

Financial Responsibility

Policy/Interpretive Statement 2003-01

On March 13, 2003, Washington Horse Racing Commission adopted amendments to its rule regarding financial responsibility of licensees. Under the amended rule, a complaint for disciplinary action must involve “services, supplies, or fees that are directly related to the licensee’s Washington racetrack or training operations.” (WAC 260-28-030(4)(a))

For purposes of this provision, courtesy check-cashing for licensees by racing associations and provision of food services to licensees on race track premises shall be considered services directly related to a licensee’s Washington racetrack operations.

Adopted by the Washington Horse Racing Commission
April 10, 2003