INTERNATIONAL AGREEMENT

ON TROTTING RACES
FOREWORD

The development of international relations in the field of trotter breeding and trotting races, and especially the ever more frequent exchanges between European countries, have prompted UET members to strive after a minimal common regulation.

This regulation, based on the provisions applicable in each nation, seeks to harmonise the different Rules of Racing while avoiding any major disparities or contradictions in the Rules enacted in Europe.

The value of an International Agreement is that it constitutes a solid base drawing together the various countries organizing trotting races, and strengthens the European position in the way of regulation.

It furthermore constitutes a charter that may be invoked against third parties, thereby restraining certain outside influences deemed to be harmful.

This Agreement does not represent the European Trotting Rules of Racing but the foundation for an identical regulation, to be revised over the years and when its field of application covers new subjects.

The present Agreement represents the updated, modified and completed new edition of the European Agreement on Trotting Races published in 1991.

According to the commitments made during the World Trotting Conference, June 18 - 27, 1993 in Paris, this Agreement is now extended to Australia, Canada, New-Zealand and United States
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CHAPTER I

REGULATIONS REGARDING BREEDING

Article 1 – Registration in a Stud-Book
Any «trotter» born in a country whose Racing Authorities are signatories to this Agreement shall be entered in a stud-book recognized by the competent Authorities of each country concerned. A list of the current trotters’ stud-books is given hereafter (appendix 1).

There shall be no discrimination on the basis of foaling places or breeder’s nationality when recording a foal in the list below-mentioned.

Article 2 – Registration Criteria
«Stud-book» means the register in which the list of broodmares and their foals are recorded and recognized as being of the Trotter horse breed (under internationally accepted selection criteria, defined in appendix 2), as well as the list of stallions recognized in accordance with the same criteria and, where applicable, the list of imported foreign horses recorded in the stud-book of their country of origin.

Article 3 – Recognition of Stud-Books
Each country whose Racing Authorities are signatories to this Agreement shall recognize the validity of the stud-books of the other signatory countries, providing all entries are made and guaranteed by the competent authority in the country concerned, or by any duly empowered body.

Article 4 – Identity Checks
Any horses recorded in a stud-book of a country whose Racing Authorities are signatories to this Agreement shall be submitted to identity checks by the relevant Stud-Book authority. Such checks shall be recorded in the horse’s documents of origin or identification issued for each horse by the competent authority, and/ or on its passport.

Countries whose Racing Authorities are signatories to this Agreement shall set up a specific identification procedure through a standardized detailed description or possibly freeze or lip branding or microchip implant. Moreover, the signatory countries undertake to set up blood typing records for each new foal.

All foals shall be identified at birth by DNA typing
Article 5 – Registration of names
The name assigned to a foal registered by the competent authority in a signatory country:

- shall comprise no more than 20 characters (including blank spaces);
- shall not use those of stallions, horses or broodmares notorious for their performance in international racing.

The countries that are signatories to this Agreement undertake to prohibit any change in the name of a horse registered in the relevant Stud Book once it has taken part in a public race. Furthermore, before that first racing event any change in a horse’s name is subject to the prior authorization of the Authority that has registered the name.

The registered names of horses coming from abroad shall have suffixes added to them specifying the country of origin of the horse, in accordance with the International code (ISO 3166).

A list of protected names is published by UET and is available on the UET website.

Article 6 – Registration document
For each new foal, the Stud-Book authority concerned shall issue a registration document or passport to be forwarded to the national trot racing authorities.

The registration document or passport shall include the data required to identify the foal: name, breed, date of birth, UELN number, sex, colour, description, pedigree (sire, dam, damsire), identity number, breeder’s name and name of the issuing body.

Countries whose Racing Authorities are signatories to this Agreement shall establish a standard document for all horses entered in the stud-book mentioned in article 2.

Article 7 – Registration
When a horse is exported and when its Stud Book of origin is divided into several sections, countries whose Racing Authorities are signatories to this Agreement shall indicate which section of that Stud Book the horse was registered in.

Article 8 - Export certificate
A trotter imported into a country cannot be registered in the stud-book of that country unless an export certificate issued less than 6 months previously has been delivered by the keeper authority of the stud-book in its country of origin.
Article 9 - Cloning
No trotter conceived by means of cloning, genetic engineering or sperm selection shall be allowed to participate in races organized in countries whose Racing Authorities are signatories to this Agreement, nor be registered in a Trotter Stud Book.

Article 10 – Mare gestation
No mare shall be allowed to participate in races 4 months after the last covering date. A covered mare may be allowed to continue to run if she is declared empty.

No mare shall be allowed to participate in races until 6 months have elapsed following the birth of a foal (live foal). In case of abortion or of a stillborn foal after 4 months or more of gestation, the mare may be authorized to run again after a minimum period of 3 months following said event.

Article 11 - Limitation of breeding cards per stallion
A foal may be registered in a Stud-Book only when a breeding certificate has been duly delivered for registration purposes by the owner of the stallion or his representative, regardless of the method of reproduction. Each country shall keep, for each stallion, a register of mares he has covered.

In the case of insemination with transported semen, providing the Stud-Book regulations so allow, each dose of semen must be numbered and accompanied by a certificate, certifying the origin of the semen and the date of collection.

Each country shall keep a register of stallions used with internationally transported semen, as well as a list of the authorized representatives of those stallions. Every year the authorization shall be confirmed with a written statement by the owner of the stallion (power of attorney).

Every year each country shall publish a list of mares inseminated with internationally transported semen, and provide the list to the UET.

The use of semen from a dead or disappeared stallion is forbidden beyond the end of the year following his death or disappearance. No foal may be registered beyond this time limit.

Recommendation:
The number of breeding cards issued annually for one stallion may not exceed 15% for the progeny to be registered in a Stud-Book, regardless of the insemination method used.

Article 12 - Embryo Transfer
A mare is allowed to give birth to one foal only per year (except in case of twins).
In the case of a birth arising from an embryo transfer method, only the first foal born worldwide may be registered in one Stud-Book. The embryo transfer donor mare must be approved and embryo transfer (E.T.) must be mentioned in the foal’s registration documents.

No mare with foal at foot may be exported before December 31 of the year of birth of that foal.

Both mares (donor and host) involved in the embryo transfer shall be considered as covered.

**Appendix 1 - Stud Books of UET member countries**

The only trotter Stud-Books existing in UET member countries and recognized by the countries whose Racing Authorities that are signatories to this Agreement are as follows:

<table>
<thead>
<tr>
<th>OFFICIAL NAME</th>
<th>MAIN CHARACTERISTICS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AUSTRIA</strong></td>
<td></td>
</tr>
<tr>
<td>ÖSTERREICHISCHES ZUCHTREGISTER</td>
<td>Kept by the Austrian Federation. Open to the progeny born in Austria of mares registered in this Stud-Book and covered in Austria, and to trotter foals born outside Austria from Austrian-registered or foreign mares imported into Austria, providing such mares were imported with their foal, during the year of its birth</td>
</tr>
<tr>
<td><strong>BELGIUM</strong></td>
<td></td>
</tr>
<tr>
<td>STUD-BOOK DU TROTTEUR BELGE</td>
<td>Kept by the Belgian Federation. Section 1: open only to the progeny of horses registered in the Stud-Book of an Association approved by ITA and/ or UET under certain conditions. Section 2: open to horses registered in the Stud-Book of an Association approved by ITA and/ or UET under certain conditions. Section 3: open to horses born and identified in Belgium as from 2010 whose sire and dam are registered in the Stud Book of a foreign Association approved by ITA and/ or UET under certain conditions.</td>
</tr>
<tr>
<td>Country</td>
<td>Stud Book Name</td>
</tr>
<tr>
<td>--------------</td>
<td>----------------------------------------------------</td>
</tr>
<tr>
<td>Denmark</td>
<td>Dansk Traverstambok</td>
</tr>
<tr>
<td>Finland</td>
<td>Sukukirja</td>
</tr>
<tr>
<td>France</td>
<td>Stud-Book Du Trotteur Francais</td>
</tr>
<tr>
<td>Germany</td>
<td>Deutsches Trabergestütbuch</td>
</tr>
<tr>
<td>Italy</td>
<td>Libro Genealogico del Cavallo Trottatore Italiano</td>
</tr>
<tr>
<td>Netherlands</td>
<td>The Nederlands Draaverstambok</td>
</tr>
<tr>
<td>Norway</td>
<td>Norsk Traverstambok for Varmblodhester</td>
</tr>
<tr>
<td><strong>RUSSIA</strong></td>
<td>STATE STUD BOOK OF RUSSIAN TROTTERS</td>
</tr>
<tr>
<td><strong>SPAIN</strong></td>
<td>LIBRO GENEALOGICO DEL CABALLO TROTADOR ESPAÑOL</td>
</tr>
<tr>
<td><strong>SWEDEN</strong></td>
<td>SVENSK TRAVSTAMBOK FÖR VARMBLODIGA HÄSTAR</td>
</tr>
<tr>
<td><strong>SWITZERLAND</strong></td>
<td>STUD-BOOK SUISSE POUR CHEVAUX TROTTEURS</td>
</tr>
</tbody>
</table>
Appendix 2 - Stud Book Registration Conditions

