



Dear Sir/Madam,

**APPLICATION FOR A PERMIT TO TRAIN FOR STEEPLE
CHASES, HURDLE RACES AND NATIONAL HUNT FLAT RACES
UNDER RULE (C)4 OF THE RULES OF RACING**

An application form for a Permit to Train under the Rules of Racing is enclosed. This form covers the period from 1st October 2009 to 30th September 2010.

Before making formal application, the Licensing Committee advises that, if you are in any doubt about what is involved, you should have a preliminary discussion with a member of staff in the Licensing Department, either by telephone or correspondence.

Your application must be received at least two months in advance of the date for which the permit is required.

Please enclose your CV with the application and a summary outlining the experience and/or qualifications of your stable staff.

CRITERIA FOR PERMITS TO TRAIN

The Licensing Committee gives notice that applications for permits will be considered on their individual merits but within the framework of the policy and criteria set out below. The Committee normally requires to be satisfied that you have either:

- trained the winners of at least two Point to Point Steeple Chases (other than Members' Races) and had runners which have performed with distinction in Hunter Chases; or
- had several years experience in training establishments in a responsible and senior position preferably as an Assistant Trainer in a successful racing yard.

In addition, it will be necessary for you to:

- attain the National Vocational Qualification (NVQ) Level 3 in 'Racehorse Care and Management'
- successfully complete Module 1 of the training course held at the British Racing School, Newmarket
- attend a New Trainers Day Seminar at Weatherbys' offices in Wellingborough, Northants. You may attend with your spouse or partner and should make arrangements with Emma Day, Weatherbys (Tel: 01933 440077) E-mail: eday@weatherbys.co.uk
- satisfactorily answer a multiple choice questionnaire on the Orders and Rules of Racing.

Details of the mandatory training programme are enclosed. Please note achieving NVQ Level 3 and attending Module 1 do not confer an automatic right to a permit.

If you have already trained 5 winners and 50 runners under the Rules of a recognised Turf Authority (including Hunter Steeple Chases but excluding Point to Point Steeple Chases) you may request exemption from Module 1.

Permits will not be granted to those who in the opinion of the Licensing Committee:

- are not genuine 'amateurs' for whom the training of horses as a preparation for racing is a pastime and not a relevant part of a business enterprise
- run a business of keeping horses belonging to persons outside the categories of those for whom they are eligible to train, except those horses which are kept solely for the purposes of maintaining the activities of a Stud
- maintain a business of either making their own young horses for sale or taking horses which are the property of others to make or break into hunters, eventers or racehorses.

The British Horseracing Authority has an established policy of not granting a trainer's permit to a person actively engaged as a Bookmaker having made the judgement that such a close financial interest, potentially in conflict with his interest as a trainer, is likely to diminish public confidence in the integrity of racing. Other interests of trainers in betting businesses, eg. shareholdings other than in plcs or in different types of betting (spread betting), will be considered on a case by case basis and a judgement made on whether the interest in question could reasonably cause public concern about the integrity of racing. Factors to be taken into account by the Licensing Committee will include the size of the shareholding and the degree of involvement with the management of the business. If it came to the British Horseracing Authority's notice that a trainer had an interest and that interest was subsequently judged to compromise the trainer, he would be given reasonable time to divest himself of the interest in a manner acceptable to the British Horseracing Authority.

If granted, renewal of a Permit is not automatic and performances of horses trained by you would be taken into account. Each application for renewal is considered on its merits but as a guide your Permit may not be renewed if your runners have consistently jumped badly, fallen, always been behind, tailed off, been unruly, etc.

The holder of a Permit to Train is only qualified to train horses for Steeple Chases, Hurdle races and National Hunt Flat Races which are the sole property of himself, his spouse, parents, grandparents, sons, daughters, grandchildren, brothers or sisters, free of all lease or other joint arrangements involving persons outside those categories. Any horse in which anyone outside those categories of persons has an interest could only run from the stable of a licensed trainer. It would be a serious infringement of the Rules of Racing for anyone holding a trainer's Permit to train and race horses from a yard which the Rules require to be trained by a licensed trainer.

