CHAPTER 3 COMPETITION LICENSING

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Preamble

The licensing authority, licensing decisions, and calendar management rest solely with the Federation. The Federation seeks to provide a competition environment that is in the best interest of the sport of Equestrian, provides sufficient opportunity for the development of equine and human athletes, and provides for viable competitions to meet the needs of the sport at all levels within a geographic area.
CHAPTER 3 COMPETITION LICENSING

SUBCHAPTER 3-A COMPETITION LICENSE APPLICATIONS

For Eventing competitions occurring on December 1, 2022 and thereafter, if there is a conflict between these rules and the USEF FEI Eventing Calendar Policies and Procedures, the latter shall prevail. It should be noted that nationally rated Eventing competitions hosted with a FEI Eventing competition are subject to the USEF FEI Eventing Calendar Policies and Procedures.

GR301 Agreement

1. All applications for a Federation license are accepted with the explicit agreement of competition Licensee that all classes (rated or unrated) to be held on a Federation licensed date must be recognized by the Federation and are governed by all applicable Federation rules, and that no unrecognized classes will be held on any date for which Federation recognition is requested, except that:
   a. Horse Trials at Eventing Competitions below the Modified Level.
   b. Eventing Tests at all levels.
   c. Draft Horses classes.
   d. Miniature Horse classes.
   e. Non-affiliated National Breed or discipline association classes.
   f. Vaulting levels/classes below A-Teams, B-Teams, C-Teams, Senior Teams, Junior Teams, Gold, Silver, Bronze, Senior and Junior Individuals, and Open Pas de Deux, Senior Pas de Deux and Junior Pas de Deux.
   g. Academy classes.
   h. Qualifying classes for Youth Reining classes or Reining classes at USA Reining and NRHA approved competitions.
   i. Exhibitions for which there are no breed or division rules.
   j. Hunter/Jumper competitions designated “Outreach” competitions by USHJA and limited to either one competition day or multiple competition days with a maximum of two competition rings (one hunter ring and one jumper ring) per day.
   k. Unrecognized classes may be held in conjunction with or during a Federation Licensed Paso Fino competition.
   l. These above named classes/levels can be held as unrecognized only provided a separate entry blank is used and the prize list and/or Omnibus clearly states that the classes are not recognized by the Federation.
   m. Exception: FEI rules take precedence as to international classes and events over Federation rules at all FEI Sanctioned Competitions. Federation rules take precedence as to national classes and events which are not FEI Sanctioned at FEI Sanctioned Competitions.

GR302 License Application Policies and Procedures

   a. License Duration. The duration of the License agreements will be one (1) year. All Licensed Competitions are subject to a Competition Evaluation.
   b. Eligibility. The approval of a new or renewal License Application shall not be unreasonably withheld. However, the Federation may reject a new or renewal License Application, if the Chief Executive Officer determines that the Licensee is unsuitable to host a Federation competition based on any of the following factors:
      1. The criteria enumerated in GR 315.3(a), (b), and (c);
      2. Financial viability concerns;
      3. Safety matters;
      4. Failure to comply with any Federation rules;
      5. Breach of any Federation competition license agreement; or
      6. Any other factors that may be prejudicial to the best interest of equestrian sport.
   c. Submission of Competition License Applications. Complete License Applications must be accompanied by all appropriate fees. Applications should be sent to the Federation using a method that provides...
delivery confirmation. The Federation is not responsible for undelivered applications. Applications must be received by the date specified in the policies. Applications for competitions, which are not made in accordance with the preceding requirements, will not be considered. The Federation shall provide written acknowledgement to all license applicants within 14 working days of receiving a completed license application and the applicable fees.

d. Holding of License Applications. License applications for competitions unable to be approved for any reason, excluding mileage conflicts and competitions that are awarded through a bid process, will be sent written notification by the Competitions Department and held for a period of 30 calendar days from the date of that notification to allow the competition in question to submit the information required, seek alternative dates, or make other license modifications. At the end of the 30-day period, if the application has not been completed or the 30-day period has not been extended by the Competition Licensing Department following the submission of a written request, the application will be considered to have been withdrawn and the dues will be refunded less a withdrawal fee pursuant.

1. Except as provided herein, there will be no holding of applications or dues, and applicants must reapply annually. Applications that seek approval for a License to conduct a competition on a date that has been open for more than the web posting period will be accepted at any time with respect to the deadlines outlined in GR302. All applications for dates that have been open for more than the open date web posting period will be considered in the order received.

e. Competition Inspection. The Federation shall determine when a competition venue requires inspection(s). If the competition facility is not complete at the time of inspection, the Licensee must submit evidence that the facility will be complete by the competition start date to the satisfaction of the Federation. Any Federation required inspection(s) of a competition venue will be conducted at the applicant’s expense.

f. Requests for Additional Information. The Federation may, at its discretion, request additional information from an applicant. Applicants are expected to supply all relevant information with their application. The license will define the obligations of both the Federation and the Licensee and are subject to nonrenewal or termination by either party.

g. Competition Calendar. Existing licensed dates and locations are posted on the Federation website. Competitions listed on the FEI calendar remain subject to Federation approval and may be removed from the FEI calendar if approval is not granted. When a date that has been licensed becomes available (New Open Date), it will be posted on the Federation website for 30 calendar days. Reasons a date may become available include, but are not limited to:

1. A renewal license application and/or payment not being received by the Federation in accordance with the application requirements;
2. Failure of the existing competition to achieve a satisfactory Competition Evaluation;
3. Licensee is not in “good standing” with the Federation, or any other issues that may be prejudicial to the best interest of the sport;
4. A cancellation, withdrawal, or revocation of a license. **BOD 4/19/21 Effective 5/1/21**

h. License Modification. Any changes to the License agreement including location, dates, rating, level, or prize money, will require a license modification request and payment of a fee. Any modifications resulting in a conflict will result in the loss of Priority Date Holder status. Any modification not resulting in a conflict shall comply with the provisions set forth below in order to retain Priority Date Holder status. The Federation may or may not approve the requested changes. Exception: Eventing competitions without mileage conflict requesting changes outlined in GR302.1h5 must follow the Eventing competition modification process outlined in GR302.2g

1. Holding a competition on a date(s) other than that approved shall constitute a violation of the rules unless a request to change the date(s) is received in the Federation’s office at least 30 calendar days prior to the competition and permission is duly given. Exception: Eventing competitions.
   a. For Eventing competitions, requests for change of competition date(s) that add or drop a day from the competition license must be received at least 10 calendar days prior to the first day of the competition.
   b. For eventing competitions, requests for change of competition date(s) where the competition is requesting to move off the licensed or comparable week, must be received at least 240 calendar days prior to the first day of the competition.

2. Holding a competition at a location other than as stated on the date application shall constitute a violation of the rules unless a request to change the location is received in the Federation’s office at least 60 calendar days prior to the competition date and permission is duly given. Exception: Eventing
Competitions. For eventing competitions, requests for change of location must be received at least 240 calendar days prior to the first day of the competition.

3. Failure to obtain the permission of the Federation at least 30 calendar days prior to the competition to add a division, not offer an approved division, or change the rating of an approved division, constitutes a violation of the rules. Exception: Eventing Competitions.
   a. For Eventing competitions, requests to add a level must be received at least 240 calendar days prior to the first day of the competition. Requests to cancel a level must be received at least 10 calendar days prior to the first day of competition.