1. The Stud-Book authorities mentioned in Appendix 1 shall draw up the conditions for registration in the Stud-Book they keep:
   • every horse shall be duly identified by the competent authority which shall issue a registration document or a passport and make the registration;
   • parentage check shall be done by DNA typing;
   • identification of a trotter shall include a record of its description and verification that the registration conditions for the Stud-Book have been met, as well as the verification of the description carried out at the latest when qualifying for racing.
   • registration in a stud-book:
     ✓ according to parentage registration (for the progeny of sires and mares already registered in that Stud-Book);
     ✓ by decision of the Stud-Book authority.

2. The organization delegated to keep each stud-book shall lay down the selection criteria for stallion licensing:
   • all breeding stock (stallions and mares) must be approved by the competent authority;
   • such approval shall only be given to a male horse already registered in a Stud-Book, accompanied by a registration and identity documents;
   • approval shall be granted according to selection requirements established by the competent authority;

3. A trotter may be allowed to be registered as a sire in a stud-book other than his stud-book of origin, providing he meets the conditions of approval for stallion licensing as determined by the authorities in charge of that other Stud-Book according to article 4 of EU Directive 90/427.
CHAPTER II
HEALTH REGULATIONS

Article 1 - Health information
The Racing Authorities of the countries that are signatories to this Agreement undertake to inform one another, through UET’s secretariat, about infectious diseases and epidemics, involving horses domiciled in their countries.
They shall exchange information on the state of health of horses as well as on any measures taken to improve prevention against contagious diseases.
They undertake to report any equine notifiable diseases (Dourine, Glanders, Venezuelan Equine Encephalomyelitis, Infectious Equine Anemia, Rabies, Anthrax, African Horse Sickness).
UET’s secretariat shall establish co-operation with the O.I.E. in order to exchange information.

Article 2 - Vaccinations
The Racing Authorities of the countries that are signatories to this Agreement shall enforce compulsory vaccination requirements in their respective countries, in particular vaccination against Equine Influenza. Vaccinations shall be recorded on the horse’s passport or on a special health document, certified by the duly accredited veterinary authority, in the country where the horse is domiciled.

Article 3 - Vaccination against Equine Influenza
Any horse coming from one of the countries that are signatories to this Agreement, to participate in a race organized in another signatory country, shall have been vaccinated against Equine Influenza:

• according to the timing requirements of the sanitary authorities in the country of origin, for the primary injections;
• within a period not exceeding twelve months for the booster injections.
A certificate proving compliance with the above-mentioned conditions shall be presented to the competent authorities before any horse shall be allowed to enter a racetrack or a training center.
Article 4 - Hygiene requirements
The vehicles and stalls used on race courses and/or in training centers to house horses coming from abroad shall be regularly disinfected, especially when a horse vacates the stall and is replaced by another.

As far as possible, foreign horses shall be stabled separately upon their arrival in the country, and subjected to a health check.

Article 5 - Administrative measures - Health certificate
A passport or document of identity stating name, sex, breed, origin, age and methods of identification shall be provided for each trotter entering a country that is signatory to this Agreement. These documents shall contain, or be accompanied by a health certificate issued by the veterinary authority in accordance with the health regulations applicable in the horse’s country of origin. They shall be checked whenever a horse is imported.

Article 6 - Health regulations governing races
Any horse entering a country that is signatory to this Agreement, from any country signatory to this Agreement, to take part in a race, shall be subjected to a health check, within the time-limit set by the Animal Health Authorities in the horse’s country of origin, prior to the horse’s departure and by those of the host country upon arrival. Any horse suspected by the veterinarian authority of suffering from or being contaminated by an infectious disease, shall be quarantined.

The Racing Authorities of the countries that are signatories to this Agreement shall ban from racing any horse which does not fulfill the health requirements of the host country or does not fulfill the timing requirements for compulsory vaccination in said country.
CHAPTER III
RACING REGULATIONS

Article 1 – Organization of races
Each Racing Authority in charge of trotting races in its country shall organize:

• races reserved to trotters entered in at least one of the Stud-Books defined in chapter I;

• international races open to all recognized trotter breeds duly registered in a Trotter Stud-Book recognized at the international level by an official body approved by the national authority of the country of origin of this stud-book.

• European races reserved to trotters foaled in one country that is signatory to this Agreement and registered in one of the Stud-Books mentioned in chapter I.

Article 2 – Eligibility to enter a race
Races shall be open to horses of a certain age or gender category or, according to a classification based on winnings or speed records.

Article 3 – Inspections
Before each race, horses, drivers and equipment (carriage, sulky, helmet, etc.) shall be inspected.

Before each race, if a horse is lame or suffering from another health problem, it may be prevented from racing, either by the veterinarian or by the Stewards (Racing Authority).

Article 4 – Definition of race categories
On proposal of the Breeding Committee, UET shall define race categories according to specific criteria (see appendix 3).

Article 5 – Performance recording
Every national Federation is responsible for keeping a comprehensive record of each horse’s performance (position in the finishing order, distance covered, running time, winnings, etc.). In the event of permanent export of a horse, the national Federation of the receiving country shall be responsible for those records.
Responsibility for the upkeep of horse data sheets:

If a horse or a driver takes part in a race abroad, the National Federation of the organizing country undertakes to provide, on the first working day after the race, the Federation of the country where the horse is registered (*) and the Federation of the country where the horse is trained, with the technical data of the race (racecourse, date, name of race, distance, barrier draw, finishing position, running time, driver’s name, amounts won, penalty if any, etc.).

(*) registered means registered as a foal in the Stud-Book of a country or transferred to the import Register of another country.

Article 6 - Participation

Regulations concerning:

• distances: races shall be run on a minimum distance of 1,600 metres;
• pre-race operations (see Article 3);
• the start: the start shall be either a tape start, with electric eye, or a mobile start or a moving start.

I. DISQUALIFICATION

1. Definition

A horse that is disqualified is one that loses the benefit of the position it would have been assigned otherwise. When a horse is disqualified during the race, it is no longer allowed to continue the race.

2. Gaits

A horse shall run the entire course in the trotting gait. If a horse breaks stride, it should immediately be pulled back to the trot, without interfering with other competitors.

A. A horse shall be disqualified:

   a) if it breaks stride during the race and covers more than 100 metres or if it takes more than 15 strides in gallop or pacing;
   b) if it breaks stride more than twice (gallop or pace);
   c) If it takes a single stride at the gallop or pace in the last part of the race, clearly marked out by a red and white sign before the winning post. The sign is positioned at 100 m minimum to 200 m maximum from the winning post, according to the length and shape of the track;
   d) if it breaks stride (gallop or pace), thereby gaining an advantage over the other competitors.
B. A horse may be disqualified:
   a) if it moves at an irregular gait, thereby gaining an advantage over
      other competitors;
   b) if it moves at an irregular gait; furthermore, the trainer and the
      driver may be subject to penalties.

3. Incidents
   A horse shall be disqualified:
   a) if it takes the wrong course;
   b) if it covers a distance; other than the prescribed distance,
   c) if, during the race, by changing line, it interferes with one or
      several competitors, thereby gaining advantage over them;
   d) if it covers part of the course without its driver;
   e) if it crosses the marks that materialize the track boundary to
      overtake a competitor or to gain any sort of advantage.

4. Decision
   The decision to disqualify a horse on account of its gaits or a race incident
   shall be taken:
   • either immediately, while the race is ongoing
   • or after an enquiry and before the finishing order has been made
     official.

   The decision to disqualify in these cases shall be irrevocable and no appeal or
   protest shall be lodged during the race day.

   Irrespective of whether the horse is disqualified, its driver too may be penalized
   by a caution, a fine or a suspension if he is deemed responsible.

II. DEMOTION

1. Definition
   A horse that is demoted is one that loses its place at the finish and is placed
   back to one or more positions.