The British Horseracing Authority may allow a Permit holder to train for a person who does not fall within any of the classes of persons described above provided they are satisfied that the person and the holder of the permit are co-habitants by reason of a personal relationship between them and that the training arrangement is private and not commercial. In such a case they may impose such conditions on the permission to train as they think fit. The discretion of the British Horseracing Authority whether to allow the arrangement and upon what conditions shall be absolute.

REFUSAL, WITHDRAWAL OR SUSPENSION OF A PERMIT

Under the Rules of Racing, the Licensing Committee may refuse to renew a Permit to Train or to suspend or withdraw a permit. An application may be refused where the applicant fails to satisfy the criteria required by the Committee. Apart from disciplinary sanctions for breaches of the Rules of Racing which are a separate matter, a permit may be suspended or withdrawn by the Licensing Committee if good cause is shown. An example of when this action would be taken is if a trainer no longer had general control and management of the stables from which he was permitted to train. All decisions concerning suspension or withdrawal of a permit would be taken only after allowing oral submissions with legal representation except in cases of emergency rendering a hearing impracticable.

HORSES

Permits will not normally be granted to new applicants wishing to train horses with no proven form in Point-to-Point Steeple Chases or under the Rules of Racing.

SUPPORTING REFERENCES

Your application must be supported by at least two persons, eg. Licensed Trainers, Members of The Jockey Club, Stewards of Meetings or other persons who can speak as to your competence and experience as a horsemaster and in the preparation of horses for racing. References should either accompany the application, be sent direct to the Licensing Department by the referees, or you can nominate referees on the application form.

TRAINING ESTABLISHMENT

If a Permit is granted to you, you will be restricted to training horses at or from the stables appearing on the Permit and it will not permit you to train from any other stables.

You will be expected to have the following facilities within hacking distance of your stables:

- gallops of approximately six furlongs suitable for fast work
- at least one plain fence and one open ditch with wings, over which two horses are able to school alongside one another (15' minimum width) Fences should be well-packed and firm, with painted guard rails, of a minimum width of three hurdles. If possible, they should form part of a decent gallop and at least one of them should be an "island fence"
- at least two flights of hurdles with wings over which two horses can school alongside (15' minimum width)
- access to 'nursery facilities', eg. poles, logs, tyres, etc. for teaching young horses to jump or re-educating older horses.

If you depend upon land or schooling jumps owned by someone else, (including central training facilities, eg. Newmarket, Lambourn, Middleham, Malton) you must submit with this application statements in writing from the owners of the training facilities concerned that they are available to you until the end of the permit period for the training of horses at any time that you require them. Such confirmation is required in connection with an initial application and with any subsequent application for the renewal of a Permit.

INSPECTION

The Committee will wish to be satisfied as to the suitability and security of your establishment. Therefore, an inspection of your yard and facilities (eg. stables, feed room, tack room, gallops, schooling facilities, etc.) will be made by an Investigating Officer from the Integrity Services Department and, when considered appropriate, a Veterinary Officer. A

convenient time for this will be arranged with you beforehand. If your application is granted, routine inspections will be carried out periodically thereafter.

There are a number of bodies and establishments (eg. the British Racing School and the Northern Racing College) which may from time to time place individuals with training establishments and may require information from the British Horseracing Authority about a yard's facilities and arrangements from a Health and Safety viewpoint. Applicants for Permits may therefore expect the British Horseracing Authority to share with such bodies relevant information on these matters whether gathered in the course of an inspection or otherwise.

You will be advised on matters of security when an inspection of your premises is carried out. It is a basic security requirement that you either live at the premises or have a suitably experienced and responsible employee living there. Applications for Permits cannot be considered for a yard which is not under the full control of the trainer.

PUBLIC LIABILITY INSURANCE

All Permit Holders are required to have Public Liability Insurance which provides minimum cover of £2 million. This policy must include cover for any awards of damages given to a member of the public arising out of the death, bodily injury or damage to property suffered by members of the general public caused by you or your horses whilst running at a recognised race meeting.

