Chapter 260-36 WAC

LICENSES

WAC

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260-36-200 Application for owner's license by trainer or other employee.
260-36-210 Owner's license.
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260-36-260 Employees and duties.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

260-36-190 Facsimile for owners may be used. [Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 91-03-033, § 260-36-190, filed 1/9/91, effective 1/22/91.] Repealed by WSR 06-05-039, filed 2/9/06, effective 3/12/06. Statutory Authority: RCW 67.16.020 and 67.16.040.

WAC 260-36-010 License required. (1) Any person acting in an official capacity or any person participating directly in horse racing must have a valid license, except as provided in subsection (2) of this section.

(2) The following persons are not required to have a license:

(a) Commissioners and employees of the commission;

(b) Persons employed by a racing association who only perform duties of concessions, housekeeping, parking, food and beverage, landscaping or similar functions, and do not act in an official capacity or participate directly in horse racing; and

(c) Persons employed by an out-of-state racing association and holding a valid license from a recognized racing jurisdiction, who work for a Class A or B racing association as parimutuel clerks for a period not to exceed eight days total in any calendar year.

(3) Decisions regarding who is required to be licensed, if not addressed in this chapter, will be made by the executive secretary. It is a violation of these rules for any person to act in an official capacity or participate directly in horse racing unless licensed by the commission.


[Ch. 260-36 WAC p. 1]
WAC 260-36-015 Age requirement for license. Applicants for licensing must be at least fourteen years of age unless otherwise specified. An applicant may be required to submit a certified copy of his/her birth certificate.

[Statutory Authority: RCW 67.16.020. WSR 07-01-052, § 260-36-015, filed 12/14/06, effective 1/14/07. Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-015, filed 2/9/06, effective 3/12/06.]

WAC 260-36-030 Veterinarians—License required. Veterinarians licensed by the commission may also apply for a trainer's license. A licensee holding a veterinarian and a trainer's license is subject to the following restrictions:

1. The licensee may treat, using veterinary methods, only those horses for which he/she is the trainer of record.

2. Notwithstanding subsection (1) of this section, during an emergency on the grounds of the racing association, the licensee may respond and assist at the scene of the emergency. Any veterinary treatment provided at the scene must be reported in writing to the official veterinarian. The report will include, at a minimum, the names of horses treated and treatment rendered. The report must be filed by the next race day's first race.

[Statutory Authority: RCW 67.16.020. WSR 07-01-052, § 260-36-030, filed 12/14/06, effective 1/14/07. Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-030, filed 2/9/06, effective 3/12/06.]

WAC 260-36-035 Approval of application for license. All applications for a license must be made to the commission on approved forms. It is a violation of these rules for any person applying for a license to provide false information or fail to provide accurate and complete information. Persons completing an application are responsible for the accuracy and completeness of the information contained on the application. Applicants may be required to have their photograph taken. The commission, executive secretary, stewards, or security investigators, in their discretion, may require a photograph from any applicant or licensee at any time.


WAC 260-36-050 Application for license. All applications for a license must be made to the commission on approved forms. It is a violation of these rules for any person applying for a license to provide false information or fail to provide accurate and complete information. Persons completing an application are responsible for the accuracy and completeness of the information contained on the application. Applicants may be required to have their photograph taken. The commission, executive secretary, stewards, or security investigators, in their discretion, may require a photograph from any applicant or licensee at any time.

[Statutory Authority: RCW 67.16.020. WSR 07-01-052, § 260-36-050, filed 12/14/06, effective 1/14/07. Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-050, filed 2/9/06, effective 3/12/06.]

WAC 260-36-060 Application for license—Stewards' review. (1) Applications for an initial license submitted by trainers, assistant trainers, jockeys, apprentice jockeys, jockey agents, exercise riders, pony riders, or outriders must be reviewed by a steward to determine if the applicant is qualified for the license requested.

(a) All assistant trainers must also obtain a groom license.

(b) Jockeys must have an exercise rider license to perform exercise rider duties.