2. Incident
   Independently from disqualification, in the case of an incident on the
   course, a horse that interferes with one or several contending horses in
   the home stretch, is liable to be demoted behind the horse(s) it interfered
   with, but maintained in the classification ahead of those unaffected by the
   incident.
3. Decision
A decision to demote shall be taken before the finishing order is made official.

Such decision may not be appealed on the day of the race.
Irrespective of whether a horse has been demoted, the driver may be penalized if held responsible.

III. SUSPENSION
1. Definition
A horse that is suspended is one that is banned from racing for a certain period.

2. Conditions
A horse shall be suspended from all races or from a certain category of races, when so decided on account of:

• a racing incident.
• unruly behaviour.
• insufficient preparation.
• Performance considered as inadequate or inconsistent.
• several disqualifications (or reports) for irregular gaits.
If a horse has been disqualified 3 times in succession on account of its gaits, it may be suspended from racing for at least 15 days or be allowed to requalify by running a qualification race.

Article 7 – Horse Identification
Before taking part in their first race, every horse’s description shall be checked and their identity confirmed. A blood sample may be taken for confirmation after the race to be compared to the blood types registered for each horse with the Federation in charge.

Any Racing Authority that is signatory to this Agreement and that has not opted for microchip identification shall be requested to consult UET before taking any decision.

Article 8 -Presence of alcohol in the blood
Any jockey/driver may be subject to a check of his physical fitness to participate in a race, especially by means of a breathalyzer test.
Stewards may prohibit a driver from participating in a race, if the alcohol level in his blood exceeds the limit authorized in the organizing country.

Appendix 3 - Group Races

<table>
<thead>
<tr>
<th>Race</th>
<th>Min. purse €</th>
<th>Max. % r.</th>
<th>Conditions</th>
<th>Date</th>
<th>Annual check</th>
<th>Track</th>
</tr>
</thead>
<tbody>
<tr>
<td>G 1</td>
<td>100 000</td>
<td>0,5%</td>
<td>No restriction on national races. No handicaps Same start for all, except where age conditions apply.</td>
<td>Fixed date, unless otherwise decided by the Committee</td>
<td>Board</td>
<td>Sand cinder</td>
</tr>
<tr>
<td>G2</td>
<td>45 000</td>
<td>1%</td>
<td>-</td>
<td>-</td>
<td>Board</td>
<td>Sand cinder</td>
</tr>
<tr>
<td>G3</td>
<td>25 000</td>
<td>2%</td>
<td>-</td>
<td>-</td>
<td>Board</td>
<td>Any kind</td>
</tr>
</tbody>
</table>
CHAPTER IV
ANTI-DOPING RULES

Article 1 - Objective
The objective is to protect the integrity of horseracing, through controlling the use of substances capable of giving a horse an advantage or being disadvantaged in a race, contrary to the horse’s inherent merits.

Article 2 - Sampling
To establish whether a prohibited substance is present in a horse’s body, samples shall be taken from horses that have run in a race. Horseracing Authorities may also take samples at any other time, according to their own rules. Sample means a sample from any part, or in contact with any part, of the horse.

Each Federation shall organize biological sampling for at least 10% of the races organized every year.

At the request of the Federation that is host to the event, a horse that has participated in a race organized in a country that is a signatory to this Agreement and likely to be re-entered in a race in that country, may, if domiciled in another country, be submitted to biological sampling performed by an accredited authority in its country of residence.

Costs thus incurred shall be paid by the Racing Federation requesting the sampling. Samples – accompanied, if need be, by a veterinary prescription detailing current treatments – shall be packaged in conditions meeting satisfactory scientific standards and promptly dispatched, by express mail, to the laboratory accredited by the Federation of the country where the horse resides so that tests can be performed in accordance with the regulatory procedures in force in that country.

If a horse cannot be checked in accordance with the abovementioned legal procedures, its participation in any race may be disallowed.

Article 3 - Samples
A sample collected under a secure chain of custody shall be split into an A sample and a B sample.

If the A sample is reported to contain prohibited substance(s), the B sample may be analysed for that/ those substance(s) either systematically or optionally at the trainer’s or owner’s request.
Article 4 – Presence of prohibited substances

In the event of a Horseracing Authority finding a prohibited substance in a sample taken from a horse which is entered or has run in a race within its jurisdiction but which is trained abroad, the Horseracing Authority where the horse is trained is to be informed and shall provide assistance when requested.

If the A sample is reported to contain one or several prohibited substances, the horse in question shall not be allowed to race before the Federation concerned has lifted the ban, on the basis of its own regulations relating to investigation of a presumed positive case.

Article 5 – Horse Disqualification

A horse shall be disqualified whenever a sample taken contains a prohibited substance. The trainer of the horse shall be penalized.

Article 6 – Fines and penalties

The fine imposed on a trainer for a positive doping test shall be no less than 500 € and, when anabolic agents have been detected, no less than 5,000 €.

Penalties imposed on the offender:

- first offence: the training licence may be withdrawn, and if the trainer and driver are the same person, the latter’s driving/riding licence may be withdrawn.
- second offence or first offence involving anabolic agents: the training licence may be suspended and, where applicable, the driver shall be suspended for at least one month.

Recommendation

Suspension of the horse for one month minimum or until a new test proves that the horse is again free of any prohibited substance. Any horse tested positive for anabolic steroids or growth hormones shall be suspended and banned from racing and breeding for at least 2 years.

The horse concerned must present a negative test result before being allowed to race and breed again.

Any horse imported to a UET country for breeding purposes shall, as from January 1st, 2012, be tested in particular on basis of the hair testing method, for anabolic steroids and/or growth hormones.
**Article 7 - The trainer’s responsibilities**

The trainer shall always be responsible for:

- the feeding, management, protection and security of the horses in his care;
- taking all reasonable precautions with the horses in his care to avoid their exposure to prohibited substances contrary to the rules of the Horseracing Authority;
- keeping informed of the possible consequences of treatment given to his horses.

**Article 8 – Prohibited substances - Raceday regulations**

With the exception of veterinarians authorized by the Stewards or Horseracing Authority, nobody shall bring into the stables of a racecourse on a raceday either a prohibited substance or any means of administering such a substance.

**Article 9 – Treatment of a horse**

After a horse has raced and before it is discharged from any requirements for post race sampling, no treatment with prohibited substances shall be allowed without official permission.

**Article 10 - Prohibited substances**

The following are prohibited substances:

- substances capable at any time of acting on one or more of the following mammalian body systems:
  - the nervous system,
  - the cardiovascular system,
  - the respiratory system,
  - the digestive system,
  - the urinary system,
  - the reproductive system,
  - the musculoskeletal system,
  - the blood system,
  - the immune system except for the licensed vaccines
  - the endocrine system,

- endocrine secretions and their synthetic counterparts,
- masking agents.
Article 11 – Finding of a prohibited substance

A finding of a prohibited substance means a finding of the substance itself or a metabolite of the substance or an isomer of the substance or an isomer of a metabolite. The finding of any scientific indicator of administration or other exposure to a prohibited substance is also equivalent to the finding of the substance.

Article 12 - Help for the trainers and veterinarians

With the objective of helping trainers and their veterinary advisers, horseracing authorities may include in their own rules examples of prohibited substances.

Article 13 - Classification of prohibited substances

With the objective of providing guidance to horseracing tribunals, Horseracing Authorities may produce a classification of prohibited substances.

Article 14 - Thresholds

Thresholds can only be adopted for:

• substances endogenous to the horse
• substances arising from plants traditionally grazed or harvested as equine feed
• substances in equine feed arising from contamination during cultivation, processing or treatment, storage or transportation.
## Article 15 - Authorized thresholds

Substances below the following thresholds are not actionable:

<table>
<thead>
<tr>
<th>SUBSTANCE</th>
<th>THRESHOLD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic</td>
<td>0.3 microgram total arsenic per millilitre in urine.</td>
</tr>
<tr>
<td>Boldenone</td>
<td>0.015 microgram free and conjugated boldenone per millilitre in urine from male horses (other than geldings).</td>
</tr>
<tr>
<td>Carbon dioxide</td>
<td>36 millimoles available carbon dioxide per litre in plasma.</td>
</tr>
<tr>
<td>Dimethyl sulphoxide</td>
<td>15 micrograms dimethyl sulphoxide per millilitre in urine or 1 microgram dimethyl sulphoxide per millilitre in plasma.</td>
</tr>
<tr>
<td>Estranediol</td>
<td>the mass of free and conjugated 5α-estrane-3β,17α-diol to the mass of free and conjugated 5(10)-estrene-3β,17α-diol in urine from male horses (other than geldings) at a ratio of 1.</td>
</tr>
<tr>
<td>Hydrocortisone</td>
<td>1 microgram hydrocortisone per millilitre in urine</td>
</tr>
<tr>
<td>Salicylic acid</td>
<td>750 micrograms salicylic acid per millilitre in urine or 6.5 micrograms salicylic acid per millilitre in plasma</td>
</tr>
<tr>
<td>Testosterone</td>
<td>• 0.02 microgram free and conjugated testosterone per millilitre in urine from geldings.</td>
</tr>
<tr>
<td></td>
<td>• 0.055 microgramme free and conjugated testosterone per millilitre in urine from fillies and mares (unless in foal).</td>
</tr>
<tr>
<td>Theobromine</td>
<td>2 micrograms theobromine per millilitre in urine.</td>
</tr>
</tbody>
</table>
Article 16 - Laboratories

The official laboratories shall use harmonized limits of detection for screening legitimate therapeutic drugs.