HEALTH AND SAFETY

You are reminded that, as an employer, you have certain responsibilities for compliance with Health and Safety legislation. If your application for a Permit is granted you will be provided with a 'Red Book' containing guidelines on Health and Safety in the Racing Industry to assist you to meet your legal obligations. If you have not already done so, you may also wish to seek advice from your local Health and Safety Executive (HSE) representative. You may also wish to visit the HSE website - www.hse.gov.uk

REGISTER OF OWNERS

The owner or part-owners of any horse must all be Registered Owners under Rule (A)21 before an entry in any race can be accepted. Application forms are obtainable from Weatherbys, Sanders Road, Wellingborough, Northants, NN8 4BS. Tel: 01933 440077.

AUTHORITY TO ACT

In order to be able to make entries on behalf of your spouse, parents, grandparents, sons, daughters, grandchildren, brothers or sisters, it is necessary to hold a registered Authority to Act for each of them. Application forms for such registration can be obtained from Weatherbys.

STABLE STAFF – SCHEDULE (C)2

No trainer shall employ any person in his stable unless their name is recorded on the Register of Stable Employees. If an employee is required to enter the Security Area of Racecourse Stables, application must be made for the employee to hold a Racehorse Attendants Identity Card and Validity Pass. Application forms for employees to be entered on the Register of Stable Employees and for Racehorse Attendants Identity Cards and Validity Passes will be obtainable from the Licensing Department if your application is granted.

TERMS AND CONDITIONS OF SERVICE OF STAFF IN STABLES
- SCHEDULE (C)1

Your attention is drawn to British Horseracing Authority Schedule (C)1 and the current Terms and Conditions of Service which are enclosed.

STARTING QUALIFICATIONS – SCHEDULE (B)3 PART 4

A horse is not qualified to start for a Steeple Chase, Hurdle race or National Hunt Flat race unless for the 14 days immediately prior to the race it has been in the care of and trained by a person holding a licence or permit qualifying them to train under the Rules of Racing for the race in question.

HUNTERS' STEEPLE CHASES

Horses may be trained privately without licence or permit to run in this category of race.

FEEES LAID DOWN BY THE BRITISH HORSEERACING AUTHORITY

A cheque for £200.70 (incl. VAT of £26.18) should accompany this application as a contribution towards the cost of inspecting the yard and facilities. This fee is payable for the inspection whether or not a permit is granted. Similar fees will be payable if at any time you apply to change yards when a further inspection would be necessary.

The fee for the permit is £659.06 (incl. VAT of £30.01). This fee covers administration charges, a donation of £6.00 to racing charities, £10.00 for the rehabilitation of racehorses, a subscription to the Racing Calendar and Programme Books.

From 1st April 2009 the Permit Fee is reduced to £434.39 (incl. VAT of £26.87) or £390.39 if no programme books are required.

ON-LINE RULES OF RACING

The Rules of Racing are available on-line at <http://newrules.britishhorseracing.com>. The site is kept fully updated of any amendments and additions to be Rules.

PROCEDURE

Subject to your application meeting the Licensing Committee's criteria and a satisfactory inspection report being received, the Licensing Committee will interview you at this office before reaching a decision on whether to grant or refuse a Permit to Train. The Committee will wish to discuss your experience, plans for your horses, etc. and would expect you to display sufficient knowledge of the Rules of Racing. The Committee will normally inform you of its decision immediately after the interview.

SUBMITTING YOUR APPLICATION/CHECKLIST

Should you require any further advice regarding your application, please contact Lucy Jones - Tel: 020 7152 0145 - E-mail: ljones@britishhorseracing.com who will be pleased to help you. In the meantime, please ensure the following documents are submitted with your application:

- a cheque for £200.70 payable to 'British Horseracing Authority Limited' being the Inspection fee
- your Curriculum Vitae (CV)
- a summary of your stable employees experience and qualifications
- formal agreements or letters from the owners confirming you may occupy the training establishment and/or use the gallops, schooling facilities, etc. - if applicable.