4. A Licensee requesting a license modification involving a change of location that results in a mileage conflict may request to maintain Priority Date Holder status at the new location. Competitions that would be impacted by the change of location shall have the opportunity to submit written comments to the Federation prior to a determination. If a Licensee’s request to maintain Priority Date Holder Status is denied, he may still request a mileage exemption.

5. For Eventing competitions, any substantive change to the competition license (including request to add a level, change in location, change in comparable or licensed week) without mileage conflict shall follow the Eventing competition modification process outlined in GR302.2g.
   i. Competitions that are not conducted in accordance with the terms of the license agreement will have breached the terms of the license agreement. Such breach may result in cancellation or nonrenewal of the license agreement, the Licensee may be ineligible for a license in the future, or other penalties under the provisions of GR707.
   j. A licensee may advertise a new or renewing competition prior to receiving a license provided that the advertising clearly and prominently states that the competition is pending Federation approval.

2. New Competitions Without Mileage Conflicts.
   a. License applications for new competitions will be accepted beginning December 1 of each year for the subsequent competition year.
   b. A competition year begins on December 1 of the prior calendar year.
   c. Applicants should refer to the Federation Competitions Calendar for open dates.
   d. Applications for a new competition license agreement must be made on the form provided by the Federation and received by the Federation at least 60 calendar days prior to the start date of the competition. The Federation may accept applications for a new competition license agreement, subject to applicable late fees, between 60 and 30 calendar days prior to the start date of the competition. Exception: Eventing competitions, see GR302.2g.
   e. In the event that an applicant competition has a mileage conflict with an existing competition(s), an applicant may seek a mileage exemption in accordance with GR315.
   f. License Applications for new competitions that the Federation disapproves for any reason, including mileage conflicts, will be sent written notification by the Federation.
   g. Eventing competitions without mileage conflict:
      1. Eventing competitions without mileage conflict must submit a competition application or a request for modification to an existing competition or license, to the Federation no later than 240 calendar days prior to the start of competition. Eventing competitions with mileage conflicts are bound by the application timelines outlined in GR315 Mileage Exemption.
      2. Within 30 calendar days of receiving a new Eventing competition application or request for modification, the Federation’s Competitions Department will notify the USEA of the application or request.
      3. Within 60 calendar days of receiving the application(s) and/or request(s) for modification from the Federation, the USEA shall provide the Federation with its recommendations regarding endorsement or licensure for all provided applications/requests.
      4. Within 30 calendar days of receiving the USEA’s recommendation on licensure, the Federation’s Eventing Sport Committee shall make a recommendation regarding licensure to the Federation CEO.
      5. Within 15 calendar days of receipt of written comments from the Federation’s Eventing Sport Committee, the Federation CEO, or his designee, will convene with the Competitions Department to review all materials submitted with the competition application, and to provide a decision on the application.
      6. Within 7 calendar days of the decision, the Federation’s Competitions Department will issue a decision letter to the applicant.

3. Renewing Competitions.

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a. License renewals, including the applicable fees, must be received within 60 calendar days of the last day of the licensed competition.
   1. License renewal applications received more than 60 calendar days after the last day of the applicable competition under an existing license will be considered as a new application consistent with GR302. A Licensee may request to renew their competition license by completing the applicable information on the post competition report providing that the Licensee signs this report and submits the applicable fee.
   2. The Federation shall notify a Licensee in writing as soon as possible, but no more than 90 days from receipt of a renewal request, if there are conflicts or other issues preventing renewal.
   3. The Federation shall provide a License Agreement to a Licensee as soon as possible, but not later than 90 days from receipt of a renewal request, if there are no conflicts or other issues preventing renewal.

b. A competition will be eligible for renewal on comparable dates at the same location as long as the following conditions are met:
   1. The renewal and applicable fee is submitted within 60 calendar days after the last day of the current year’s competition;
   2. The competition has a satisfactory Competition Evaluation;
   3. The Licensee is in good standing and does not have any outstanding dues, fines or fees owed to the Federation;
   4. A renewal is subject in all respects to the mileage rule and all other applicable rules, policies, and procedures in existence at the time of renewal.

c. Competition Evaluation
   1. To the extent appropriate, additional information on the applicable Competition Evaluation process and procedures will be referenced in the License agreement. It is the responsibility of the Licensee to comply with all applicable published or otherwise noticed requirements for Licensed Competitions.
   2. Federation Licensed Competitions will be subject to a Competition Evaluation. The Evaluation is utilized to assist the Federation in determining if renewal of a license and the continued use of Federation competition dates are in the best interest of the sport of equestrian.
   3. Competition Evaluations will be conducted in accordance with Federation competition evaluation processes and procedures in addition to Competition Evaluation Reports, reports from Federation assigned Stewards and Technical Delegates, and Recognized Affiliate evaluation reports.

d. Date Rotation. For competitions beginning December 1, 2008 or later, the following provisions will be in effect:
   1. For the 2009 competition year and thereafter, comparable dates will be based on a competition’s 2006 dates using the Memorial Day Date Rotation Axis. Under the Memorial Day Date Rotation Axis, all Federation competition dates rotate in conjunction with Memorial Day.
   2. For the 2009 competition year, any competition that did not hold a license for the 2006 competition year, but received a license for the 2007 and/or 2008 competition year, will have priority over new competitions requesting dates. However, competitions with licenses for the 2006 competition year will have priority over any of the above mentioned competitions.

GR303 Competition Fees, Account Review, and Insurance

1. Competition Fees. Competition fees will be posted to the Federation website and noted on applicable competition forms. Any changes to competition fees will be posted on the Federation website and will apply to the next competition year.
2. No competition dates will be licensed for a Licensee that has outstanding past due fees, fines, or other obligations of 60 days or more owing to the Federation with respect to any past Licensed Competitions.
3. Any Licensee who fails to pay sums owed to the Federation, or who makes payment for fees to the Federation which is not negotiable, will be notified by the Federation of its indebtedness and subject to the applicable policies of the Federation. The Federation will provide Licensees with online access to review their entire competition accounts.
   a. If any Licensee affected by GR303.3 disputes that the amounts in question are owed or unpaid, the Licensee may request to have a procedural review by the Co-Chairs of the Hearing Committee or their designees, provided his or her written statement specifying the grounds for such review is received at the
Federation’s office, along with a fee, in accordance with the applicable policies. The fee will be refunded if the dispute is settled in favor of the Licensee.

b. In the event a Licensee makes non-negotiable payment for fees to the Federation on three or more occasions, said Licensee is subject to further disciplinary action.

4. A Licensee may request an account review from the Federation. The request must be submitted in writing and a fee for each competition and each account review year will be charged. An account review is an investigation into a Licensee’s financial dealings with the Federation. If material staff error is discovered, the fee will be refunded.

5. A Licensee may request a research of Federation records concerning the history of a competition date. The request must be submitted in writing and a fee will be charged per each request. The fee must accompany the request. If material staff error is discovered, the fee will be refunded.