(2) The determination whether an applicant is qualified for the license will be made by a steward based on review of the application, and, at the discretion of the steward, the applicant may also be required to do one or more of the following:

(a) Pass a written exam;

(b) Appear for an oral interview either in person or by phone; or

(c) Demonstrate skills required for the license.

If a steward determines that an applicant is not qualified to receive the license requested, the applicant will be notified and provided an opportunity to request a stewards' ruling conference on that issue.

(3) If an applicant has been previously determined, within the past five years, to be qualifed for the license requested, review of the applicant's qualifications for that license is not necessary for subsequent license applications for the same type of license. An applicant may be determined to be qualified for the license requested if that person has been licensed in this state or other recognized jurisdiction in the past five years.


WAC 260-36-062 Fitness to participate. (1) All applicants for a jockey, apprentice jockey, exercise rider, pony rider or outrider license must certify on their application that they are physically fit to ride.

(2) During the conduct of a race meet, if the board of stewards finds that a threat to the public health, safety or welfare requires emergency action, the board of stewards may require a jockey, apprentice jockey, exercise rider, pony rider or outrider to provide a physician's written statement verifying fitness to ride before being allowed to ride in a race or on the grounds of the racing association.

(3) All applicants for a groom, assistant trainer, or other employees of the trainer not on horseback, must certify on their application that they are physically fit to perform the duties of the position they hold.

(4) If, during the year of license, a groom, assistant trainer, or other employee of the trainer becomes injured, they will report the injury to the trainer, who must in turn report the injury to the board of stewards or executive secretary. If the injury adversely impacts an employee's ability to perform their duties, the board of stewards or executive secretary may require the employee provide a physician's written statement verifying fitness to perform their duties before the employee will be allowed to return to work on or off the grounds of the racing association.

[Statutory Authority: RCW 67.16.020. WSR 12-23-015, § 260-36-062, filed 11/9/12, effective 12/10/12; WSR 07-01-052, § 260-36-062, filed 12/14/06, effective 1/14/07. Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-062, filed 2/9/06, effective 3/12/06.]

WAC 260-36-065 Approval of application for license. The procedure for processing license applications will be determined by the executive secretary.

[Statutory Authority: RCW 67.16.020. WSR 07-01-052, § 260-36-065, filed 12/14/06, effective 1/14/07. Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-065, filed 2/9/06, effective 3/12/06.]

[Ch. 260-36 WAC p. 2]
WAC 260-36-080 Duration of a license. (1) Every license issued by the commission will be for a term not exceeding one year. Licenses expire on December 31st of each year except as otherwise provided in this rule.

(2) Licenses issued to employees and volunteers of a racing association will be for a term of one year and expire on the last day of February of each year.

(3) A license will be considered expired as of the end of the month in which the final live race day of the year is run, unless extended as provided in subsection (4) of this section, or the date a licensee is no longer performing the activities for which the license had been originally issued.

(4) All licenses issued to exercise riders - track, and pony riders - track will expire on the last live race day of the year. All licenses issued to trainers, assistant trainers, grooms, exercise riders - farm, and pony riders - farm, will expire at the end of the month in which the final live race day of the year the track is run, unless extended as provided in subsection (5) of this section.

(5) The license of trainers, assistant trainers, grooms, exercise riders - farm, and pony riders - farm may be extended if the trainer chooses to extend industrial insurance coverage as provided in WAC 260-36-250 (4)(a). In those cases, the license of the trainer and the trainer's employees will not expire as provided in subsection (4) of this section until industrial insurance coverage is no longer obtained or until December 31st, whichever comes first.