The aim of signatory countries is that their laboratories should:

- be accredited according to ISO/IEC 17025, General requirements for the competence of testing and calibration laboratories, and to the supplementary document ILAC-G7, Accreditation requirements and operating criteria for horseracing laboratories.
- conform with the Guide for establishing the presence of prohibited substances (Part B of ILAC-G7)
- meet the performance specification of the International Federation of Horseracing Authorities (Part C of ILAC-G7)
- take part in inter-laboratory comparisons (clause 5.9 (b) of ISO/IEC 17025 : 1999 n.d.t. : l’Accord de la FIAH dit "2005" et non pas “1999”)

List of approved laboratories (appendix 4).

Article 17 — Infringement prevention

With the objective of preventing infringements, Horseracing Authorities may at their discretion:

- make available detection times
- give forewarning of new or modified tests
- provide an analytical service to establish whether a sample from a horse entered to race contains prohibited substances as specified by the trainer.

Appendix 4 - List of laboratories

AUSTRIA

HORSERACING FORENSIC LABORATORY
Newmarket Road, Fordham, Cambridgeshire, CB7 5WW - UK
E-mail: info@hfl.co.uk  t. +44.16381720500 - f. +44.11638172420

LABORATOIRE DES COURSES HIPPIQUES (LC.H.)
15, rue du Paradis, 91370 Verrieres Le Buisson - FRANCE
t. +33.169752823 - f. +33.169752823

THE RACING LABORATORY
The Hong-Kong Jockey Club - Sha tin Racecourse - Sha Tin, N.I HONG KONG
BELGIUM

LABORATOIRE DES COURSES HIPPIQUES (LC.H.)
15, rue du Paradis, 91370 Verrieres Le Buisson - FRANCE
t. +33.169752823 - f. +33.169752823

DENMARK

NATIONAL VETERINARY INSTITUTE
Head of Chem Dept: Prof. Ulf Bondesson, 751 89 Uppsala - SWEDEN
t. +46.18674000 - f. +46.18674099

FINLAND

UNITED LABORATORIES Ltd.
Höyläämötie 14, PL 222, 00381 Helsinki - FINLAND

FRANCE

LABORATOIRE DES COURSES HIPPIQUES DE LA FEDERATION NATIONALE DES COURSES (LC.H.)
15, rue du Paradis, 91370 Verrieres Le Buisson – FRANCE

NATIONAL HORSE RACING AUTHORITY OF SOUTHERN AFRICA
PO Box 74439, Turffontein 2140 - SOUTH AFRICA

HORSE RACING FORENSIC LABORATORY
Newmarket Road, Fordham, Cambridgeshire, CB7 5WW – GRANDE BRETAGNE

THE HONG KONG JOCKEY CLUB, RACING LABORATORY
Sha Lin Racecourse - Sha Tin, N.I HONG KONG

MAURITIUS TURF CLUB LABORATORY
Champ de Mars – Port Louis – ILE MAURICE

ITALIE

UNIRELAB
Via Gramsci,70
20019 Settimo Milanese
NETHERLANDS

HORSERACING FORENSIC LABORATORY
Newmarket Road, Fordham, Cambridgeshire, CB7 5WW - UK
E-mail: info@hfl.co.uk  t. +44.16381720500 - f. +44.11638172420

LABORATOIRE DES COURSES HIPPIQUES (L.C.H.)
15, rue du Paradis, 91370 Verrières Le Buisson - FRANCE
t. +33.169752823 - f. +33.169752823

NORWAY

NATIONAL VETERINARY INSTITUTE
Head of Chem Dept: Prof. Ulf Bondesson, 751 89 Uppsala - SWEDEN
t. +46.18674000 - f. +46.18674099

SPAIN

LABORATORIO DE CONTROL DE DOPAJE
Departament de Farmacologia i Toxicologia Institut Municipal d’Investigacion Medica IMIM
Octubre Aiguader 80 (Zona Hospital dei Mar), 08003 Barcelona - SPAIN
t. +34.932211009 - f. +34.932213237

SWEDEN

NATIONAL VETERINARY INSTITUTE
Head of Chem Dept: Prof. Ulf Bondesson, 751 89 Uppsala - SWEDEN
t. +46.18674000 - f. +46.18674099

SWITZERLAND

LABORATOIRE DES COURSES HIPPIQUE (L.C.H.)
15, rue du Paradis, 91370 Verrières Le Buisson – FRANCE
t. +33.169752823 - f. +33.169752823
CHAPTER V
REGULATIONS REGARDING PERSONS

Article 1 - Registration of owners
The Trot Racing Authorities of the countries that are signatories to this Agreement shall keep a record of the owners of stallions, broodmares, foals and race horses in their respective countries. The following conditions shall be met: ownership and any changes of ownership shall be duly entered and updated in a reliable and easily controllable way; the register shall be regularly updated, it should also be possible to check any agreement on ownership status (joint ownership, leasing).

Article 2 - Issuing of licences
The Trot Racing Authorities of the countries that are signatories to this Agreement shall keep a register of the trainers of horses likely to take part in races organized in those countries. They shall set up regulations regarding the right to train, to enter and to race a horse.

Every person who has a regular training activity in a country shall have a licence issued by the appropriate Federation of that country. Such person shall fulfill the specific conditions in that country, in order to obtain the national licence.

Owner and driver licences are issued by the Federation of the country in which the persons concerned have their main place of residence.

Article 3 - Authorizations
The Trot Racing Authorities of the countries that are signatories to this Agreement shall set up rules regulating the issue of training and driving licences, both professional and amateur. They shall keep the official register of individuals authorized to train and drive.

In every country, criteria shall be established to differentiate between professional and amateur licences, as well as between training and driving, including, in this last case, a special category for apprentices.

No driving licence will be issued or renewed, unless a medical certificate certifying the fitness of the person concerned to exercise this activity has been presented.
An apprentice is a person who:
- holds a special annually renewable licence,
- is no less than 16 years old,
- is enrolled in a vocational training course approved by a public authority and/or the national Federation,
- is employed by a trainer authorized to train apprentices.

A professional driver/jockey is a person:
- who holds an annually renewable professional licence,
- who has received vocational training or is engaged in a professional activity relating to trotting,
- whose main source of livelihood is driving,
- who is recognized as a professional by the relevant official Authority.

An amateur driver is a person who:
- holds an annually renewable amateur licence,
- is no less than 16 years old,
- has received training and has passed a qualification test,
- receives no remuneration for his driving activity.

There are two types of annually renewable training licences:
- professional trainer licence,
- amateur trainer licence.

A professional trainer is a person:
- who holds an annually renewable professional trainer licence,
- who has received vocational training or has been engaged in a professional activity relating to trotting,
- whose main source of livelihood is training,
- who is recognized as a professional by the relevant official Authority,
- who is authorized to train horses belonging to different owners.

An amateur trainer is a person who:
- holds an annually renewable amateur trainer licence,
- has received vocational training or has been engaged in a professional activity relating to trotting,
- is authorized to train a limited number of horses which belong to him or his spouse and/or a single other owner.

Only a horse registered on a training list may be entered in races.

**Article 4– Penalty enforcement**
The Trot Racing Authorities of the countries that are signatories to this Agreement shall apply the penalties set out in the case of infringement of their rules concerning horses, owners, holders of ownership rights, trainers or drivers.