6. A certificate of insurance for each competition must be received by the Federation office at least 14 calendar days prior to the competition by mail with proof of delivery or submitted electronically via e-mail, or via fax. Competitions faxing their certificate of insurance to the Federation must retain a copy of the fax confirmation. If the certificate is not received 14 days prior to the competition, insurance coverage will be acquired and the competition invoiced. Each certificate must name the Federation as additional insured for each day of the competition, including set-up and take-down days, with minimum limits of $1,000,000 third party general liability insurance and $50,000 on equipment and property. Competitions failing to provide proof of such coverage (or such coverage to the extent permitted by local law) will automatically be enrolled in the group policy for competitions and will then be invoiced the then prevailing premium for such insurance. Competitions outside the United States must provide evidence of equivalent coverage of such insurance and will not be enrolled in the group policy.
   a. Competitions must notify the Federation in writing of cancellation of their insurance policies by their insurance provider.
   b. A fine will be imposed on any competition in the United States for which evidence of adequate insurance is not received at least two weeks prior to the competition. The fine is in addition to the amount of the invoice for the automatic enrollment in the group policy. A competition disputing that the invoice and/or the fine is properly owing may request a procedural review in writing to the Federation within 30 calendar days of management’s receipt of the Federation’s notice of billing and/or fine, specifying the grounds therefor. The Co-Chairs of the Hearing Committee or their designees may waive part or all of the billing and/or fine upon a finding of good cause why the evidence of insurance was not filed timely and/or a finding that extreme hardship results from the automatic penalty.

7. Any competition that states in the prize list that the competition is licensed before the competition has been granted licensing by the Federation may be subject to a penalty.

**GR304 Competition Sale and Issuance of a New License**

1. A Federation Competition License is the Federation document giving a Licensee permission to conduct a Federation event on a given date, at a given venue, and at a given rating and/or level.

2. Competition Sale. A Licensee does not own the Competition License. A Federation Competition License is a governance tool and not a commodity. As such, a sale of a competition should be contingent on Federation approval and issuance of a new license.

3. Issuance of a New Competition License. The granting of a new license to a Purchaser Licensee will not be unreasonably denied, subject to certain conditions or criteria including date, venue, rating, and/or level of the competition and completion of applicable forms and submission of a fee. The Purchaser Licensee will retain the applicable Priority Date Holder protections of the Seller Licensee. The Issuance of a new Competition License is subject to the following terms and conditions:
   a. The issuance of a new Competition License due to a competition sale is subject to the approval of the Federation, following consultation with the applicable Recognized Affiliate;
   b. The final decision to approve or deny the issuance of a new Competition License is at the sole discretion of the Federation;
   c. In considering the approval or disapproval of the issuance of a new Competition License, the Federation shall consider the best interest of the sport including consideration of the growth and development of the sport. The Federation may consider concentration of dates in the control of a single Licensee or group of related Licensees when determining the appropriateness of the issuance of a new competition license;
d. The Purchaser Licensee must have demonstrated an ability to comply with rules, requirements, and standards that are in effect or established for the Competition Rating and/or Level at the time the issuance of a new Competition License;

e. Both the Seller and the Purchaser of the competition must disclose all proposed terms of the competition sale and must apply and obtain Federation approval before the issuance of a new license can be completed. All information will be considered confidential. Prior to any such approval or denial by the Federation, the Recognized National or FEI Affiliate, if any, may be consulted in regard to the request for issuance of a new license. The Federation may share, on a confidential basis, with the Recognized National or FEI Affiliate all of the terms or conditions of the issuance of a new Competition License, and all special conditions or other considerations. Such approval or denial by the Federation shall not subject the Federation to any liability or obligate it to any third party. Both Seller and Purchaser of the competition must agree to indemnify and hold harmless both the Federation and the Recognized National or FEI Affiliate from any liability or legal expense arising from approval or denial of the agreement. Failure to completely disclose terms and conditions of a competition sale may result in termination of the License by the Federation and any sanctions, penalties, or other remedies available to the Federation.

4. The Seller Licensee shall remain financially responsible until the following conditions are met:
   a. Payment of the applicable fees;
   b. The Federation issues written approval of the issuance of a new competition license; and
   c. Seller has met all other financial obligations to the Federation.

5. The Purchaser Licensee will have the right to apply for renewal of comparable dates upon issuance of a new competition license.

**GR305 Cancellation of Competitions**

1. A Licensee may cancel an existing Licensed Competition by notifying the Federation of the cancellation and returning the License to the Federation not less than 300 calendar days prior to next competition date under the License.
   a. When a Cancellation is received more than 90 calendar days but less than 300 calendar days prior to the first day of the competition date under the License, 75% of competition dues will be refunded, subject to a minimum processing fee.
   b. If written notice of a cancellation is received less than 90 calendar days prior to the first day of the competition, the Licensee will forfeit the application fee and will also be assessed a processing fee equal to that of the minimum competition dues, unless the cancellation is due to an Act of God under GR305.4.

2. If a Licensed Competition is cancelled for two consecutive years for a reason other than an act of God, or due to extenuating circumstances approved by the CEO or his Designee, the applicable license will not be eligible for renewal or application for a new license by the same licensee or any entity associated with the same licensee for a period of two years. If the licensee is a business entity, this provision includes all persons listed as principals of the business entity.

3. Cancellation of 50% or more of Open Dressage classes as listed in the prize list by any Recognized competition for two consecutive years for any reason other than Acts of God shall constitute relinquishment of comparable dates and loss of priority date status.

4. Competitions declaring cancellation due to an Act of God must provide written documentation, such as newspaper articles or photographs of the extenuating circumstances. Absent severe and unusual circumstances, such as hurricane winds, floods, tornadoes, or blizzards, weather conditions shall not be considered Acts of God. The CEO or his designee shall decide whether a cancellation is due to an Act of God. Any Licensee that cancels three or more competitions in a competition year shall not have priority for comparable dates for the cancelled competitions for the following competition year. However, this provision shall not be applicable to a competition cancelled due to an Act of God, loss of a facility, or due to extenuating circumstances, based upon a review by the CEO or his designee.

**GR306 Inactive Competitions**

1. Any Licensed Competition held the previous year that notifies the Federation at least 120 days prior to its competition date that it will not hold a competition that year, may retain Inactive status for a fee in addition to
the application and/or competition fees. In such cases, the renewal license application will be subject to the current fees.

2. An Inactive Competition will be listed as "Inactive" on the Federation website and other Federation competition lists, and will retain its date priority for the following year, provided it meets the applicable date and competition requirements of the Federation.

3. If an Inactive Competition cancels the following year, that cancellation will constitute a second cancellation in a row per GR305, and the applicable license will be revoked and not eligible for renewal or application for a new license by the same licensee or any entity associated with the same licensee for a period of two years. If the licensee is a business entity, this provision includes all persons listed as principals of the business entity. This provision shall not be applicable to a competition cancelled due to an Act of God or due to extenuating circumstances approved by the CEO or his designee.

SUBCHAPTER 3-B COMPETITION CLASSIFICATION

GR307 Classification

1. Licensed Competitions may be classified as Regular Competitions, Local Competitions, Eventing Competitions, Dressage Competitions, Driving Competitions, Endurance Competitions, Reining Competitions, and Vaulting Competitions.

2. Divisions and sections of Regular Competitions are classified as follows for the purpose of reckoning points toward the Federation Annual Horse of the Year Awards. (Exception: Jumper Division, see GR1114):
   a. A, B, or C; or
   b. To include any of the following, individually or combined:
      1. Andalusian/Lusitano;
      2. Arabian;
      3. Friesian;
      4. Hackney;
      5. National Show Horse;
      6. Morgan;
      7. Roadster;
      8. American Saddlebred;
      9. Shetland;

3. Divisions and sections of Local, Dressage, Driving Competitions, Endurance Competitions, Reining Competitions, Vaulting Competitions, and Eventing Competitions are not rated. However, Dressage Competitions are categorized by levels.

