NOTICE OF ADOPTED AMENDMENT

- 1) Heading of the Part: Claiming Races
- 2) Code Citation: 11 Ill. Adm. Code 510
- 3) <u>Section Number</u>: <u>Adopted Action</u>: 510.250 Amendment
- 4) Statutory Authority: 230 ILCS 5/9(b)
- 5) <u>Effective Date of Rule</u>: August 3, 2021
- 6) <u>Does this rulemaking contain an automatic repeal date?</u> No
- 7) <u>Does this rulemaking contain incorporations by reference</u>? No
- 8) A copy of the adopted amendments, including any material incorporated by reference, is on file in the agency's central office and is available for public inspection.
- 9) Notice of Proposal published in the *Illinois Register*: 45 Ill. Reg. 5333; April 23, 2021
- 10) Has JCAR issued a Statement of Objections to this rulemaking? No
- 11) <u>Differences between Proposal and Final Version</u>: No changes were made.
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? No changes were requested by JCAR
- 13) Will this proposed rulemaking replace any emergency rule currently in effect? No
- 14) Are there any other rulemakings pending on this Part? No
- Summary and Purpose of Rulemaking: The amendment to Section 510.250 allows for a period of 30 days after the claim of a thoroughbred horse, that the horse may race for the same claiming price or higher than the price at which it was claimed. The horse is eligible to run back for a lesser price on the 31st day after the claim. This amendment will assist the horsemen with smaller stables to be more competitive, have additional racing opportunities and lower the risk of having to hold a horse back from the entry box if it doesn't show the ability to compete at higher level after the claim has been made.

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16) <u>Information and questions regarding this adopted rule shall be directed to:</u>

Bob Denneen Illinois Racing Board 100 West Randolph Suite 5-700 Chicago IL 60601

312/814-5017 Bob.Denneen@Illinois.gov

The full text of the Adopted Amendment begins on the next page:

NOTICE OF ADOPTED AMENDMENT

TITLE 11: ALCOHOL, HORSE RACING, LOTTERY, AND VIDEO GAMING SUBTITLE B: HORSE RACING CHAPTER I: ILLINOIS RACING BOARD SUBCHAPTER c: RULES APPLICABLE TO ALL OCCUPATION LICENSEES

PART 510 CLAIMING RACES

Section	
510.10	Definition
510.20	Claiming Eligibility
510.30	Form and Deposit of Claim
510.40	Errors which Invalidate Claim
510.50	Refund of Voided Claim
510.60	Prohibited Action with Respect to Claim
510.70	Horses under Lien
510.80	Affidavit May be Required
510.90	Claimant's Responsibility
510.100	Claimed Horse's Certificate
510.110	Engagements of a Claimed Horse
510.120	Protests of a Claim
510.130	Title to a Claimed Horse
510.140	Distribution of the Purse
510.150	Delivery of a Claimed Horse
510.160	Trainer Responsibility for Post-Race Tests
510.170	Excusing Claimed Horse
510.180	Stable Eliminated by Fire or Other Hazard
510.190	Entering Claimed Horse (Repealed)
510.195	Determining Eligibility Dates
510.200	Claimed Horse Racing Elsewhere
510.210	Sale of a Claimed Horse
510.220	Illinois Rules Govern Claimed Horse
510.230	Extension of Regular Meeting (Repealed)
510.240	Claiming Authorization
510.250	Claiming Price
510.260	Option to Declare Horse Ineligible to be Claimed

AUTHORITY: Authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5].

NOTICE OF ADOPTED AMENDMENT

SOURCE: Adopted at 5 Ill. Reg. 1686, effective February 16, 1981; amended at 5 Ill. Reg. 8300, effective August 5, 1981; codified at 5 Ill. Reg. 10911; amended at 7 Ill. Reg. 2167, effective February 4, 1983; amended at 7 Ill. Reg. 3197, effective March 14, 1983; amended at 8 Ill. Reg. 14992, effective August 6, 1984; amended at 14 Ill. Reg. 17636, effective October 16, 1990; amended at 17 Ill. Reg. 12423, effective July 15, 1993; amended at 17 Ill. Reg. 13612, effective July 30, 1993; amended at 18 Ill. Reg. 2064, effective January 21, 1994; amended at 18 Ill. Reg. 11607, effective July 7, 1994; amended at 19 Ill. Reg. 13887, effective October 1, 1995; amended at 20 Ill. Reg. 12473, effective September 1, 1996; amended at 21 Ill. Reg. 951, effective January 7, 1997; amended at 24 Ill. Reg. 7386, effective May 1, 2000; amended at 24 Ill. Reg. 12722, effective August 1, 2000; amended at 24 Ill. Reg. 17480, effective November 8, 2000; amended at 25 Ill. Reg. 6393, effective May 1, 2001; amended at 25 Ill. Reg. 8814, effective July 1, 2001; amended at 27 Ill. Reg. 533, effective January 1, 2003; amended at 31 Ill. Reg. 15094, effective November 1, 2007; amended at 32 Ill. Reg. 10161, effective July 1, 2008; amended at 33 Ill. Reg. 11318, effective July 21, 2009; amended at 36 Ill. Reg. 12371, effective July 23, 2012; amended at 39 Ill. Reg. 2648, effective February 9, 2015; amended at 42 Ill. Reg. 6447, effective March 26, 2018; amended at 45 Ill. Reg. 10721, effective August 3, 2021.

Section 510.250 Claiming Price

- a) For a period of 3020 days after the claim of a thoroughbred horse, the horse may race for the same claiming price or higherit shall not start in a race in which the eligibility price is less than 25% more than the price at which it was claimed.

 The For a period of 10 days thereafter, a thoroughbred horse is eligible to run back for a lesser price on the 31st day after the claimthe same claiming price or higher.
- b) Starter handicap or starter allowance races are not subject to subsection (a).

(Source: Amended at 45 Ill. Reg. 10721, effective August 3, 2021)