WAC 260-36-085 License and fingerprint fees. (1) The following are the license fees for any person actively participating in racing activities:

<table>
<thead>
<tr>
<th>License Type</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jockey agent</td>
<td>$83.00</td>
</tr>
<tr>
<td>Jockey</td>
<td>$83.00</td>
</tr>
<tr>
<td>Other</td>
<td>$27.00</td>
</tr>
<tr>
<td>Owner</td>
<td>$83.00</td>
</tr>
<tr>
<td>Pony rider - Farm</td>
<td>$83.00</td>
</tr>
<tr>
<td>Pony rider - Track</td>
<td>$83.00</td>
</tr>
<tr>
<td>Service employee</td>
<td>$27.00</td>
</tr>
<tr>
<td>Spouse groom</td>
<td>$27.00</td>
</tr>
<tr>
<td>Stable license</td>
<td>$51.00</td>
</tr>
<tr>
<td>Trainer</td>
<td>$83.00</td>
</tr>
<tr>
<td>Vendor</td>
<td>$127.00</td>
</tr>
<tr>
<td>Veterinarian</td>
<td>$127.00</td>
</tr>
<tr>
<td>Apprentice jockey</td>
<td>$83.00</td>
</tr>
<tr>
<td>Assistant trainer</td>
<td>$40.00</td>
</tr>
<tr>
<td>Association employee - Management</td>
<td>$27.00</td>
</tr>
<tr>
<td>Association employee - Hourly/seasonal</td>
<td>$17.00</td>
</tr>
<tr>
<td>Association volunteer nonpaid</td>
<td>No fee</td>
</tr>
<tr>
<td>Authorized agent</td>
<td>$27.00</td>
</tr>
<tr>
<td>Clocker</td>
<td>$27.00</td>
</tr>
<tr>
<td>Exercise rider - Farm</td>
<td>$83.00</td>
</tr>
<tr>
<td>Exercise rider - Track</td>
<td>$83.00</td>
</tr>
<tr>
<td>Groom</td>
<td>$27.00</td>
</tr>
<tr>
<td>Honorary licensee</td>
<td>$17.00</td>
</tr>
</tbody>
</table>

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security investigators, in their discretion, may require fingerprints, the license or deny, and/or assess a fine. However, the commission, executive secretary, stewards, or security investigators, in their discretion, may require fingerprints, the license or deny, and/or assess a fine. If an applicant fails to furnish fingerprints, the stewards may suspend the license or deny, and/or assess a fine.


**WAC 260-36-100 Fingerprints.** Every person applying for a license must furnish the commission his or her fingerprints upon making an initial application for a license. Following the initial application, each person must then submit fingerprints at an interval determined by the commission. However, the commission, executive secretary, stewards, or security investigators, in their discretion, may require fingerprints from any applicant or licensee at any time. If an applicant fails to furnish fingerprints, the stewards may suspend the license or deny, and/or assess a fine.

[WAC 260-36-110 Display of license. (1) Licensees must present their license when requested to do so by racing association security personnel or commission employees.

(2) The commission may require licenses to be displayed in plain view while on association grounds.

(3) Every licensee must have his/her commission license in his/her immediate possession at all times when in any restricted area of racing association grounds, acting in an official capacity or participating directly in horse racing.

[WAC 260-36-120 Denial, suspension, and revocation—Grounds. (1) The commission, executive secretary, or board of stewards may refuse to issue or may deny a license to an applicant, may modify or place conditions upon a license, may suspend or revoke a license issued, may order disciplinary measures, or may ban a person from all facilities under the commission's jurisdiction, if the applicant licensee, or other person:

(a) Has been convicted of any felony or gross misdemeanor crime;

(b) Is subject of current prosecution of any felony crime;

(c) Has any felony conviction under appeal;

(d) Has pending criminal charges;

(e) Has failed to meet the minimum qualifications required for the license for which they are applying;

(f) Has failed to disclose or states falsely any information required in the application;

(g) Has been found in violation of statutes or rules governing racing in this state or other jurisdictions;

(h) Has a proceeding pending to determine whether the applicant or licensee has violated the rules of racing in this state or other racing jurisdiction;

(i) Has been or is currently excluded from a racetrack at which parimutuel wagering on horse racing is conducted by a recognized racing jurisdiction;

