder/stallion awards shall be limited to a single race
- (e) The registered owner, breeder, and stallion owner may receive an award not to exceed ten thousand dollars (\$10,000) for a potential total payout of thirty thousand dollars (\$30,000) for winning a single race at an Indiana pari-mutuel racetrack.

(Indiana Horse Racing Commission; 71 IAC 14.5-3-2; emergency rule filed Nov 15, 2000, 11:40 a.m.: 24 IR 1037; errata filed Feb 9, 2001, 3:38 p.m.: 24 IR 2091; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; emergency rule filed Mar 27, 2002, 10:27 a.m.: 25 IR 2539; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 13. 71 IAC 14.5-3-3 IS AMENDED TO READ AS FOLLOWS:

### 71 IAC 14.5-3-3 Stallion owner awards

Authority: IC 4-31-3-9 Affected: IC 4-31

- Sec. 3. (a) A stallion owner award is the award paid to the owner or lessee of a registered Indiana stallion whose registered progeny have won places first, second, or third in any race except claiming races when entered for a claiming price of less than five thousand dollars (\$5,000) or any speed index race, at a licensed pari-mutuel racetrack located in Indiana.
- (b) In the event of multiple stallion owners, the award will be paid to the individual designated as the recipient on the stallion application. It is the responsibility of the designated recipient to distribute these monies to the remaining stallion owners.
- (c) The amount of the award is five twelve and one-half percent (5%) (12.5%) of the gross purse, for all stake, allowance, and claiming races except when entered for a claiming price of less than five thousand (\$5,000) or any speed index race. distribution is:
  - (1) fifty percent (50%) is awarded to the winner;
  - (2) thirty percent (30%) is awarded to second place; and
  - (3) twenty percent (20%) is awarded to third place.
- (d) Awards will be paid by the commission. The combination of owner/breeder/stallion awards shall be limited to a single race
- (e) The registered owner, breeder, and stallion owner may receive an award not to exceed ten thousand dollars (\$10,000) for a potential total payout of thirty thousand dollars (\$30,000) for winning a single race at an Indiana pari-mutuel racetrack.

- (f) The award will be paid to the owner or lessee of the registered stallion at time of conception.
- **(g)** No stallion standing outside Indiana and shipping semen into the state will be eligible to participate in any stallion breed development awards.

(Indiana Horse Racing Commission; <u>71 IAC 14.5-3-3</u>; emergency rule filed Nov 15, 2000, 11:40 a.m.: 24 IR 1037; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; emergency rule filed Mar 27, 2002, 10:27 a.m.: 25 IR 2539; emergency rule filed Jan 24, 2008, 10:58 a.m.: <u>20080206-IR-071080056ERA</u>, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

SECTION 14. 71 IAC 14.5-4-1 IS AMENDED TO READ AS FOLLOWS:

## 71 IAC 14.5-4-1 Restricted races

Authority: <u>IC 4-31-3-9</u> Affected: <u>IC 4-31</u>

Sec. 1. The commission, acting upon advice of the quarter horse development advisory committee, shall approve each year a schedule of overnight races and stake races restricted to Indiana bred ewned, or foaled. Such schedule shall include monies distributed from the quarter horse development fund as purse supplements.

(Indiana Horse Racing Commission; 71 IAC 14.5-4-1; emergency rule filed Nov 15, 2000, 11:40 a.m.: 24 IR 1038; readopted filed Oct 30, 2001, 11:50 a.m.: 25 IR 899; readopted filed Mar 23, 2007, 11:31 a.m.: 20070404-IR-071070030RFA; emergency rule filed Jan 24, 2008, 10:58 a.m.: 20080206-IR-071080056ERA, eff Jan 23, 2008 [IC 4-22-2-37.1] establishes the effectiveness of an emergency rule upon filing with the Publisher. LSA Document #08-56(E) was filed with the Publisher January 24, 2008.])

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