Yours sincerely,



John Smith
Licensing Team Manager

Direct Line: 020 7189 3846
Direct Fax: 020 7189 3801
Email: jsmith@britishhorseracing.com

LICENSING COMMITTEE

CONSIDERATION OF APPLICATIONS

Failure to Meet Non-medical Criteria

1. Where on the ground of a failure to meet non-medical licensing criteria an application is refused or is to be granted subject to conditions, the applicant will be notified by the Licensing Department of the British Horseracing Authority of those respects in which the applicant has failed to satisfy the criteria required by the Licensing Committee for the type of licence or permit in question and/or of the conditions. The applicant may within 14 days of the said notification lodge with the Licensing Department written submissions seeking a reconsideration of the licence application on the basis that the criteria have been misapplied or that the conditions are unnecessary and unduly onerous or there are exceptional circumstances why the criteria should be modified or waived in the case of the applicant. The Licensing Committee will consider such submissions at its convenience and its decision in the matter shall be final.

On Medical Grounds

2. Where on medical grounds an application for a rider's Licence or permit is refused or a Licence is revoked the rider may apply for review in accordance with the procedure approved by British Horseracing Authority from time to time. A copy of the said procedures currently approved may be obtained from the Licensing Department at the Registry Office.

Applicant not a "fit and proper" Person

3. Where the Licensing Department receives an objection or wishes to oppose the granting of an application or to recommend the revocation of a licence or permit on the grounds that the applicant is not a fit and proper person to hold the licence the following procedures shall apply:-
 - (a) the Licensing Committee will be provided with a summary of the matters relied upon by the Licensing Department;
 - (b) if it is satisfied that the matters raise material questions as to the fitness of the applicant, the Licensing Committee will fix a time and place for a private hearing to be attended by the applicant who may be legally represented;
 - (c) the Chairman will describe the nature of the matters which are of concern to the Committee with such particularity as will enable the applicant to deal with those concerns but consistent with protecting the British Horseracing Authority's confidential sources of information;
 - (d) because of the need in most cases to protect confidential sources, evidence as such will not normally be presented by the Integrity Services Department although where information before the Committee has been provided by the Integrity Services Department a senior member of the department will be present to answer any questions which Committee members may have concerning the quality and reliability of the information which they are being asked to consider. Such a person shall decline to answer any question if he considers that to do so poses an unacceptable risk that confidential sources of information may be compromised;

- (e) the applicant will be invited to address the Committee in regard to the concerns summarised by the Chairman. The Chairman shall adjourn the hearing whether on an application or not for such period and upon such terms as he considers appropriate if he considers the applicant requires time to prepare his address or to present any evidence;
- (f) the Licensing Committee shall be entitled to exercise its discretion concerning whether a person is a fit and proper person to hold a licence on the basis of information having taken such steps as it considers expedient in the circumstances to be satisfied that the information is from a reliable source;
- (g) the Chairman of the Licensing Committee in any particular case may amend or waive any of the above requirements save for the requirement at subparagraph (c);
- (h) the proceedings shall be confidential, but arrangements will be made for the hearing to be recorded. The recording made shall be the sole property of the British Horseracing Authority;
- (i) the decision of the Licensing Committee which shall be on a simple majority basis shall be final, and in the event of a refusal or a revocation will not be accompanied by reasons. At the request of the applicant received within 7 days of notification of the decision, the Chairman will set out the nature of the matters which remained of concern to the Committee having heard what was said on behalf of the applicant.

4. An applicant who remains aggrieved by a decision to refuse a licence on grounds which are or which include the Licensing Committee not being satisfied that the applicant is a fit and proper person to hold the licence or permit in question may appeal to the Appeal Board in the manner and on the grounds provided for from time to time by the British Horseracing Authority Appeal Board Regulations. There is no appeal from refusals on other grounds.