(j) Has had a license denied by any racing jurisdiction;

(k) Is a person whose conduct or reputation may adversely reflect on the honesty and integrity of horse racing or who may interfere or has interfered with the orderly conduct of a race meeting;

(l) Demonstrates financial irresponsibility by accumulating unpaid obligations, defaulting in obligations or issuing drafts or checks that are dishonored or payment refused;

(m) Has violated any of the alcohol or substance abuse provisions outlined in chapter 260-34 WAC;

(n) Has violated any of the provisions of chapter 67.16 RCW;

(o) Has violated any provisions of Title 260 WAC;

(p) Has association with persons of known disreputable character;

(q) Has not established the necessary skills or expertise to be qualified for a license as required by WAC 260-36-060;

(r) Has committed any act with the outcome or intent of defrauding the industrial insurance benefits provided under the horse industry account.

(2) The commission, executive secretary or board of stewards must deny the application for license or suspend or revoke an existing license if the applicant or licensee:

(a) Is certified under RCW 74.20A.320 by the department of social and health services as a person who is not in compliance with a support order;

(b) Has any outstanding arrest warrants;

(c) Is currently suspended or revoked in Washington or by another recognized racing jurisdiction.

(3) A license suspension or revocation will be reported in writing to the applicant or licensee and electronically to the Association of Racing Commissioners International, Inc.


**WAC 260-36-150 Employing or harboring an unlicensed person.** No racing association or licensee may employ an unlicensed person in a position for which a license is required by these rules. No licensee may harbor any unlicensed person in the restricted areas on the grounds of any class A or B racing association.

[Statutory Authority: RCW 67.16.020. WSR 07-01-052, § 260-36-150, filed 12/14/06, effective 1/14/07. Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-150, filed 2/9/06, effective 3/12/06. Rules of racing, § 347, filed 4/21/61; sub. (2) added as rule § 347(a), filed 1/21/64.]

**WAC 260-36-180 Authority to search.** In order to protect the integrity of horse racing and to protect the interests...
and safety of the public and participants, the commission and its employees have the right to enter into or upon the buildings, stables, rooms, motor vehicles or other places within the grounds of a racing association to examine the same and to inspect and examine the personal property and effects of any licensee within such places. Any person who has been granted a license by the commission, by accepting a license, authorizes the commission or its employees to search his/her person and the areas indicated herein and to seize any medication, drugs, paraphernalia or device prohibited by the rules of racing, or other evidence of a violation of the rules of racing. If a licensee refuses to allow a search, the board of stewards must revoke his/her license.

[WAC 260-36-200 Application for owner's license by trainer or other licensee. (1) A trainer, or other licensee approved by the stewards, may submit an application for an owner's license on behalf of an owner. Upon submitting such application, the licensee must pay all license fees and required labor and industries premiums.

(2) Within fourteen days of the licensee's submission of a license application on behalf of an owner, the owner must complete the license application process by providing fingerprints, a photograph, and any other information required by the commission. If the owner fails to complete the application process within fourteen days, the board of stewards may suspend the owner's license and/or assess a fine to the licensee found responsible.

(3) No horse may start in a race if the horse is owned in whole or in part by an owner who has failed to complete the owner's application.

[Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-180, filed 2/9/06, effective 3/12/06; WSR 05-05-043, § 260-36-180, filed 2/14/05, effective 3/17/05; WSR 81-09-075 (Order 81-03), § 260-36-180, filed 4/22/81.]

WAC 260-36-210 Owner's license. There is no age limitation for a person to apply for and be granted an owner's license, except that persons under the age of eighteen must have a parent or guardian assume financial responsibility for them.

[Statutory Authority: RCW 67.16.020. WSR 07-01-052, § 260-36-210, filed 12/14/06, effective 1/1/07. Statutory Authority: RCW 67.16.020 and 67.16.040. WSR 06-05-039, § 260-36-210, filed 2/9/06, effective 3/12/06.]

