CHAPTER 7870 MINNESOTA RACING COMMISSION HORSE RACING; LICENSURE

7870 0160 7870 0330 PERSONAL INFORMATION AND AUTHORIZATION FOR RELEASE PERSONAL INFORMATION AND AUTHORIZATION FOR RELEASE 7870 0480 M 7870 0500 C0

MEDICAL SERVICES CONTRACT APPROVAL

7870.0160 PERSONAL INFORMATION AND AUTHORIZATION FOR RELEASE.

In an application for a Class A license the applicant must make its best effort, as defined in part 7870 0030, item E, to include the following with respect to each individual identified pursuant to part 7870 0030 as an applicant, partner, director, officer, other policymaker, or holder of a direct or indirect record or beneficial ownership interest or other voting interest or control of five percent or more in the applicant and each individual identified pursuant to part 7870 0100, item B or C.

[For text of item A, see MR]

B an authorization for release of personal information, on a forin prepared by the commission, signed by the individual and providing that he or she

(1) authorizes a review by and full disclosure to an agent of the Minnesota Public Safety Department, Alcohol and Gambling Enforcement Division, of all records concerning the individual, whether the records are public, nonpublic, private, or confidential,

[For text of subitems (2) and (3), see M.R.]

Statutory Authority: MS s 240 13, 240.15, 240.16, 240 19, 240.23, 240 24

History: 24 SR 1568

7870.0330 PERSONAL INFORMATION AND AUTHORIZATION FOR RELEASE.

In an application for a Class B heense the applicant must make its best effort, as defined in part 7870 0030, item E, to include the following with respect to each individual identified pursuant to part 7870 0200 as an applicant, partner, director, officer, other policymaker or holder of a direct or indirect record or beneficial ownership interest or other voting interest or control of five percent or more in the applicant and each individual identified pursuant to part 7870 0270, item B or C.

[For text of item A, see MR]

B an authorization for release of personal mformation, on a form prepared by the commission, signed by the individual and providing that he or she

(1) authorizes a review by and full disclosure to an agent of the Mmnesota Public Safety Department, Alcohol and Gambling Enforcement Division, of all records concerning the individual, whether the records are public, nonpublic, private, or confidential,

[For text of subitems (2) and (3), see MR]

Statutory Authority: MS s 240 13, 240.15, 240.16, 240 19, 240 23, 240 24

History: 24 SR 1568

7870.0480 MEDICAL SERVICES.

A racetrack facility must provide the following medical facilities, equipment, and personnel

A a fully equipped first aid room with at least two beds,

B. a licensed physician or paramedic and certified emergency medical technician on duty in the first aid room on all days during which horse racing is conducted, and

C. an ambulance for humans with necessary equipment and staff whenever the facility is open for racing or exercising horses

Statutory Authority: MS s 240 13, 240.15, 240 16, 240 19, 240 23, 240.24 **History:** 24 SR 1568

7870.0500 CONTRACT APPROVAL

Subpart 1 Contracts and subcontracts subject to prior commission approval. All contracts entered into, renewed, or extended by Class A, B, and D licensees and their contractors for goods, services, and events occurring during the live race meeting are subject to prior approval by the commission. Licensees must submit contracts to the commission not less than seven days prior to a commission meeting. Contracts must mclude affirmative action plans establishing goals and timetables consistent with Minnesota Statutes, chapter 363, where the contractor affirms compliance with the ADA All Class A, B, and D licensees must submit as soon as practicable to the commission the name and the address of the contractor or subcontractor, amount and duration of the contract or subcontract, and a description of the good or service provided. The commission shall determine whether the contract or subcontract may affect the integrity of pari-mutuel racing, and the commission shall notify the licensee whether the commission intends to review and approve or disapprove the contract or subcontract In making a determination that a contract or subcontract may affect the integrity of racing, the commission shall consider the amount and duration, the extent to which the contractor or subcontractor will be on the premises of the heensee, the relationship of the contract or subcontract to security, opportunity for contact between the contractor or subcontractor and horses, horsepersons, or patrons, opportunity for the contractor or subcontractor to influence the management and conduct of parimutuel racing, contact with admission, pari-mutuel, concession, or purse money, and whether the commission has reason to believe that the contractor or subcontractor is incompetent, financially irresponsible, or not of good character If notified of the commission's intention to review and approve or disapprove a contract or subcontract, the heensee shall promptly submit to the commission copies of any written contracts or subcontracts as well as any documentation, records, or information the commission may request with regard to the contract If the commission notifies a licensee of the commission's intention to review and approve or disapprove a contract or subcontract, the contract or subcontract is not valid, nor is either of the parties bound by the contract until it has been approved by the commission. The commission shall approve or disapprove contracts and subcontracts within 30 days, as computed pursuant to Minnesota Statutes, section 645 15, after submission

[For text of subps 2 to 5, see MR]
Statutory Authority: MS s 240 13, 240 15, 240 16, 240 19, 240 23, 240 24
History: 24 SR 1568