The penalties imposed in one country apply in other countries that are signatories to this Agreement, provided they are duly notified for the purposes of application.
Furthermore, except in the case of special agreements between countries, the signatory countries undertake to issue a document certifying that an owner, trainer or driver who plans to conduct his activity in a foreign country, is duly registered in his country of origin and that he is not currently under any suspension preventing him from racing, training or driving.

Article 5 –Penalty Extension to Member Countries
An 8 day-period of notification shall be granted before a driver’s penalty becomes effective except in the country where the penalty was pronounced.

Article 6–Penalty extension and enforcement - Responsibility
Participation in a race or a simple written expression of the intention to take part in a race in another country implies full acceptance of the Racing Rules of this country provided that these rules include no provisions contrary to the International Agreement on Trotting Races as signed by said country.

Disciplinary penalties, imposed in one country, shall apply in all countries that are signatories to this Agreement, provided they are duly notified for the purposes of enforcement, within four days of the date the penalty was pronounced and, in any case, prior to the date it comes into effect.

Any infringement of the regulations must be immediately notified to the offender by the competent Racing Authority; this decision shall indicate the penalty imposed and state the reasons thereof, albeit summarily.

The holder of the licence or the authorization shall be present on the track during the 15 minutes following confirmation of the finishing order of the last race in which he participated. If absent, the penalty shall be notified to him by letter, it being understood that the penalty shall, in any case, also be notified to UET.

No country may contest or challenge the penalty or decide not to enforce it.

Conversely, the penalty shall be recognized and appealable, except if it applies to questions not subject to appeal.

The person subject to the penalty is held responsible for failure to enforce or apply the penalty. In such a case, the Federation which issued the licence to the offender may institute further disciplinary proceedings against the latter, who in spite of being duly informed of the penalty, failed to abide by it.
If a person, already officially registered for participation in a race, is penalized, he shall be allowed to pursue that commitment provided the deadline for start declaration has expired.

In addition, if the country’s regulations so provide the ban from racing shall not apply to Group I races.
CHAPTER VI
ADMINISTRATIVE REGULATIONS

Article 1 - Guaranteed money for entries
The Trot Racing Authorities of the countries that are signatories to this Agreement, which forward an entry in a race to be run in a foreign country, shall undertake to pay the entry and forfeit dues, should an owner default.

Article 2 – Payments of winnings
The Trot Racing Authorities of the countries that are signatories to this Agreement undertake to pay to a foreign owner the amount won by his horse in one of these countries, within three months as of the date of the race. The amount of prize money shall always be credited in the currency of the country in which the race was organized. No action may be taken against the organizing Racing Authority for any loss arising from exchange rate fluctuations at the time of transfer.

Article 3 - Payment of fines
When a jockey/driver fails to pay a fine imposed in a country party to this Agreement, the Racing Authorities of said country may apply to the Racing Authority of the country that issued the jockey’s/driver’s licence to ensure prompt payment of the fine.
If no follow-up is given to the request, the procedure of Article 6 shall be instituted.

Article 4 - Exchange rate calculation
For the purpose of qualifications and distance handicaps, amounts won shall be reckoned according to the Rules of Racing of the countries concerned, either on the date of entry or on the date of declaration of starters, in accordance with the «exchange rate chart» drawn up each year by UET.

Article 5 - Exchange rate chart
This chart is valid from January 1st until December 31st of the current year. It shall be adjusted if a fluctuation of at least 15 %is observed in the rate set, lasting for more than one month.
Article 6 - Forfeit list procedure
At the documented request of the Racing Authority that has added a person’s name on the forfeit list on account of arrears, the Trot Racing Authorities of the countries that are signatories to this Agreement are required to extend this penalty to their own races until the amount has been paid in the country which initiated the procedure.

A person on a forfeit list loses the right to enter or ride any horse in any race until the outstanding amount has been paid. Similarly, a horse for which amounts are due shall not be entered or take part in any race if it is concerned by the forfeit list.

Article 7 - Payment of drivers’ fees
Unless otherwise agreed to, drivers’ riding fees are paid in keeping with the rules and rates applied in the country in which the race takes place.
CHAPTER VII
REGULATIONS REGARDING EQUIPMENT

Article 1 - Conformity
During the race, jockeys and drivers shall use equipment and wear riding gear that are compliant with the rules of racing in the country where the race is taking place.

Article 2 - Sulky
To be admitted for international and European races, sulkies must comply with the following standards:

• maximum width: 1.65 m,
• wheels equipped with spoke protecting discs,
• two shafts,
• distance between the fork and the wheel: maximum 6 cm.
Sulkies used for racing must be approved in the trainer’s country of origin.

Article 3 - Helmet
Each country shall define its own compulsory standards.
Helmets shall be worn for races and heats as from entry on to the track.

Article 4 - Whip
Where whips are allowed, drivers shall abide by the rules of racing of the country organizing the race. Notwithstanding, the whip shall not be longer than 140 cm.

Furthermore, drivers shall refrain from any brutality, or any action that may otherwise interfere with their competitors’ performance, especially by lateral or backward movements, or by excessive use of the whip. They must comply with the regulation of the organizing country, if more restrictive.

Throughout the whole race, the drivers must hold the reins in both hands and use the whip only in the forward direction without lateral or backward movements.

In the last 500 meters, the use of the whip which may stay gentle and limited must not exceed 7 hits including no more than 3 in the last 200 meters. Federation may apply more restrictive measures.
Any infringement of this regulation or any abusive use of the whip in the home stretch will be punished as follows.

Fines, according to the amount of the race purse and not less than:

- 1st infringement: 40 €
- 2nd infringement: 80 €
- 3rd infringement: 150 €

and/or

Depending on the seriousness of the infringement committed, the driver concerned may be suspended from driving.

**Article 5 - Racing gear**

Racing gear includes:

- Helmet, safety vest (must conform to the standards EN 13158 or EC 1621-2 combined with a specific protection for the thoracic cage), jacket and light-colored breeches.
- In the event of rain: rubberized jackets and breeches are authorized.

Provisions regarding the safety vest shall be applied as of January 1st, 2013 at the latest.

**Article 6 - Advertising on jackets**

Drivers who are supplied with jackets under an advertising contract may drive in their usual gear, unless this is disallowed by regulations pertaining to advertising in the organizing country.

In which case the driver shall wear a jacket provided by the Racing Authority.

**Article 7 – Equipment and harnesses**

The use of any equipment or harness in a race, which might hurt the horse, or harm its physical integrity, is forbidden.

In particular, the following are banned:

- reins equipped with spikes liable to hurt the horse’s neck,
- electrical stimulators,
- bits liable to injure the mouth of the horse,
- harnesses liable to harm the integrity of the horse,
- harnesses that make the horse totally blind,
• hobbles,
• any equipment or operation that facilitates unnatural breathing in the horse.

A horse is considered as shod when its hooves are fitted with a stiff and visible protective piece which provides its protective function during the race (except resin).

A horse is considered unshod when its hooves:

• are not fitted with a protective piece,
• are protected solely with resin.

The declaration that a horse will take part in a race as shod or unshod shall be made no less than 1 hour before the starting time of the race concerned.

Any horse that has raced in a non-member UET country under administration of Lasix or while being equipped with hobbles, should be subject to a specific information requirement, in particular in auction catalogues, specifying, the word “Lasix” or “hobbles”.

**Article 8 - Animal Welfare**

Any horse which has undergone a neurectomy, defined as the section of the nerves of one or more of its limbs, is banned from racing.
CHAPTER VIII
REGULATIONS ON WAGERING

Article 1 – Designation of the term wagering
In the international agreement, the term wagering shall be taken to include, without limitation, totalizer, pari-mutuel, fixed-odds or any form of bookmaking and/or betting exchange operations by whatever means (including, without limitation, electronic and telecommunications media through the Internet, interactive TV, telephone, mobile phone and other «hand-held» devices).

Article 2 – Jurisdictional integrity
Each Trot Racing Authority signatory to this Agreement shall respect the jurisdictional integrity of every other signatory Authority in the area of wagering on races.

Article 3 – Use of data
Racing events, and the related images and data may be used for wagering purposes only with the express consent of the organization staging those racing events and/or its authorized licensees and franchisees and/or other relevant right holders.

Article 4 – Wagering abroad
Wagering opportunities shall be offered in another country only with the express consent of that country’s relevant national and racing authorities, if so required, and in compliance with the legal and regulatory requirements of that country.