4. Hunter/Jumping Seat Equitation classes must be held at a competition that holds at a minimum, a Local Hunter Rating. Competitions choosing to offer only Hunter and/or Jumping Seat Equitation classes must obtain a Local Hunter License, and the Local Hunter mileage will apply (see GR314 Mileage). 6/22/20 Effective 12/1/20

5. Federation Endorsed Competitions, Divisions, or Levels or those events receiving approval pursuant to the Federation Bylaws.
   a. Eventing competitions may be eligible for either licensure or endorsed designation. The Federation may endorse Eventing competitions at the Training Level and below. The Federation may license Eventing competitions at the Modified Level and above. An Eventing Licensed Competition and an Eventing Endorsed Competition may run concurrently.

6. Heritage Designations
   a. Heritage designations are reserved for those competitions within the sport of Equestrian that have been established for a long period of time and have made a substantial contribution toward the development and promotion of the sport of equestrian, both within the sport and as well as within the broader community, by achieving, maintaining, and promoting the equestrian ideals of sportsmanship and competition.
   b. Approval for all Heritage Designations requires:
      1. Recommendation by the Federation CEO;
      2. Approval by the Federation Affiliate primarily represented by the competition;
      3. Approval of the Federation Board of Directors.
Heritage designation may be removed by a two-thirds vote of the Federation Board of Directors.

d. Eligibility for Heritage Designation requires:
   1. Minimum of 25 consecutive years of operation excluding any Act of God interruption;
   2. Application by the Competition Licensee;
   3. The Competition must be in good standing with both the Federation and the representing affiliate;
   4. Significant involvement and support from the community where the competition is held;
   5. Significant contribution to promotion of the sport of equestrian;
   6. Widely recognized within the sport of equestrian as being a Regional, National or International level of competition, or possessing other characteristics that make it unique within the sport of equestrian.

e. Heritage competitions are permitted and encouraged to advertise their status as Heritage competitions.

GR3 National Championships

The Federation shall have the exclusive right to designate national championships in the disciplines for which the Federation is designated as the National Governing Body by the United States Olympic and Paralympic Committee and in the disciplines for which the Federation is designated as the National Federation by the Federation Equestre Internationale (Dressage, Driving, Endurance, Reining, Show Jumping, Three-Day Eventing, Para-Equestrian and Vaulting). The allocation of national championships in the foregoing disciplines, including issuance of date approvals, licensing of officials, approval of name and all copyright, trademark, trade name, television, video and other broadcast rights and all sponsorship matters shall be solely reserved to the CEO acting upon the advice and recommendation of the relevant Council. All persons or organizations, including affiliate organizations, organizing committees and/or competitions managements, wishing to receive Federation approval to hold a national championship in the foregoing divisions must apply to the Federation in writing on appropriate form(s) provided by the Federation and received by the Federation’s office by the applicable deadline. The CEO shall be entitled to condition the Federation’s designation and granting of approval for a national championship in any manner that he deems appropriate in his discretion.

GR3 Special Competitions

For the purposes of this rule, the term “Special” relates to the type of competition license and is not associated with the merits or quality of the competition.

1. The Federation Board of Directors, in its sole discretion, may approve or deny an application for Special Competition status in accordance with Federation rules, policy and procedure. If approved, a Special Competition will be added to the USEF Competition Calendar without regard for existing mileage rules and conflicts and will receive no mileage protection from new or existing competitions. A Special Competition may be held as a stand-alone event or in conjunction with an existing Federation Licensed Competition. A Special Competition may not fully meet the requirements to obtain a Federation Competition License.

2. Special Competitions are categorized in the following manner and shall be reviewed in accordance with Section 4.
   a. Category I – FEI-named Competitions and FEI Championships which are part of a competitive bid process, including but not limited to Olympic Games or Trials; Pan Am Games or Trials; World Equestrian Games or Trials; World Cup Finals or Qualifiers; Nations Cup Finals or Qualifiers; and Nations Cup CIOs. These competitions may or may not include additional FEI-only classes.
   b. Category II - Federation National Finals and Federation National Championships which do not fully meet the requirements to obtain a Federation Competition License.
   c. Category III - Federation Recognized Affiliate Organization Championships or Finals which do not fully meet the requirements to obtain a Federation Competition License.
   d. Category IV - A competition for which Federation breed or discipline rules do not exist that an applicant wishes to have approved by the Federation and which the Board of Directors, in their sole discretion, deems to be in the best interest of the sport.

   a. An application for consideration of a Special Competition must be submitted to the Federation a minimum of 180 days in advance of the start date of the proposed competition. Generally, an application should not be submitted more than 365 days prior to the start date of the proposed competition. However,
unusual circumstances may require an earlier submission. Such circumstances must be included on the application and will be considered in the review process.

b. An application for a Special Competition will not be considered complete and will not be processed until all applicable fees have been paid, except when the application is part of a competitive application or bid process (e.g. FEI World Cup Qualifiers, certain USEF National Championships, etc.). When an application is part of a competitive application or bid process, the fee will not be required until a determination is made regarding the awarding of the competition.

c. An application for a Special Competition must include the following:
   1. All classes, sections, demonstrations, and exhibitions to be held during the proposed competition dates, including all prize money, bonus money, or other awards;
   2. The basis for competition’s inability to meet Federation rules regarding competition licensing; and
   3. The basis for competition’s inability to meet Federation rules regarding specific breed/discipline rules.

d. The inability to meet Federation rules under section (ii) or (iii) above shall not result from a need to obtain an exception to existing Federation rules, or program requirements, or from circumstances within the applicant’s control. However, the Federation recognizes that situations may arise whereby an applicant cannot meet Federation rules due to the actions of the FEI or the Federation and such actions may qualify as permissible explanation.

e. Special Competitions are not intended as a means of circumventing the Federation’s licensing rules in GR Chapter 3. If an application for a Special Competition includes an FEI competition not identified in Section 2(a) above, a national competition, or a combination of both which creates a mileage conflict, that portion of the application will be required to utilize the Mileage Exemption process for approval. In the event of a need for a mileage exemption, the Federation may alter the timelines set forth in GR315.

f. For licensing purposes, all jumper prize money from FEI and national competitions will be combined and counted in determining a competition’s Jumper Level.

g. If a Special Competition is combined with an existing priority date holder competition, the priority date holder competition will retain priority status at its original rating and/or level.

   Depending on the category of a Special Competition, the application may be reviewed by one or more entities of the Federation and its Recognized Affiliates before being submitted to the Board of Directors for their consideration and final decision. The Board of Directors reserves the right to appoint an Ad Hoc Committee to review applications and render a final decision.
   a. Applications for a Category I competition shall be reviewed by the applicable Federation Councils.
   b. Applications for a Category II or III competition shall be reviewed by the applicable Federation Committees and Councils.
   c. Applications for a Category IV competition shall be reviewed by the applicable Federation Recognized Affiliates, Committees and Councils.

5. Modifications or Amendments to an Approved Special Competition.
   Modifications or amendments to an approved Special Competition are not permitted unless approved by the Federation in writing. A modification to an approved Special Competition must be approved in writing by the Federation after review by the CEO or his designee, following consultation with the Director of Competition Services or his designee and the Director of Sport or his designee(s) for the applicable breed or discipline. Modifications to an approved Special Competition must be received by the Federation at least 30 days prior to the start of competition.