Note:

The procedures set out under 3 involve an inevitable compromise between the interests of applicants who wish to challenge the basis of the objections to their application or revocation of an existing licence and the need to protect confidential sources which make up the intelligence network relied upon by the British Horseracing Authority in its effort to protect the integrity of racing. Applicants for licences and permits must recognise and accept that protecting the integrity of horseracing is an overriding concern of the British Horseracing Authority and that in consequence the Licensing Committee requires that licence and permit holders are at all times persons of high standards of honesty and personal integrity whose behaviour invites no contrary suspicion nor renders them susceptible to pressure from elements seeking to corrupt racing.

**Facts and matters which are relevant to the question
of whether an applicant is a fit and proper person**

Conduct which is not unlawful, either criminally or in conflict with the civil law, can be relevant to a consideration by the Licensing Committee of whether someone is or is not a fit and proper person to hold a licence or permit.

In the case of a person who is known to be subject of an ongoing criminal investigation as a potential suspect or who is facing criminal charges, the Licensing Committee may postpone consideration of an application until those matters are concluded and the matters may remain relevant to a licensing decision even if the matter is not pursued to charges or a conviction.

In some cases a single factor may lead to the conclusion that someone is not a fit and proper person, in other cases the determination of whether someone is not a fit and proper person may depend upon the cumulative effect of a number of matters.

The following examples, which are not exhaustive, are matters which the Licensing Committee considers relevant to the question of whether an applicant is a fit and proper person:

Applicant for a Trainer's Licence or Permit

- serious or repeated failure to observe the standards laid down in the Integrity Codes of Conduct – detailed in Rule (C)11 of the Rules of Racing. With regard to individuals applying for a licence or permit having not been subject to a Code of Conduct immediately prior to the application, the Committee will want to be satisfied that the individual has not associated with persons whose conduct, character or reputation indicate that they pose a threat to the integrity of horseracing
- repeated failure to comply with the Rules of Racing
- previous declaration as a Disqualified Person for a breach of the Rules of Racing, previous Exclusion under Rule (A)64 or previous suspension or withdrawal of a licence or permit by the Disciplinary Panel or Licensing Committee
- unspent criminal convictions
- serious or repeated failure to comply with Health and Safety legislation or employment legislation
- some other compromising behaviour which in the view of the Licensing Committee may render the applicant susceptible to pressure from elements seeking to corrupt horseracing.

**APPLICATION FORM FOR A PERMIT TO TRAIN
UNDER RULE (C)4 OF THE RULES OF RACING
FOR STEEPLE CHASES, HURDLE RACES and NATIONAL HUNT FLAT RACES
(FOR THE PERIOD FROM 1st OCTOBER 2009 TO 30th SEPTEMBER 2010)**

Please return this form to:
The Licensing Department
British Horseracing Authority
75 High Holborn
London
WC1V 6LS

OFFICE USE ONLY	
Rec:	
C:	
Prev/Cur:	
Pub:	
Ent/Admin:	
Insp:	
G:	No:
Key:	

Surname _____ All Forenames _____

Title (Mr, Mrs, Miss etc.) _____ Nationality _____

Any previous surnames, eg. maiden name _____ Date of Birth _____

Full name of spouse/partner (if applicable) _____

Home Address _____

Postcode _____ Home Tel No. _____ Mobile Tel No. _____

Fax No. _____ E-mail address _____

Profession, Business or Occupation _____

Name and address of Business/Employer _____

Postcode _____ Tel. _____

EXPERIENCE

Summary of your equine experience and past employment, with names and addresses of employers and relevant dates (please continue on a separate sheet if necessary, and enclose your Curriculum Vitae).

Particulars of any previous licences or permits held either in this country or from any other Turf Authority with relevant dates. (If you have ridden as an Amateur Rider or Jockey, give details of numbers of rides and successes).

Details of any training successes that you have achieved either under recognised Rules or in Point-to-Point Steeple Chases.

<u>Date</u>	<u>Horse</u>	<u>Meeting</u>	<u>Race Type</u>	<u>Result</u>

Particulars of any racehorses you have owned. (State the years involved and the name of Trainers).