WAC 260-36-250 Industrial insurance. (1) The horse racing industry labor and industries account only provides coverage for employees of a trainer licensed in the state of Washington and meets the criteria in this section. At the time of submitting a license application, or as provided in this section, all licensed trainers must provide the commission with the name of all licensed employees, including grooms, assistant trainers, exercise riders - farm, and pony riders - farm.

Trainers will be required to maintain accurate payroll records and may be required to submit them to the commission or the department of labor and industries for premium verification and/or claims processing. In addition the trainer will inform the commission of the worksite for each employee. For the purpose of industrial insurance coverage a worksite may only be one of the following locations:

(a) A Washington race track - A race track in the state of Washington granted race dates by the commission. A site will be designated as a Washington race track for the purposes of industrial insurance for only the period of the track's licensed race meet and periods of training when horses are exercised in preparation for competition. This period of time is limited to only that period of time when the stewards have authority on the grounds (WAC 260-24-510(2));

(b) Farm or training center - A farm or training center is any location off the grounds of a licensed race meet. This will include any recognized race track located outside the state of Washington as well as any Washington race track during the period before its period of training or after its licensed race meet. For the purposes of industrial insurance all such locations will be considered a farm or training center.

(2) Grooms and assistant trainers.

(a) A licensed trainer must pay the industrial insurance premiums for all licensed grooms and licensed assistant trainers as established by labor and industries, unless exempted under reciprocal agreement outlined in subsection (5) of this section. Coverage will only apply to licensed grooms and licensed assistant trainers while performing the duties of their license for and under the direction of a licensed trainer, and excludes all exercise riders, pony riders, and any other licensed employee of the trainer, whether working at a farm or training center. In addition, licensed spouse grooms are exempt from coverage requirements.

(b) A trainer is responsible for accurately reporting to the commission all grooms and assistant trainers in the trainer's employ. If a trainer releases any employee from employment, the trainer must notify the department of labor and industries for premium verification. Failure to notify the commission within forty-eight hours may result in the trainer being responsible for the full industrial insurance premium until notification is made. It is the trainer's responsibility to ensure all grooms and assistant trainers in their employ are properly licensed by the commission.

(c) The industrial insurance premiums will be assessed based on each groom or assistant trainer employed in the coverage month, or a trainer may employ a "temporary groom" and be charged on a per day basis. The daily rate for a "temporary groom" will be prorated based on the number of days in the month. The use of a "temporary groom" for more than fourteen days in the calendar month will not be considered "temporary" and the trainer will be charged a full monthly premium. Premiums will be paid to the commission on a monthly basis. A trainer will be invoiced for the assessed industrial insurance premium for each licensed groom and licensed assistant trainer at the end of each month, or before the trainer leaves the grounds taking his/her horses. Multiple trainers may employ the same groom, but each trainer is responsible for the entire applicable labor and industries premium.