Article 5 – Support from the national country’s government
All Trot Racing Authorities of the countries that are signatories to this Agreement shall inform their respective governments or supervisory institutions of their adoption and observance of this Chapter. Subject to article 6 of this chapter, they shall undertake every possible effort to lobby for legislative and/or regulatory support and to prevent wagering operators conducting business in the areas that come under the jurisdiction of those governments from acting in breach of article 3 and 4 thereof.
Article 6 – Obligations
Where a signatory to this Agreement is a body that does not have direct control over wagering, then the obligations contained arising from the adoption of this chapter shall be read as being a commitment of best endeavours to promote enforcement of this chapter in the area within its cope.

Article 7 – Funding of races
In order to preserve the funding of the horse industries in race-organizing countries and consistent with the right of ownership they enjoy over the events they organize, the accredited horseracing authorities empowered in the countries that are signatories to this Agreement undertake as follows, subject to inclusion of the provisions in article 6 above:

– to ensure that, in their respective countries, a minimum fee of 8% of the amount collected from domestic betting by authorized betting operators on races organized under their auspices is paid to the horse racing industry.
– to ensure a minimum fee of 3% is paid to them on the amount collected abroad from betting on the races they organized in their country, with appropriate protocols applied so that only authorized betting operators are permitted to undertake wagering on trotting races organized in another country.
– to enter into a contract for the use of data and images pertaining to the races they organize, or for which they hold a license, only with the Horseracing Authorities of the country where such data are used by approved operators to organize bets.
– aside from agreements already in existence at 1st January 2010, to waive any direct agreement with betting operators regarding said usage of horseracing events

Article 8 – Integrity of wagering
The Trot Racing Authorities of countries that are signatories to this Agreement shall strive to ensure complete integrity and security of their respective operations. Every effort shall be made to ensure that wagering is conducted fairly and not used as a means for any illegal activities, in particular, for money laundering.
The UET requires all those involved in harness racing to adhere to the Code of Conduct and to acknowledge and accept that at all times the welfare of the horse must be paramount and must never be subordinated to competitive or commercial influences.

1. At all stages during the preparation and presentation for racing, the horses’ welfare should take precedence over all other demands.
   a) Good horse management
      Stabling, feeding and training must be compatible with good horse management and must not compromise their welfare. Any practices which could cause physical or mental suffering, whether in stables, training, transport or racing, should not be tolerated.
   b) Training methods
      Training methods which cause fear or impose undue restrictions on the normal behavior of racehorses should not be used. Horses should only be given training schedules which match their physical capabilities and level of maturity. They should not be subjected to programmes for which they have not been prepared.
   c) Foot care and shoeing
      Foot care and shoeing must be of high standard. Horseshoes should be designed and fitted to minimize the risk of injury.
   d) Transport
      During transportation, horses must be protected against injuries and other health risks. Vehicles must be safe, well ventilated, maintained to a high standard, disinfected regularly and driven by competent staff. Competent handlers must be available to manage the horses.
      All journeys must be planned carefully, and the horses must be allowed rest periods with access to food and water according to EU regulations.
e) Materiel and harness
It is forbidden to use any equipment or material in a race which might hurt the horse, or modify its physical integrity. It is especially forbidden to use:

- reins equipped with prickles liable to hurt the neck,
- electrical stimulators,
- bits liable to hurt the mouth of the horse,
- harness liable to cause damage to the integrity of the horse,
- harness that renders the horse totally blind,
- hobbles,
- any equipment or surgery that results in unnatural breathing of the horse.

2. **Horses should be in a fit and healthy condition before being allowed to race.**

   a) Health status and veterinary inspections
   Racing should be restricted to fit horses.
   No horse showing symptoms of disease, lameness or other ailment or pre-existing clinical conditions should be raced. Whenever there is any doubt, a veterinary inspection should be requested and this should be undertaken before the horse is allowed to race.
   Horses with severe or recurrent clinical conditions, e.g. “bleeders” should on veterinary advice, be temporarily or permanently be excluded from racing.

   b) Doping and medication
   Abuse of medication or doping is a serious welfare issue and will not be tolerated.
   Otherwise, after any veterinary treatment, sufficient time must be allowed for full recovery before racing. One of the main goals of rules controlling the use of drugs should be to protect the welfare of the horse and the safety of the drivers. Additionally these rules should prevent unfair competition and the masking of defects which might be passed on at stud.

   c) Immaturity
   Horses mature at widely different rates. Training and racing schedules should be carefully planned to minimize the risk of musculo-skeletal injuries.
d) Prohibited Practices

• Any surgical procedures which threaten the horse’s welfare and/or the safety of other horses, riders or drivers should not be allowed in racing. Thus, it is forbidden to race:

  – Any horse which has undergone a neurectomy, defined as the section of the nerves of one or more of its limbs.

  – Any horse which has undergone a surgery of nostrils without therapeutic justification.

• To insert a tube into a horse’s nostril, direct it to the stomach and feed the animal a baking-soda solution (Milkshaking) is prohibited.

• It is not permitted to use cryotherapy devices on racetracks.

• Inappropriate use of extracorporal shock wave therapy in a manner that may desensitize any limb structures is forbidden.

e) Pregnant Mares

Mares should not be raced beyond 120 days of pregnancy.

Moreover, a mare that gave birth cannot take part in a race in 150 days from the date of birth of its foal.

3. Conditions at race meetings should not jeopardize horses’ welfare

a) Surface conditions

Race tracks should be designed and maintained to reduce risk factors which lead to injuries. Particular attention should be made to uneven racing surfaces and extremes of surface quality.

b) Extreme weather

Common sense should be used when racing in extreme weather. Provision should be made to cool horses quickly after racing in hot/or humid conditions. Horses which have raced in cold weather should be moved inside as soon as possible.

c) Misuse of the whip

If drivers use a whip, it must be in conformity with the racing rules of the country organizing the race and, in any case, it must not be longer than 140 cm.

Moreover, drivers must abstain from any brutality or any gesture that may otherwise interfere with their competitors’ performances, especially by lateral or backward movements, or by an excessive use of the whip. For instance, abuse of the whip cannot be condoned to
make a beaten horse run faster, if a horse is unable to respond, or if a horse is clearly winning.

During the whole race the drivers must hold the reins in both hands and use the whip in the forward direction without lateral or backward movements.

In the last 500 meters, the use of the whip, which may stay gentle and limited, must not exceed 7 hits, and a maximum of three hits in the last 200 meters. A more restrictive number may be decided by a Federation.

Any infringement of this regulation or any abusive use of the whip in the home stretch will be punished as follows:

Fines and/or temporary license suspension, according to the amount of the race purse and/or the importance of the infringement committed.

d) Racecourse stabling

Racecourse stabling should be safe, hygienic, comfortable and well-ventilated. Fresh drinking water and water for cleaning the horse after racing should be available.

4. Every effort should be made to ensure that horses receive proper attention after they have raced, and that they are treated humanely when their racing careers are over.

   a) Veterinary treatment

   Veterinary expertise should always be available at race meetings. If required the horse should be transported to the nearest referral centre for further assessment and therapy. Injured horses should be given full supportive treatment before transport.

   b) Racing injuries

   The incidence of injuries sustained in racing should be monitored. Track conditions, frequency of racing, immaturity, and any other risk factors, should be carefully examined to indicate ways to minimize severe injuries.

   c) Euthanasia

   If injuries are sufficiently severe, the horse may need to be euthanized on humane grounds. Euthanasia should be undertaken as soon as possible with the sole aim of minimizing suffering.
d) Retirement
Owners should make every effort to ensure that their horses are sympathetically and humanely treated when they leave racing. Racehorses should be permanently identified and registered, so their welfare in retirement can be monitored.

CONSTITUTION (STATUTES) OF THE EUROPEAN TROTTING UNION
CONSTITUTION (STATUTES)
OF THE EUROPEAN TROTTING UNION

Approved by the 67th General Assembly 29 January 2011, Paris

INTRODUCTION
For the purpose of strengthening its influence and efficiency and to opening
to a major number of European countries staging trotting races, UET - which was founded in 1973 and whose constitution was adopted and amended by the General Assembly on 09 May 1973, 09 October 1978, 30 June 1979, 10 October 1987 and 25 October 1997 - has decided to modify its organisational structure and also - considering the need expressed by each member to protect, co-ordinate and harmonise the essential rules of trotting racing as regards organisation and control - to adopt a new constitution.

ARTICLE 1 – OBJECTS

1. The main purpose of the European Trotting Union (UET) is the promotion of trotting races and horse breeding in Europe as well as their integrity and prestige in the world.