REFERENCES

Please state the names of at least two referees, eg. licensed trainers who would be prepared to speak as to your experience in the preparation of horses for racing. Alternatively, references may be submitted with this application.

FINANCIAL - Name and address of your bankers

_____ Postcode _____

Have you attained the National Vocational Qualification (NVQ) Level 3?

Yes No

Have you completed Module 1 of the mandatory training course held at the British Racing School?

Yes No

Dates course attended or to be attended _____

Have you attended the one day training seminar for potential trainers at Weatherbys?

Yes No

Date attended or to be attended _____

PROPOSED TRAINING ESTABLISHMENT

Name and address of the PRINCIPAL STABLE YARD _____

_____ Postcode _____ Tel. _____

Number of boxes suitable for Racehorses available in yard

Distance between your permanent residence and the above stables _____

Has the establishment previously been used as a racing stable? (If yes, please say by whom and the years involved; if no, please say for what purpose it has been used previously).

State particulars of its ownership. (If you do not own it yourself, give name and address of the owner and the arrangement under which you occupy it?)

Do you reside at the yard yourself? Yes No

If no, who is in charge of the horses in your absence and is this person employed by you?

Please state what accommodation you have available for Stable Staff.

PLANNING PERMISSION

Has planning permission been obtained for the construction of the Principal Yard?

Yes No

If no, please state current position:

DETAILS OF OTHER YARDS OR STABLING UNDER YOUR CONTROL THAT ARE USED FOR EQUINE PURPOSES

Name and address by which yard is known.

Postcode _____

Number of boxes available

General description of use to which this yard is put:

Are you or your spouse, parents or children engaged in any form of equine business enterprise?

Yes No

If yes, please give particulars

TRAINING FACILITIES

Please state situation of your gallops and brief description with dimensions, type of surface, etc.

Approximate distance to be travelled from your principal yard to the main gallops _____

TERMS AND CONDITIONS OF STAFF IN STABLES

If during the term of this permit, you have any employees, or should it become necessary for you to employ staff in connection with the preparation and training of your horses, will they be employed in accordance with the terms and conditions of service established by the National Joint Council for Stable Staff? (See British Horseracing Authority Schedule (C)1 enclosed with this form).

Please tick as appropriate

Yes No

Full details of terms and conditions under which you currently employ your staff, and will employ your staff for the duration of the Permit for which you are applying, must accompany this application if you have answered NO.

GENERAL

Have you ever had any disqualification or restriction imposed upon you by a Turf Authority?

Yes No (If yes, give details saying when and where)

Have you ever been refused a licence or permit to train or to ride by any Turf Authority

Yes No (If yes, give details)

Have you ever been declared bankrupt, been the subject of an Individual Voluntary Arrangement or other statutory based composition with creditors alone or with others or had a criminal conviction (other than a minor offence) recorded against you?

Yes No

Have you been the subject of any adverse decision or judgment by a court or tribunal in civil proceedings, or to any adverse finding or criticism in any such proceedings, whether or not you were a party to the proceedings?

Yes No

Have you been the director of any company (either at the time of or within the preceding 12 months) which has gone into receivership, compulsory liquidation, administration, company voluntary arrangement or arrangement with its creditors generally within the last 10 years?

Yes No

Have you been a partner in any partnership which has gone into compulsory liquidation, administration or partnership voluntary arrangement within the last 10 years?

Yes No

Have you been disqualified by a court from acting as a director of a company or from acting in the management or conduct of the affairs of any company within the last 10 years?

Yes No

(If yes to any of the above questions, please give details here or enclose a separate letter).

(An affirmative answer to these questions is not a bar to obtaining a permit).

Are you actively engaged as a Bookmaker or do you have any financial interest in any betting businesses including spread betting businesses, eg. as a shareholder or director?

Yes No

If yes, please provide full details in a separate letter for consideration by the Licensing Committee to include the size of your shareholding (if applicable) and the degree of your involvement with the management of the business.