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(3) Track employees.
   (a) A trainer must pay the industrial insurance premiums for all track employees employed by
       the trainer to work on the grounds of a race track unless exempted under reciprocal
       agreement outlined in subsection (5) of this section. Coverage will only apply to track employees,
       which will include licensed exercise riders - track, and licensed pony riders - track, and excludes
       all grooms, spouse grooms, assistant trainers, and all farm employees working off the grounds of a
       Washington race track at a farm or training center.
   (b) It is the trainer's responsibility to ensure all track employees in their employ are properly licensed by
       the commission.
   (c) The industrial insurance premiums to cover track employees will be assessed on the number of horses,
       per day, in a month a license trainer has horses on the grounds. The number of horses will include all
       horses on the grounds under the care of a licensed trainer, including pony horses. Premiums
       will be paid to the commission on a monthly basis. A trainer will be invoiced for the assessed industrial
       insurance premium for each horse per day at the end of each month, or before the trainer leaves the grounds
       taking his/her horses.
   (i) A trainer is responsible for accurately reporting the correct number and identity of any horse or horses
       in their care. If the trainer cannot provide documentation of the exact date of a horse’s arrival or departure,
       the trainer will be invoiced for any unreported horse beginning on the first day horses were allowed on the
       track for arrivals, or a day supported by other evidence acceptable to the commission.
   (ii) Trainers involved in the transfer of any horse into or out of their care are jointly responsible to report the
       transfer to the commission. A transfer report supplied by the commission must be completed by both parties.
       Failure to report transfers may result in the previous trainer being assessed the industrial insurance
       premium for unreported transfers until the commission receives the required notice.
   (4) Farm employees.
   (a) To be covered under the horse racing industry labor and industries account, a licensed trainer must pay the
       industrial insurance premiums for all licensed farm employees employed by the trainer to work at a farm or
       training center unless exempted under reciprocal agreement outlined in subsection (5) of this section.
       Coverage will only apply to licensed farm employees which will include licensed exercise riders - farm,
       licensed pony riders - farm, and excludes grooms, spouse grooms, assistant trainers, and all track
       employees working on the grounds of a Washington race track.
   (b) A trainer is responsible for accurately reporting all
       farm employees in the trainer's employ. A trainer must notify the commission prior to any employee
       beginning work. If a trainer releases any farm employee from employment, the trainer must notify the
       stewards within forty-eight hours. Failure to notify the commission within forty-eight hours may result in
       the trainer being responsible for the full industrial insurance premium until notification is made. It is the
       trainer's responsibility to ensure all farm employees in their employ are properly licensed by the commission.
   (c) The industrial insurance premiums to cover farm employees will be assessed on the number of employees,
       per day, multiplied by the number of days in the month the trainer reports the employee working. Trainers
       must report the anticipated work days and hours of work each day at the start of the month. If the work
       schedule changes the trainer must immediately notify the commission.
   (d) A farm employee may be required to produce to the commission payroll records for verification of work
       days and/or claims processing.
   (5) Reciprocal agreements. The state of Washington has reciprocal agreements with other states. Trainers
       shipping in from these jurisdictions who have industrial insurance from a reciprocal state need not obtain
       industrial insurance coverage so long as they comply with the conditions of RCW 51.12.120 and WAC 296-17-31009.
   (6) Employees moving from one worksite to another.
       (a) A licensed groom or licensed assistant trainer can move from the track to the farm or from the farm to the track.
           The trainer is not required to notify the commission whenever a licensed groom or licensed assistant
           trainer moves from the different worksites.
       (b) A licensed exercise rider - farm or licensed pony rider - track may not move from the track to the farm unless
           that person first obtains an exercise rider - farm or pony rider - farm license. On those days a track employee
           moves from the track to the farm, the trainer will be invoiced for, at the end of the month, an additional farm
           premium for each employee, for each day they worked at the farm as provided in subsection (4) of this section.
       (c) A licensed exercise rider - farm or licensed pony rider - farm can move from the farm to the track. Before moving
           any such employees, the employee must first also be licensed as an exercise rider - track or pony rider - track. On
           those days a farm exercise rider or pony rider moves to the track, the trainer will not be responsible to pay any
           additional premium, as long as the employee continues to have the farm premium assessed. The licensed
           exercise rider - farm or licensed pony rider - farm, are only covered while performing the duties of their license
           for and under the direction of a licensed trainer.
       (d) A track employee is only covered under the per
           horse, per day premium, and then only when performing the duties of their license for and under the direction of a
           licensed trainer while on the grounds of a Washington race track during its licensed race meet and periods of
           training. Any time prior to or after the stewards have authority on the grounds granted in WAC 260-24-510(2),
           the Washington track will be considered, for the purposes of industrial insurance
           coverage a farm or training center.
   (7) Major track versus nonprofit race track.
       (a) There is no distinction, for industrial insurance pur-
           poses, except as provided in (b) of this subsection, between a
           major (Class A or B) race track and a nonprofit (Class C) race
           track. Premiums to cover licensed employees will be assessed
           the same.
       (b) License owners at a major race track will be assessed
           a premium of one hundred fifty dollars per year for one hun-
           dred percent ownership of one or more horses. Owners, with
           partial ownership interest shall be assessed a prorated amount
           of the full ownership fee in increments of ten percent. Own-
           ers at a nonprofit or Class C race track will continue to pay a
           lesser premium as established annually by the department of
           labor and industries.
(c) Premiums paid by owners are a fee to subsidize workers compensation coverage for injured workers. The premiums paid by owners do not extend any coverage to owners or their employees.