**GR310 Restrictions on Local Competitions**

1. The total cash prizes shall not exceed $500. Except Open Western Division (see GR310.5), 100% sweepstakes, and Reining Competitions; not including value of trophies offered.
2. The designation Local Competition must be stated on the cover of the prize list.
3. The Federation and applicable Federation Recognized Affiliate Association non-member/Show Pass fee will not apply.
4. Local Competitions benefit from all the general rules of the Federation and must abide by applicable division rules unless class specifications are printed otherwise in the prize list.
5. Western Division competitions may retain Local Competition status regardless of the amount of prize money offered.
GR311 Awards Rating Classifications

1. For the purpose of equalizing competitions for the National Horse of the Year Awards, divisions and sections of Regular Competitions fall into one of three classifications: “A”, “B,” or “C” rated.

2. In the Hunter division, the Increment System will determine points for ribbons won in any rated section. The point value for ribbons won in “A”, “B,” or “C” rated hunter sections is determined according to the Increment System utilizing a combination of the base points for each placing at each level of section rating and adding one point for each entry shown in the first performance class.
   a. In the Green Hunter 3'0", 3'3", 3'6" and 3'9", Young Hunter 5 and under, Young Hunter 6 and under, Young Hunter 7 and under, High Performance Hunter, Performance Hunter 3'3" and 3'6", Green Conformation Hunter 3'6" and High Performance Conformation Hunter, standings for the National Horse of the Year Awards based on money won will be determined by dollars won in the horses respective sections. See GR1131. BOD 6/22/20 Effective 12/1/20

GR312 Determining Ratings

1. A division or section rating or classification is determined from the number of classes, amount of cash premiums offered in these classes and the holding of required classes in certain divisions. A competition may not offer the minimum requirements for a rating higher than the rating approved by the Federation. See Ratings Charts.

2. A competition may qualify for several different ratings. Some competitions will earn an “A” or “B” rating in all divisions and sections; others may earn a combination of ratings. If more than the minimum number of classes is offered, prize money should be increased proportionately.

3. The Paso Fino Division is rated “C” regardless of the number of classes or amount of prize money offered. A competition may apply for an “A” rating if offering a minimum of $2,000 and prior year competition had more than 250 horses. The PFHA National show shall be an “A” rated Federation Licensed Competition as per PF155.1i. Exception: the Paso Fino Division may be offered at Local Competitions.

4. In Stake classes in “A” and “B” divisions or sections competitions must guarantee amount offered as prize money except where the monies offered in other classes are sufficient to meet the Horse of the Year Award minimum requirements. In such cases, Stake classes may run as sweepstakes.

5. The Connemara and Half-bred Connemara is “C” rated, regardless of the number of classes or amount of prize money offered. Exception: the Connemara and Half-bred Connemara Division may be offered at Local Competitions.

6. The following are rated “C” regardless of the number of classes or amount of prize money offered: Small Hunter, Hunter Breeding, Ladies Side Saddle Hunter, Adult Amateur Hunter, Children’s Hunter, USHJA Hunter 2’0”, 2’3”, 2’6”, 2’9”, 3’0” and Thoroughbred Hunter.

<table>
<thead>
<tr>
<th>HUNTER SECTION</th>
<th>RATINGS AND CLASSES</th>
<th>“A” Required Classes</th>
<th>“A” Min Money</th>
<th>“B” and “C” Multi-Day Comp Min/Max Required Classes</th>
<th>“B” and “C” One Day Comp Min/Max Required Classes</th>
<th>“B” Min</th>
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<tr>
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<tr>
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<td>3-5</td>
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<tr>
<td>High Performance</td>
<td>4-6*</td>
<td>500</td>
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<td>3-4***</td>
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<tr>
<td>Conformation Hunter</td>
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<tr>
<td>High Performance Hunter</td>
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<td>750**</td>
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<td>Green Hunter Sections</td>
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</tr>
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<td>Green Hunter 3'0&quot;</td>
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<tr>
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<td>Young Hunter Sections</td>
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<tr>
<td>Young Hunter 5 and under</td>
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<td>3-5</td>
<td>3-4***</td>
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<tr>
<td>Young Hunter 6 and under</td>
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<td>3-5</td>
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<tr>
<td>Young Hunter 7 and under</td>
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<td>3-5</td>
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<tr>
<td>Amateur Owner Hunter Sections</td>
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<td>3-5</td>
<td>3-4***</td>
</tr>
<tr>
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<tr>
<td>Junior Hunter Sections</td>
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</tr>
<tr>
<td>Small Junior Hunter 3'6&quot; 15 &amp; under</td>
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<td>500</td>
<td>3-5</td>
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<tr>
<td>Small Junior Hunter 3'6&quot; 16-17</td>
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<td>3-4***</td>
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<tr>
<td>Large Junior Hunter 3'6&quot; 15 &amp; under</td>
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<td>500</td>
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<td>3-4***</td>
</tr>
<tr>
<td>Large Junior Hunter 3'6&quot; 16-17</td>
<td>4-5*</td>
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<td>3-4***</td>
</tr>
<tr>
<td>Small Junior Hunter 3'3&quot; 15 &amp; under</td>
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<td>3-4***</td>
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<tr>
<td>Small Junior Hunter 3'3&quot; 16-17</td>
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<td>3-4***</td>
</tr>
<tr>
<td>Large Junior Hunter 3'3&quot; 15 &amp; under</td>
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<td>3-4***</td>
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<td>Large Junior Hunter 3'3&quot; 16-17</td>
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<td>500</td>
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<td>Hunter &amp; Green Hunter Pony Section</td>
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<td>4-5*</td>
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<td>3-4***</td>
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<tr>
<td>Medium Pony Hunter</td>
<td>4-5*</td>
<td>400</td>
<td>3-5</td>
<td>3-4***</td>
</tr>
<tr>
<td>Large Pony Hunter</td>
<td>4-5*</td>
<td>400</td>
<td>3-5</td>
<td>3-4***</td>
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<tr>
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<tr>
<td>Green Medium Pony Hunter</td>
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<td>250</td>
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<tr>
<td>Green Large Pony Hunter</td>
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<td>Children’s Hunter Sections+</td>
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<td>3-4***</td>
<td></td>
</tr>
<tr>
<td>Children’s Hunter Younger</td>
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<td>3-4***</td>
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</tr>
<tr>
<td>Children’s Hunter Older</td>
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<td>3-4***</td>
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<td>Children’s Hunter Pony</td>
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<td>3-4***</td>
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<tr>
<td>Children’s Hunter Pony Small/Medium</td>
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<td>3-4***</td>
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<tr>
<td>Adult Amateur Hunter Sections+</td>
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<tr>
<td>Adult Amateur Hunter Younger</td>
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<tr>
<td>Adult Amateur Hunter Middle</td>
<td>3-5</td>
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<td>3-4***</td>
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</tr>
<tr>
<td>Adult Amateur Hunter Older</td>
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<td></td>
<td>3-4***</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous Hunter Sections</td>
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<td>3-4***</td>
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</tr>
<tr>
<td>Ladies Side Saddle</td>
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<td></td>
<td>3-4***</td>
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<tr>
<td>Hunter Breeding</td>
<td>3-5</td>
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<td>Small Hunter</td>
<td>3-5</td>
<td></td>
<td>3-4***</td>
<td></td>
</tr>
<tr>
<td>Thoroughbred Hunter</td>
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<td></td>
<td>3-4***</td>
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</table>

USHJA Hunter Sections

* “C” rated only

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<table>
<thead>
<tr>
<th>Class Description</th>
<th>Minimum Prize Money</th>
<th>Number of Classes</th>
<th>Prize Money</th>
</tr>
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<tbody>
<tr>
<td>USHJA Hunter 2'0&quot;</td>
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<tr>
<td>USHJA Hunter 2'3&quot;</td>
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<tr>
<td>USHJA Hunter 2'6&quot;</td>
<td>3-5</td>
<td>0</td>
<td>3-4***</td>
</tr>
<tr>
<td>USHJA Hunter 2'9&quot;</td>
<td>3-5</td>
<td>0</td>
<td>3-4***</td>
</tr>
<tr>
<td>USHJA Hunter 3'0&quot;</td>
<td>3-5</td>
<td>0</td>
<td>3-4***</td>
</tr>
</tbody>
</table>

(+ Denotes sections which may have USHJA Zone Specifications that govern number of classes and prize money)

(*See HU161.3, HU117 regarding Model Classes, and other class requirements).