DECLARATION

I confirm that all the information given above is correct and hereby request that this, my application for a Permit to Train, will receive the consideration of the British Horseracing Authority and I declare that, should a permit be granted to me:

- (a) I agree to be bound in all respects by the Rules of Racing in force from time to time, and the Rules of the recognised Turf Authority concerned when racing horses abroad.
- (b) I acknowledge that the British Horseracing Authority carries out its inspection of my training establishment for the purposes of assessing the adequacy of the training establishment and its facilities for the activity of training racehorses and that the granting of a licence by the British Horseracing Authority does not constitute any acknowledgment or indication by the British Horseracing Authority that it considers I have complied with the requirements of Health and Safety legislation or any other statutory requirements. I acknowledge that compliance with such legislation is a matter wholly within my own responsibility.
- (c) I agree that in addition to my statutory PAYE records, I will maintain and keep a wages book or other record in which is set out the gross amount earned and net amount paid (with details of all deductions). Those records should also include details of overtime payments made, including details of time worked away from the yard and subsistence payments, where applicable, and holiday records (including statutory holidays) each week for each member of my stable staff during the term of my licence.
- (d) I agree to produce when required by the British Horseracing Authority or their authorised representative for their inspection my wages books or other records referred to above
- (e) I agree to wear a skull cap or riding hat conforming to the current standard as laid down by the British Horseracing Authority under Schedule (D)2 whenever riding in the course of my work as a trainer.
- (f) I undertake to advise the Licensing Committee if I propose to enter into any betting business including spread betting business after my permit is granted.
- (g) I undertake to notify the British Horseracing Authority within 7 days if I am convicted of any criminal offence (other than minor motoring offences), if I become bankrupt or a proposal for an Individual Voluntary Arrangement is made, or I am the subject of any adverse decision or judgment by a court or tribunal in civil proceedings, or to any adverse finding or criticism in any such proceedings, whether or not you were a party to the after my permit is granted.

DATA PROTECTION

The British Horseracing Authority, The Jockey Club and Weatherbys are registered under the Data Protection Act 1998.

The British Horseracing Authority may make searches with a credit reference agency which will keep a record of those searches. This information will only be used in connection with the regulation of horseracing and not disseminated to anyone else without your approval.

It is agreed that any information provided by me may be held by the British Horseracing Authority, the Jockey Club or Weatherbys Group Ltd in their computer records, and that it may be properly disclosed to other agencies registered to receive such information in connection with the management, regulation and integrity of horseracing.

The British Horseracing Authority has the opportunity to use its address list as a source of revenue for the benefit of the racing industry by sending you details of products or services that may be of interest from selected companies. If you do not wish to receive such information by letter or other reasonable means of communication (e-mail, etc) please tick this box

Signature of Applicant _____

Date _____

The British Horseracing Authority undertakes to consider this application in accordance with and subject to the Rules of Racing and criteria and procedures approved from time to time by the British Horseracing Authority.

A person who is not a party to this application has no right under the Contracts (Rights to Third Parties) Act 1999 to enforce any term of the agreement resulting from the application.

INSPECTION FEE: £200.73 (incl. VAT of £26.18) to be submitted with this application. All cheques to be crossed and made payable to 'British Horseracing Authority Limited'.

PART B *

HORSES YOU INTEND TO TRAIN LATER IN THE SEASON BUT WHICH ARE CURRENTLY IN THE CARE OF A LICENSED TRAINER

Name of Owner	Relationship	Name of Horse	Sire	Dam	Year of Foaling	Imported From
Are all the horses listed in part A) and part B) the sole property of the persons described as their owners (including part-owners) free of all lease or other joint arrangement?						
					YES	NO
If the answer to the above question is "no", please give particulars of ownership below						

* Please note a Form N1TP is not required for horses listed in Part A overleaf. However, a form N1TP must be submitted when a horse mentioned in Part B above arrives in training with you. This also applies to any other new arrival.

PARTICULARS OF ALL OTHER HORSES CURRENTLY STABLED ON YOUR PREMISES

Name of Owner	Relationship	Name of Horse	Purpose for which kept e.g. Hack, Broodmare, Stud