(8) Coverage outside the state of Washington.
   (a) Trainers with employees from Washington may continue coverage when they are at another recognized race track in another state if that other jurisdiction has a reciprocal agreement with the state of Washington, and if:
      (i) The trainer pays the premium for grooms and assistant trainers, and as long as both the trainer and grooms/assistant trainers are licensed by the commission; and
      (ii) The trainer pays the premium at the farm rate for exercise riders - farm and pony riders - farm, and as long as both the trainer and all farm employees are licensed by the commission.
   (b) Trainers must continue to report Washington employees to the commission prior to the start of each month so an assessment can be made. Failure to report may result in the trainer being referred to the stewards or executive secretary for further action.
   (c) Track employees hired in another state or jurisdiction are not Washington employees. They are to be covered in the state or jurisdiction they were hired in. It is the trainer's responsibility to obtain coverage in the other state or jurisdiction.

(9) Trainers will be provided an invoice monthly of premiums due. The invoices will be prepared and mailed or delivered on or before the fifth day of the following month. Total monthly premiums will be rounded to the next whole dollar. Payment of the premium is due prior to fifteen days from the date listed on the invoice. Trainers are responsible for the accuracy of their invoices and must report any errors or omissions to the commission prior to payment. Failure to make the payment by the fifteenth day will result in a fine, and if applicable a suspension as outlined in WAC 260-84-135.

WAC 260-36-260 Employees and duties. (1) Employees of licensed trainers are grooms, assistant trainers, exercise riders (both at the track and at the farm), and pony riders (both at the track and at the farm). Employees of a trainer may only perform those duties for which they are licensed and as outlined in this section. For the purposes of industrial insurance coverage under the horse industry account, coverage will only extend while an employee is properly licensed by the commission, employed by a licensed trainer, and only performing duties associated with the employee's license.

(2) Exercise riders, both at the track and farm may only perform the following duties:
   (a) Exercise horses, which includes riding, lunge and line drive horses;
   (b) Assist with saddling horses for training;
   (c) Unsaddle horses following training;
   (d) Clean tack following training;
   (e) An exercise rider may not perform any of the duties of a groom, assistant trainer, pony rider, or other duties not usually preparing horses for competition.

(3) Pony riders may only perform the following duties:
   (a) Escort horses to the track during training;
   (b) Escort horses to the receiving barn and to the stable following a race;
   (c) Escort horses to the starting gate in the post parade (pony rider - track only);
   (d) Clean stalls, rake and clean stable area associated with their ponies;
   (e) A pony rider may not perform any duties of a groom, assistant trainer, exercise rider, or other duties not normally associated with escorting horses.

(4) Grooms may perform the following duties:
   (a) Clean stalls, rake and clean stable area;
   (b) Bathe, groom, feed, and water horses;
   (c) Lead horses to and from hot walkers or to the track and/or receiving barn and paddock;
   (d) Apply bandages, salves, topical medications, etc.;
   (e) Tack horses for training;
   (f) Handle horses in the paddock and test barn; and
   (g) A groom may not mount or ride a horse.

(5) Assistant trainers may perform the duties of a groom and additionally may represent the trainer in other matters such as entering and scratching horses. An assistant trainer also may not mount or ride a horse.

[Statutory Authority: RCW 67.16.020. WSR 12-23-015, § 260-36-260, filed 11/9/12, effective 12/10/12.]