BOD 6/22/20 Effective 12/1/20

**At Premier competitions, minimum prize money for High Performance Hunter must be $1500. See HU150.2 for requirements regarding minimum number of classes to award a championship.

***No more than two (2) one-day competitions may be held consecutively by the same licensee or any entity associated with the same licensee during any calendar week (Monday through Sunday). If the licensee is a business entity, this provision includes all persons listed as principals of the business entity. (See HJ122 and HJ123).

7. All classes offered in a licensed Open Western Division shall be conducted in accordance with GR818, unless the competition has applied for and received a rating. (See ratings chart GR312.)

8. Any breed-restricted division, or combination of breed-restricted divisions, may be offered at Local Regular Competitions, in accordance with GR310.

9. IMPORTANT: See Chapter HU and HJ. There are special conditions and requirements for determining the ratings of Hunter sections. Management's attention is directed to these conditions in particular, HU131 and HJ127 - 133.
### Welsh

<table>
<thead>
<tr>
<th>Category</th>
<th>Minimum Number of Classes</th>
<th>Minimum Prize Money</th>
</tr>
</thead>
<tbody>
<tr>
<td>Welsh English Pleasure Sec. A &amp; B, 12.2 &amp; Under (junior to ride)</td>
<td>3</td>
<td>$50</td>
</tr>
<tr>
<td>Welsh English Pleasure Sec B, over 12.2 &amp; up to 14.2 (junior to ride)</td>
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<td>$50</td>
</tr>
<tr>
<td>Welsh English Pleasure Sec C &amp; D (junior/adult to ride)</td>
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<td>$50</td>
</tr>
<tr>
<td>Welsh English Pleasure Sec A &amp; B (adult to ride)</td>
<td>3</td>
<td>$50</td>
</tr>
<tr>
<td>Half/Part-Bred Welsh English Pleasure (junior/adult to ride)</td>
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<td>$50</td>
</tr>
<tr>
<td>Welsh Pleasure Driving Sec A &amp; B (junior/adult to drive)</td>
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<td>$50</td>
</tr>
<tr>
<td>Welsh Hunter Sec A &amp; B (junior to ride)</td>
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<td>$50</td>
</tr>
<tr>
<td>Welsh Hunter Sec C &amp; D (junior/adult to ride)</td>
<td>3</td>
<td>$50</td>
</tr>
<tr>
<td>Welsh Hunter Sec A &amp; B (adult to ride)</td>
<td>3</td>
<td>$50</td>
</tr>
<tr>
<td>Half/Part-Bred Welsh Hunter (junior/adult to ride)</td>
<td>3</td>
<td>$50</td>
</tr>
<tr>
<td>Welsh Western Pleasure Sections A, B, C, D</td>
<td>3</td>
<td>$50</td>
</tr>
<tr>
<td>and Half/Part-Bred Welsh (junior/adult to ride)</td>
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</table>

### Western

<table>
<thead>
<tr>
<th>Category</th>
<th>Minimum Number of Classes</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Reining</td>
<td>2</td>
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<tr>
<td>Trail</td>
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<td>$100</td>
</tr>
<tr>
<td>Pleasure</td>
<td>2</td>
<td>$100</td>
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</tbody>
</table>

Any class or section not meeting the requirements shown in this chart will be rated “C.”

*Western Division competitions may retain Local Competition status regardless of the amount of prize money offered.

### GR313 Special Conditions

1. Monies offered to classes restricted to established futurity/maturity programs, local restricted jackpots, sweepstakes, or other breed specific programs offered by a recognized breed affiliate or by the National Reining Horse Association will not be included in tabulation of competition dues or in determining division ratings.
2. The following classes do not count toward the minimum number of classes nor toward the minimum prize money required for any division or section rating; these following classes do not count toward HOTY awards unless included in the specific division award rules:
   a. Breeding;
   b. Classes restricted as to area;
c. Classes, such as Maiden, Novice, Limit and other such rider restricted classes, which restrict the number of ribbons won by any rider, handler or driver, e.g., except for Select, Choice, and Elite classes in the Arabian Division. BOD 6/22/20 Effective 12/1/20

d. Owners, except in Amateur Owner sections and Paso Fino Division;

e. Classes that do not count toward a Hunter or Jumper Championship;

f. Bareback, Grooms, Consolation, Races, Parades, Command, Cutting classes, and except in the Paso Fino Divisions, Costume classes, Calcutta classes;

g. Exhibitions;

h. Classes restricted to one breed (except in one breed divisions), type or color;

i. Classes restricted to horse or rider (e.g. age or sex, unless complementary classes are offered for other entries). Ladies classes will count toward the rating requirement even if complementary classes for Gentlemen are not offered;

j. Any class in which the judging specifications are not in accordance with the Federation;

k. Opportunity classes;

l. Academy classes;

m. Classes held as part of a USHJA Outreach competition.

**SUBCHAPTER 3-C COMPETITION MILEAGE**

**GR314 Mileage**

1. Determining Applicable Mileage.

a. Mileage is applied Division by Division as defined in the Federation Rulebook.

b. To determine a mile radius, the distance shall be measured using mapping software to measure the distance between the locations where the competitions are being conducted (i.e. address of the facility where each of the competitions will be held or the longitude and latitude if an exact address does not exist), except between Long Island and the mainland. Application of this process will not adversely affect the license rights of competitions already licensed.

c. In any instance where the shortest road mileage distance between the competition facility locations is greater than one and one half (1 1/2) times the radial mileage between the competition facility locations, the required mileage distances between competitions shall be based upon the road mileage distance rather than radial mileage.

d. Mileage between competitions within Zones or Regions utilizing different mileage will be subjected to the lower of the mileage requirements.

e. Long Island, N.Y. The distances between competitions held on Long Island, NY, and competitions held on the mainland shall be determined by measuring a straight line distance from the point at which Interstate Highway 278 (across the Triborough Bridge) intersects the shore of Long Island, to the location where the Long Island competition is being conducted (i.e. address of the facility where each of the competitions will be held or the longitude and latitude if an exact address does not exist) and by measuring the mile radius from the bridge to the location where the other competition is being conducted (i.e. address of the facility where each of the competitions will be held or the longitude and latitude if an exact address does not exist). The application of this process will not adversely affect the license rights of competitions already licensed.

f. If the mileage between competitions is less than the applicable distance specified by this rule, conflicting dates may be approved by the Federation in accordance with GR315 and providing all other requirements for recognition are met.

g. The foregoing distance rules do not apply to events comprised exclusively of classes recognized by the FEI and the USOPC (example: Olympic Trials or Olympic Games). The National Championships for Dressage and Dressage Competitions offering Federation High Performance qualifying or selection trials, or observation classes and National classes held in conjunction with a CDI are exempted from the mileage rule. When a CDI is approved on one or more days where another competition has date priority, national classes can only be held on the day of the FEI Jog and on days where at least one CDI class is held or is not held due to no entries. When CDI classes are not held on all approved CDI dates (except due to no entries) the competition might not be granted approval for those dates in subsequent years. Certain competitions held in conjunction with events also holding FEI competitions and/or selection trials...
for international competitions, at the discretion of the Board of Directors, may be exempted from the mileage rule.

h. Existing competition is a licensed competition that may or may not be within the mileage indicated of the new license applicant.

i. Proposals to change mileage rule or rules may be submitted for consideration by the Federation Board of Directors. Any such mileage rule change will have an effective date of December 1 of the following calendar year. In no event will changes to mileage become effective in less than 12 months from the date of the rule change approval. Proposals for mileage rule changes submitted by Affiliates may only be considered after they have been considered at the annual meeting of the appropriate recognized National Affiliate.

