CHANGE OF OWNERSHIP

of Horse

(one form to be used for each horse)

I/We declare as follows:-

1. That the above horse is my/our Bona Fide property and that no other person has any interest either present, future or contingent in the horse.

2. That I/We have on the ............(date/日期) sold ...............% share of the said horse to .......... (signature)

3. That I/We have on the ............(date/日期) given ...............% share of the said horse to .......... (signature) as a gift without any consideration.

I/We will be responsible for the management of and all accounts in connection with the said horse, as from ............(date/日期)起計

I/We are acquainted with and agree to observe and be bound by the Rules and the “Instructions by the Stewards” of The Hong Kong Jockey Club and the Memorandum and Articles of Association.

I/We have read the rules printed overleaf which I/we understand.

I/We declare that I/we have read and understood the notice relating to the Personal Data (Privacy) Ordinance provided by the Club to me/us with, or before I/we fill out, this form.

I/We will be responsible for the management of and all accounts in connection with the said horse, as from ............(date/日期)起計

I/We are acquainted with and agree to observe and be bound by the Rules and the “Instructions by the Stewards” of The Hong Kong Jockey Club and the Memorandum and Articles of Association.

I/We have read the rules printed overleaf which I/we understand.

I/We declare that I/we have read and understood the notice relating to the Personal Data (Privacy) Ordinance provided by the Club to me/us with, or before I/we fill out, this form.

This form must be signed by all parties to the transfer.
41. (1) No ownership of a horse by way of partnership, syndicate or sale with contingencies shall be registered unless the horse has a registered name.

(2) Where a horse is owned by more than one person but not more than four persons a document stating the name and address of every person having an interest in such horse and the relative proportions of such interest must be signed by all the parties or their authorised agents and lodged at the Racing Registry, whereupon the partnership shall be deemed to be registered unless thereafter the Stewards of the Jockey Club refuse to accept the registration. All members of a partnership shall be jointly and severally liable for every stake or forfeit and no part-owner shall assign his share or any part thereof in a horse without the consent of his partners.

(3) Where a horse is sold with contingencies, leased or is the subject of any other joint arrangement, a document stating the names and addresses of all the parties interested shall be signed and lodged as above and shall state fully the terms of such sale with contingencies, lease or other arrangement whereupon the sale with contingencies, lease or other arrangement shall be deemed to be registered unless thereafter the Stewards of the Jockey Club refuse to accept the registration. No party to a lease shall assign his interest in such lease without the consent of all other parties to it.

(4) Where a horse is the property of a partnership or syndicate or where it is the subject of any sale with contingencies, lease or arrangement requiring registration under this Rule, the registration of such partnership, sale with contingencies, lease or arrangement shall be effected before the horse may be entered for any race or run in any race.

(5) If any horse starts for any race without the particulars of such partnership, sale with contingencies, lease or arrangement having been lodged such horse may on a protest/objection provided for by these Rules be disqualified unless it be proved to the satisfaction of the Stewards of the Jockey Club that the omission to lodge the particulars thereof was accidental and unless the Stewards of the Jockey Club certify that they accept the registration thereof, in which case the person responsible for the omission to lodge the particulars may be subject to a fine of an amount to be determined by the Stewards of the Jockey Club.

(6) Fees for the registration of a partnership, syndicate or lease will be payable for each horse for each registration at a rate to be determined by the Stewards of the Jockey Club. A fee shall also be payable for each registration of a sale with contingencies.

(7) An owner may transfer any share in a horse to his wife who must be a Club Member without restriction by application to the Racing Registry, subject to payment of the applicable registration fees in accordance with these Rules.

(8) A Member may race a horse in partnership with his wife without the wife necessarily being a Member but in such cases the wife will not be entitled to any share of the horse and will not be treated as an owner.

(9) The wife or widow of a Member who wishes to apply for sole ownership of a horse shall apply to become a Member and be subject to the conditions of the Owners' Bye-laws.

80. When a horse is sold with its engagements or any part of them the seller cannot strike the horse out of any of such engagements.

81. (1) In case of changes of ownership the engagements can only be transferred by the written acknowledgement of both parties or their authorised agents that the horse was transferred with engagements together with details of the engagements transferred, which must be lodged before the horse starts for such engagements. If only certain engagements are specified those only are sold with the horse.

(2) If a horse starts for any race without such transfer having been lodged it shall on a protest/objection be disqualified unless it be proved to the satisfaction of the Stewards of the Jockey Club that the omission was accidental, in which case the persons responsible may be fined by the Stewards of the Jockey Club.