2. The UET’s specific mission is:
   a) to set up a close and lasting relationship between Member Federations;
   b) to harmonise and enforce the rules governing international events;
   c) to set up a calendar and to define the requirements for participation in international events and the conditions of transfer of the prize money won in such events;
   d) to help the flow of information on:
      - the keeping of Member Federations’ individual Stud-Books,
      - the enforcement of health regulations on infections and viral diseases, epizootics and vaccinations, as well as the enforcement of anti-doping regulations and the situation of the anti-doping fight,
      - any amendment to the rules introduced by any Member Federation which could be interesting and profitable for racing and breeding in general,
   e) to draw up:
      - the conditions of imports and exports of horses,
      - horses nationality and identification checks,
      - racing,
      - breeding.
f) to publish European statistics;
g) to represent trotting’s general interests in international meetings;
h) to ensure that trotting is advertised and known by the public, in its sports and economic aspects, through press, radio, television, etc.;
i) to provide a permanent exchange of information between UET’s Member Federations on relevant administrative and fiscal regulations, particularly as regards betting.

ARTICLE 2 – ORGANISATION

UET is composed of:

a) the General Assembly;
b) the Board;
c) the President;
d) the General Secretariat, which is composed of one General Secretary, one Technical Advisor and the executive secretariat;
e) specialised Committees which are in charge of the UET’s operation and management in the following conditions:

A) THE GENERAL ASSEMBLY

A1. Member Federations form the General Assembly which is the UET’s principal governing body.

A2. Non Member Federations may be invited to take part in the General Assembly, without a right to vote.

A3. Member Federations are distributed in three groups according to their respective situations in trotting racing and in breeding, and in particular according to the following criteria:

a) number of official trotting races per year,
b) gross amount of prize money allocated per year,
c) number of racing horses per year,
d) number of births of trotters registered per year.

A classification of the different Member Federations is made according to their ranking in these four criteria.

A4. Member Federations are distributed according to the above classification:
a) Group 1: the three first classified Member Federations
b) Group 2: the Member Federations classified from 4th to 10th position;
c) Group 3: Other Member Federations.

A5. This distribution may be revised by the General Assembly every three years, according to the quantitative criteria as provided for in Paragraph A3, letters a.), b.) c.) and d), calculated on the base of the official statistics of the previous year.

A6. Each Member Federation may send a maximum of three delegates to each General Assembly, it being understood that votes are expressed according to the following rule:
- a) each Federation of Group 1 may express three votes;
- b) each Federation of Group 2 may express two votes;
- c) each Federation of Group 3 may express one vote.

A7. Each invited Federation may send a maximum of three delegates to each General Assembly, without a right to vote.

A8. Any delegate from a Member Federation may be represented by a person of his/her choice, provided that this person has received a proxy from the national Federation he/she represents. A national Federation shall not receive more than one proxy.

A9. The General Assembly shall only be validly constituted if at least a minimum of one half of all Member Federations are present or represented, with effective presence of two third of Group 1 Member Federations and one half of Group 2 Member Federations.

A10. All decisions, including those concerning the election of a person destined to hold an office provided in this Constitution or concerning the admission of a new national Federation, shall be taken by a majority of two third of the votes cast by Member Federations, provided that a majority of two third is also expressed by Group 1.

A11. Votes shall be cast by unsealed ballot.

A12. Any Member Federation may ask that a secret ballot is organised for any kind of decision. The request shall be put to the vote as above.
A13. The General Assembly shall be convened - and its agenda attached to the convocation - at least 30 days before the meeting date. As far as possible, General Assemblies shall take place by rotation where the host Federation Member is operating.

A14. The UET’s President shall chair the General Assembly. If the President is unable to attend the meeting, the first Vice-President shall chair the meeting. If the latter is unable too, the second Vice President shall take the chair.

A15. Any Member Federation wishing to include any item on the agenda of a General Assembly shall inform the General Secretariat in writing and state its motivation, at least 45 days before the meeting. These items shall be included on the agenda of the General Assembly.

A16. Except in emergency cases to be appreciated by the President, only the items included on the agenda shall lead to a formal decision by the General Assembly.

A17. Except in emergency cases, the President may not open a discussion on items which have been presented too late or introduced orally in the course of the meeting. Decisions on lately included items shall be postponed until the following session of the Assembly. However, the General Assembly may take a formal decision concerning any item introduced as an emergency, according to its own statutory decisions procedures.

A18. The General Assembly shall be convened at least once every year. The date and the place of each Assembly’s meeting shall be determined by the previous General Assembly by vote. If necessary, or on request from a minimum of one third of Member Federations in each group, the President may convene extraordinary sessions of the General Assembly.

A19. The minutes of the meetings shall be drafted after each session of the General Assembly under the General Secretary’s responsibility and sent to each Federation. The minutes shall be considered as adopted if no remark has been received by the General Secretariat within thirty days.
A20. The minutes of the meetings shall be approved at the following General Assembly and shall be signed by the President. Once the minutes have been approved and signed, their contents shall have the same force of law as this Constitution.

A21. The General Assembly’s powers shall be:
   a) to define the UET’s policy and entrust the President, the Vice-Presidents, the Board, the General Secretary and the Technical Advisor as far as they are concerned, with implementing that policy;
   b) to elect all the members of the Board, and in particular, among this, the President, the first Vice President and the second Vice President, and entrust all of them as far as they are concerned; The President, the first and the second Vice Presidents must belong each one to a different Group;
   c) to appoint all specialised Committees, whose function shall be to study and manage any specific activity within UET framework, using the powers vested on them by the Board;
   d) to approve the President’s report;
   e) to approve the financial report at the end of the year and to give full discharge to the Board for its management;
   f) to appoint a controller chosen among the representatives of the UET member countries, for a three-year period, who may be re-elected. His mission shall be to check the yearly accounts of UET both in terms of the accuracy of figures and the UET’s financial situation. He shall make a report to the General Assembly;
   g) to determine annual fees;
   h) to approve any admission or exclusion of a Federation as proposed by the Board;
   i) to decide any amendments to this Constitution;
   j) to adopt and amend the International Agreement on Trotting Races;
   k) to decide to dissolve UET.

B) THE BOARD

B1. The Board is elected by the General Assembly. It is made up of 10 members representing the Member Federations elected by the General Assembly, as follows:
   a) One member for each of the three Group I Federations, with
three votes per member;

b) One member for each of the four Group II Federations elected to the Board, with two votes per member;

c) One member for each of the three Group III Federations elected to the Board, with one vote per member.

B2. The Board shall be elected for a three-year period. Its members may be re-elected.
If, a board member loses his representative mandate within his national Federation during his term of office, the Federation concerned will officially appoint a new member to replace him. This does not concern the President and/ or Vice-Presidents who are governed by the provisions article 2 – C1.

B3. The Board shall hold a minimum of two meetings per year. The President shall convene such meetings at least fifteen days in advance.

B4. To take valid decisions, the Board shall:
   a) be chaired by the President or, if he is unable to attend, by the first Vice-President, or if the latter is unable too by the second Vice President.
   b) be represented by at least two thirds of its Group 1 members and one half of its members from Group 2 and 3.

B5. Decisions shall be taken by a two-third majority of the votes.

B6. The Board’s powers shall be:
   a) to ensure the UET’s management;
   b) to draw up and vote the budget for the following financial year;
   c) to prepare the General Assembly;
   d) to determine the calendar of great international racing events;
   e) to study problems concerning Europe in racing and breeding matters;
   f) to study the Committees’ proposals;
   g) to carry out the UET’s promotion policy;
   h) to determine the functions and the fees for the General Secretary
and the Technical Advisor;

i) in general, to adopt any decision concerning the UET’s operation for any matter not concerning the General Assembly.

C) PRESIDENT AND VICE-PRESIDENTS

C1. The President and Vice Presidents shall be elected for a three-year period. The President, the first Vice President and the second Vice President are elected among the members of the board representing each one a different Group Federations.

C2. In the event of the resignation, loss of representative mandate or death of any one of these personalities, the General Assembly shall designate a successor for the remaining duration of the current mandate, in respect of representation of the three different groups.

However, if such case happens with the President, the 1st Vice-President or in the event of the latter’s unavailability, the 2nd Vice-President shall be the acting President, until election of his substitute by the General Assembly.

C3. The President’s and Vice-President’s functions shall be honorary. Their travel expenses shall be refunded.

C4. The President’s and Vice-President’s powers shall be:

a) to conduct UET in accordance with this Constitution and with the Board’s decision;

b) to draw up any specific regulation to this end and to manage their implementation;

c) to draw up the annual report, to prepare the end-of-year accounts;

d) to draft the agenda of the General Assembly;

e) to suggest any Federation for admission or exclusion by the General Assembly;

f) to submit to the Board for approval the budget for the following financial year drawn up by the General Secretariat.