2. Mileage Boundaries. Mileage consideration may be applicable to more than one mileage provision.

a. The below divisions will be conducted under the following mileage:

1. Andalusian/Lusitano: 250 miles;
2. Arabian: 250 miles;
3. Friesian: 250 miles;
4. Hackney: 100 miles;
5. Morgan: 100 miles;
6. National Show Horse: 50 miles;
7. Roadster: 100 miles;
8. Shetland: 100 miles;
9. American Saddlebred: 100 miles;
10. Local Regular: Any breed competition restricted to one breed or multi-breed competition including any of the above listed breeds (1-9), regardless of number of classes offered: 50 miles;
11. Western Dressage: 100 miles.

b. Mileage Boundaries for Hunter and/or Jumper Sections.

1. Hunter and/or Jumper competitions are categorized by Rating and/or Level. Additional criteria required for each Rating and/or Level in the Hunter and Jumper Mileage Charts can be found on the Federation website at www.usef.org under Competitions.
2. Jumper Levels are based on the prize money offered. See JP104.
3. Hunter mileage shall be independent of the Jumper mileage and applied separately to each division of a competition.
4. The distances between Licensed Competitions held in USHJA Zones 1 & 2 (ME, NH, VT, MA, CT, RI, NJ, NY, and PA) offering hunter or jumper divisions shall be in accordance with the mileage tables (H1 & J1) shown below effective 12-01-08.
The distances between Licensed Competitions held in USHJA Zones 3 thru 10 and Canada [with the exception of Florida in the first trimester - December through March – see GR314.5] offering hunter or jumper divisions shall be in accordance with the mileage tables (H2 & J2) shown below effective 12-01-08.

<table>
<thead>
<tr>
<th>Level 4</th>
<th>Level 3</th>
<th>Level 2</th>
<th>Level 1</th>
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<tr>
<td>125</td>
<td>90</td>
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</tbody>
</table>

The distances between Licensed Competitions held in Florida in the first trimester (December through March) offering hunter or jumper divisions shall be in accordance with the mileage tables (H3 & J3) shown below effective 12-01-08.

<table>
<thead>
<tr>
<th>Level 4</th>
<th>Level 3</th>
<th>Level 2</th>
<th>Level 1</th>
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<tbody>
<tr>
<td>125</td>
<td>90</td>
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</tbody>
</table>

5. The distances between Licensed Competitions held in Florida in the first trimester (December through March) offering hunter or jumper divisions shall be in accordance with the mileage tables (H3 & J3) shown below effective 12-01-08.

<table>
<thead>
<tr>
<th>Level 4</th>
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c. Mileage Boundaries for Dressage Competitions.
   1. In the case of a Regular or Local Competition holding Open Dressage Division classes, the question of conflict shall be determined with reference only to those dates, inclusive, during which Open Dressage classes are to be held. See DR127.15 for a map of USDF regions.
   2. Applicable Mileage:
      a. A 75 mile radius shall apply to Dressage Competitions held in contiguous USDF regions, for which different distances are specified, in the case of Dressage Competitions, Regular Competitions, or Local Competitions holding “open” Dressage Division classes.
      b. A 50-mile radius shall apply for Dressage Competitions in USDF Regions 1, 2, 6, & 8 holding “open” Dressage classes (excluding competitions restricted to one breed).
      c. A 100-mile radius shall apply for Dressage Competitions in USDF Regions 3, 4, 5, 7 and 9 holding “open” Dressage classes (excluding competitions restricted to one breed).
   3. Two or more Dressage Competitions may not be held at the same or adjacent locations on the same days.
      a. Exception: Dressage Competitions that are limited to Dressage Sport Horse Breeding classes may be held at the same or adjacent location or within the applicable mileage radius as another Dressage Competition that does not offer Dressage Sport Horse Breeding classes.
   4. All dressage competitions are categorized by Level. See DR126 for criteria for each level.

d. Mileage Boundaries for Eventing Competitions.
   1. Eventing competitions are categorized by level offered, and mileage is applied to the applicant competition. Where an Eventing competition hosts more than one level, the highest applicable mileage radius will apply. Exception: For Eventing competitions occurring on December 1, 2022 and thereafter, the mileage rule will not apply to FEI CCI4-L, CCI4-S, CCI3-L, or Federation Advanced level competitions or any other level hosted therewith, e.g. the mileage rule will not apply to a CCI3-S hosted with an Advanced level competition.
   2. The USEA American Eventing Championship is not subject to the modification process, and is eligible for renewal at a new location as needed. For Eventing competitions occurring on December 1, 2022 and thereafter, the radius will be zero for CCI4-L, CCI4-S, Advanced, and CCI3-L levels and the mileage chart for remaining levels will apply only to those competitions not hosting FEI CCI4-L, CCI4-S, CCI3-L, or Federation Advanced levels:

   **BOD 4/19/21 Effective 5/1/21**
## SUBCHAPTER 3-D MILEAGE EXEMPTION AND COMPETITION LICENSE DISPUTES

### GR315 Mileage Exemption

1. Mileage Exemption. When a competition license application is denied by the Federation due to a mileage conflict, the Applicant may seek a mileage exemption to allow the competition to occur. The decision to grant a mileage exemption is discretionary and made by the Federation Chief Executive Officer, or his designee, based on the criteria enumerated below.

2. The Federation may consider different criteria in determining whether a mileage exemption is warranted. The relative weight accorded to each such criteria is in the sole discretion of the Federation Chief Executive Officer, or his designee. These include, but are not limited to, the following:

   a. **Competition Standards:** Priority Date Holder’s adherence to competition standards.
      1. Whether the Applicant competition may alleviate concerns about the safety and welfare of horses, competitors, and/or spectators for a given rating and/or level at a Priority Date Holder’s competition;
      2. Whether the Applicant competition may enable a Priority Date Holder to better achieve the competition standards for a given rating and/or level;
      3. Whether the Applicant competition may alleviate overcrowding of horses and/or competitors in a given geographic area at a given venue.
   
   b. **Competition and Calendar Factors:**
      1. Whether the Applicant competition provides access to competitors that may need a choice based on a Priority Date Holder’s costs to competitors or offered ratings and/or levels;
      2. Whether the Applicant competition serves a need that the Priority Date Holder does not serve as to the schedule of classes, sections, and divisions, which may be too limited;
      3. Whether the Applicant competition should be given an opportunity to enter the marketplace where a Priority Date Holder seemingly dominates the calendar in a given geographical area, which may create unilateral competition effects;
      4. Whether the Applicant competition alleviates the negative impact on competitors that may occur when the number of consecutive competitions of the same rating and/or level in a given geographic area at a given venue creates unilateral competition effects.
      5. For Eventing competitions; Federation Licensed Eventing Competitions occurring a minimum of two weeks prior to, and two weeks following the applicant competition, will be taken into consideration when determining the Applicant competition’s impact on the competition calendar, regardless of mileage boundary.
   