D) GENERAL SECRETARIAT

D1. The UET’s current management shall be carried out by the General Secretariat, which is composed of one General Secretary and one Technical Advisor, both elected by the General Assembly for a
three-year period.

D2. The General Secretary and the Technical Advisor shall be elected among candidates presented by Member Federations. Ballots for these elections shall be organised among those candidates whose names have been registered with the General Secretariat by Member Federations at least fifteen days before the election date.

D3. The General Secretary and the Technical Advisor shall be reimburse of their fees which shall be approved by the Board.

D4. The General Secretary and the Technical Advisor shall attend the meeting of the General Assembly and of the Board without a right to vote.

D5. They shall be entrusted, under the President’s and the Board’s authority, with carrying out UET’s missions as defined in Article 1 of this Constitution. Their respective functions, within such missions, shall be defined by the Board.

D6. The General Secretariat’s specific mission shall be to:
   a) organise the sessions of the General Assembly’s meetings and draft the minutes of these meetings;
   b) to gather the necessary elements and to prepare the UET’s budget for the following year;
   c) to take care that members annual fees are duly paid in one payment only.

D7. The Technical Advisor is specifically in charge of all operating matters dealing with breeding and racing and betting. He operates under the direction and the responsibility of the General Secretary and in accordance with the Board.

ARTICLE 3 – ADMISSION OF NEW MEMBERS

1. In addition to the Member Federations signatory to this Constitution, UET may admit any new Federation as a Member subject to the following provisions:
   a) there shall be only one UET Member Federation per country;
   b) the applying Federation shall provide any necessary evidence of its role and responsibility in trotting breeding and racing activities in its own country and shall undertake to fulfil its obligations with UET as set out in this Constitution.
2. A Federation that does not fulfil UET’s requirements for membership may be accepted as invited member on decision of the General Assembly. In this case, only one Federation per country shall be accepted.

3. Any application for admission to UET shall be sent to the General Secretariat with the following documents:
   - all necessary elements to identify the Federation concerned, with the names and addresses of the President and the General Secretary;
   - one copy of the Constitution and rules of procedure governing breeding and trotting races in the country concerned;

4. The General Secretary and the Technical Advisor shall examine each application before presenting it to the Board for final admission to be approved by the General Assembly.

ARTICLE 4 – RESIGNATION OR EXCLUSION OF A MEMBER FEDERATION

1. A Federation shall cease to be a member of UET by resignation or by exclusion.

2. Any declaration of intent to resign shall be sent to the General Secretariat, at least six months before the end of the calendar year.

3. Any regular or invited member that seriously transgresses the Statutes or the regulations deriving there from shall be excluded from UET.
   Any Federation member that has failed to pay its annual fees before December 31st of the current year will be invited by mail to settle the outstanding amount within a maximum period of 3 months. If, by the end of this period, the outstanding amount has not been paid, the Federation concerned shall receive an official notice from UET informing it that if the amount is not settled within 30 days, the Federation will be stripped of its right to vote at the General Assembly and banned from organizing or taking part in any championship conducted under the aegis of UET. Furthermore, this federation is liable to be excluded from UET by the General Assembly.

4. The Board shall take due note of the resignation of a Member Federation. The Board may also take the decision in principle that a Member Federation shall be excluded and shall submit its decision to the General Assembly for approval.

5. Any resigning Member Federation shall fulfil its commitments to UET until the end of the current financial year, particularly as far as annual fees are concerned.
ARTICLE 5 – DISSOLUTION OF UET

1. The dissolution of UET shall be decided by the General Assembly.

2. The decision shall be put on the agenda at the request of half of the Member Federations and after approval by the Board.

3. The General Assembly shall decide to dissolve UET only with a minimum of two-third of Member Federations present or represented.

4. In case of dissolution, UET’s assets shall be distributed among Member Federations in proportion to the amount of their respective contributions.

ARTICLE 6 – UET’S HEADQUARTERS

1. UET’s headquarters are traditionally located in the General Secretariat’s country. However they may be transferred to any other country by decision of the Board.

ARTICLE 7 – GENERAL RULES

1. The terms provided for in the articles of this Constitution shall be counted by the following rule: day of beginning is not counted and day of end is counted in the term.

2. In case of communication by mail, the terms provided for in the articles of this Constitution shall start on the day of posting and the date marked on the stamp shall be taken as first reference day.

3. The financial year shall start on January 1st and end on December 31st of each calendar year.

4. The official languages of UET are French and English. In the case there is a difference between the french version and the english version of an act, the french version shall prevail on the english one.

ARTICLE 8 – COMPETENT JURISDICTION

1. Any legal dispute involving UET shall be settled before the competent jurisdiction in the country where UET’s headquarters are located.

ARTICLE 9 – COMING INTO FORCE OF THIS CONSTITUTION

1. This Constitution shall come into force within thirty days after its approval by the General Assembly.
QUESTIONNAIRE REGARDING THE MEMBERSHIP OF A NATIONAL FEDERATION TO UET

I - GENERAL ORGANIZATION

1. ROLE AND MISSION OF THE APPLICANT ASSOCIATION
   - Juridical structure (Association, Federation, Commercial Firm, Public Body, etc.).
   - Position with respect to the Governmental Authorities (Tutelage, private firm with Governmental participation, Public body, etc.).
   - Position with respect to the flat races.
   - Statutes (to be communicated).

2. ORGANISATION CHART
   - Structures.
   - Designation of the Board (Chairman, Committee, Director or Secretary General).

II - ECONOMICAL IMPORTANCE

1. TROTTERS LIVESTOCK
   - Number of births (yearly evolution of births).
   - Brood-mares.
   - Stallions.
   - Number of trotters having raced.

2. PERSONS
   - Number of registered owners.
   - Number of breeders.
   - Number of trainers (licence-holders).
   - Number of drivers (licence-holders).

3. TROTTING RACES
   - Number of races.
   - Total amount of purse money paid to the owners.
   - Average purse money of races.
   - Average winnings by horse.
   - Number of Race tracks.
   - Number of racing days.

4. BETTING ON TROTTING RACES
   - Total amount of wagering.
   - Amount returned to Trotting Races.
   - Body in charge of wagering.
   - Public frequentation.
III - STUD BOOK FOR TROTTERS

1. EXISTENCE OF A STUD-BOOK FOR TROTTERS.
2. BODY IN CHARGE WITH THE KEEPING OF THE STUD-BOOK.
3. RULES OF REGISTERING (INDIGENOUS FOALS, IMPORTED HORSES).
4. BREEDING TECHNIQUES:
   - Artificial Insemination
   - Transported semen
   - Embryo Transplantation
5. IDENTIFICATION AND CONTROL OF MARKINGS AND BLOOD LINES.

IV - REGULATIONS

1. STATUTE-BOOK FOR RACING RULES (TO BE COMMUNICATED).
2. BODY IN CHARGE WITH ITS APPLICATION.
3. SANITARY RULES.

V - CONDITIONS FOR MEMBERSHIP

1. ACKNOWLEDGEMENT OF UET STATUTES.
2. ACKNOWLEDGEMENT WITHOUT RESTRICTION OF THE UET STATUTES, THE INTERNATIONAL AGREEMENT ON TROTTING RACES AND THE DOPING REGULATIONS.
   (56th General Assembly 27.01.01)
CRITERIA FOR THE MEMBERSHIP OF A NATIONAL FEDERATION TO UET

1. ONE SINGLE FEDERATION BY COUNTRY CAN BE MEMBER OF UET (UET STATUTES, ART. 3).

2. THE REQUESTED INFORMATION (QUESTIONNAIRE) SHOULD BE GIVEN.

3. REJECTION OF ANY CANDIDATURE OF A FEDERATION ORGANISING TROTTING AND PACING RACES.

4. NECESSITY OF A LEGAL STATUTE.

5. THE FEDERATION MUST BE APPROVED BY THE GOVERNMENTAL AUTHORITIES.

6. MINIMAL ECONOMIC IMPORTANCE:
   - livestock: minimum 200 Trotters,
   - persons: licence compulsory,
   - trotting races: minimum 50 per year.

7. SEPARATE STUD-BOOK FOR TROTTERS COMPULSORY.

8. NECESSITY OF RELIABLE BLOOD-LINE AND IDENTIFICATION CONTROL.

9. EXISTENCE OF RACING RULES COMPULSORY.