   c. **Sport Growth and Visibility:**
      Whether the Applicant competition may create growth and visibility of the sport in one of the following ways, which is not exclusive:
      1. The Applicant competition is warranted due to community support and/or involvement;
      2. The Applicant competition may broaden access to competitors at all levels of the sport;
      3. The Applicant competition is unique and provides exceptional promotional benefits to the sport.
   
   d. In addition, the Federation will consider the following factors in determining whether a mileage exemption should be granted:
      1. Geographic location and time of year with regard to concentration and migration of competitors;
      2. Experience and expertise of competition management;
      3. Competitions outside of boundary mileage of Priority Date Holder and Applicant Competition, which may affect density and competitive level of competitors;
      4. Density and competitive level of competitors in a given geographic area at a given time of year; and
      5. Any other circumstances that the Federation may deem to support, further, promote, or advance the best interests of the sport.
3. Mileage Exemption Procedure

An Applicant may first contact the Priority Date Holder(s) and seek cooperation in running the proposed event.

a. If the Priority Date Holder(s) agrees to the exemption request, then the terms and conditions of any agreement must be fully disclosed to the Federation in writing along with submission of the Mileage Exemption Response Form. Submission of these materials indicates that the parties acknowledge and agree that the Federation is not responsible for the enforcement or performance of the terms and conditions of the agreement and that the parties expressly waive any claim against the Federation for failure to perform.

b. If the Priority Date Holder(s) does not agree to the exemption request, then the Applicant shall submit the Mileage Exemption Request Form to the Federation in accordance with these rules. The Applicant shall submit the Mileage Exemption Request Form, fully completed, to the Federation no earlier than 360 calendar days and no later than 180 calendar days before the start date of the proposed competition. The fully completed Mileage Exemption Request Form must be accompanied with the non-refundable application fee. A mileage exemption request will not be accepted unless the Mileage Exemption Request Form is fully completed and the application fee is paid in full. Within 21 days of acceptance of a properly submitted request and application fee, the Federation will notify the Applicant and the Priority Date Holder(s) that the request is being processed. The notification will include a copy of the submitted Mileage Exemption Request Form and a Mileage Exemption Response Form for the Priority Date Holder(s) to complete. The Priority Date Holder(s) has 10 calendar days from the date of the Notification letter to submit to the Federation, with a copy to the Applicant, a fully completed Mileage Exemption Response Form. The Priority Date Holder(s) must provide written comments explaining the basis for their objection to the mileage exemption request, based on the criteria listed in paragraph 2 above.

c. In the case of mileage exemption renewal requests where an agreement has been reached with the affected competition(s), the following applies: Within 15 calendar days of receipt of a completed Mileage Exemption Response Form and the terms and conditions of an agreement, if such agreement was reached between the affected parties, the request will be reviewed by the Federation and a determination will be made whether to grant the renewal request.

d. In the case of first time mileage exemption requests or renewal requests where an agreement could not be reached with the affected competition(s) or the affected competition(s) failed to timely respond, the following applies: Within 10 calendar days of receipt of a completed Mileage Exemption Response Form from Priority Date Holder(s) objecting to the request, or the expiration of the 10 day response period if no completed Mileage Exemption Response Form is submitted, the Federation will notify the applicable Recognized Breed/Discipline Affiliate and provide all documentation received in the process from any party. Within the time prescribed by the Federation, the applicable Recognized Breed/Discipline Affiliate is invited to submit written feedback for consideration by the Federation in reaching a decision whether to approve or disapprove the request, including specific feedback on the criteria listed in paragraph 2 above. If the Federation learns that an individual with a conflict of interest was present when an Affiliate considers its recommendation under this Chapter, then such recommendation will be not be considered by the Federation. BOD 6/22/20 Effective 12/1/20

e. For Eventing competitions, the USEA shall have 60 calendar days from the notification from the Federation to provide written feedback for consideration by the Federation in reaching a decision whether to approve or disapprove the request, including any specific feedback on the criteria listed in paragraph 2 above. Upon receipt of USEA’s recommendation, within 30 days, the Eventing Sport Committee may provide written feedback for consideration by the Federation in reaching a decision whether to approve or disapprove the request, including any specific feedback on the criteria listed in paragraph 2 above.

4. Modifications or amendments to an approved exemption are not permitted unless approved by the Federation in writing.

5. Mileage Exemptions are granted for one year only. Approval in one year does not guarantee future approval of a mileage exemption request.

6. All Licensed Competitions operating under an approved mileage exemption shall have the applicable mileage protection against new competitions pursuant to these rules. Additionally, these competitions will have the applicable mileage protection for the following year’s comparable dates, provided that the license application and applicable fees are received within 60 calendar days of the last day of the current year’s competition. This
does not preclude the Federation from granting additional mileage exemption requests for new competitions to be held within any mileage boundary.

7. Competitions with an approved mileage exemption which have been held for two or more consecutive years may apply for designation as a perpetual mileage exemption. If approved, the competition shall apply annually for renewal under GR 302.3. To be eligible for this designation, the competition must indicate this request on the application and pay the requisite mileage exemption fee. Any conditions associated with the approved mileage exemption shall remain in place. Upon receiving this designation, any changes to location, rating and/or level will result in loss of this designation and the competition will be required to apply for a mileage exemption. Designated perpetual mileage exemption competitions shall have the applicable mileage protection against new competitions. This does not preclude the Federation from granting additional mileage exemption requests for new competitions to be held within any mileage boundary. The Federation may revoke this designation at any time.

8. The Federation will provide a written decision to the Applicant and Priority Date Holder(s) within 30 days of receipt of the Recognized Affiliate’s recommendation. If the 30-day time period cannot be met, the parties will be notified in writing when they can expect to receive a decision.

9. Computing Time. For purposes of computing time under GR315, the following rules apply:
   a. exclude the day of the event that triggers the period;
   b. count every day, including intermediate Saturdays, Sundays, excluding legal holidays and week days that the Federation offices are closed;
   c. include the last day of the period, but if the last day is a Saturday, Sunday, or day that the Federation offices are closed, the period continues to run until the end of the next day that the office is open.

GR 316 License Application Disputes and Resolution

1. Any competition license applicant may dispute the denial of a license application or renewal. In addition, a Mileage Exemption Request applicant and Priority Date Holder(s) may dispute a mileage exemption request decision. The initiation of a license dispute can be made by submitting a fully completed Federation Mileage Exemption Dispute Form to disputes@usef.org and to the Federation General Counsel within 10 calendar days of the date on the Federation notice of the approval or denial, along with the filing fee. The submission must include the basis for the appeal.

2. Upon notification by the Federation of a properly filed dispute, the affected parties will have 10 calendar days to file a substantive response. License disputes will be decided by the Federation Hearing Committee in accordance with the Federation rules and procedures. The Hearing Committee Panel may review the decision based upon the parties’ written submissions and the record below. The parties may be represented by counsel. In its discretion, the Hearing Committee Panel may hold a hearing. Hearings will be conducted via videoconference or teleconference as directed by the Hearing Committee Panel. The Hearing Committee Panel shall only determine whether the challenged decision was made in accordance with the Federation rules. The Hearing Committee shall issue a written decision as soon as practicable. If the appealing party prevails, half of the fee shall be refunded.

3. The Hearing Committee’s decision is final and not appealable within the Federation. BOD 3/8/21 Effective 3/9/21