

RULE REVIEW

Racing and Wagering Board Regulations Continued Without Modification

Pursuant to section 207(4) of the State Administrative Procedure Act, the New York State Racing and Wagering Board hereby gives notice of the following:

As part of the Board's 2006 review of regulations that were adopted during 2001, it has reviewed amendments to Section 4025.10 of Title 9 N.Y.C.R.R., which amended the thoroughbred rules to allow for uncoupling for pari-mutuel wagering of thoroughbred horses with common ownership or training in races with a gross purse of \$1 million or more. This rule was necessary to generate greater revenue in support of horse racing and government by allowing more betting interests at premier thoroughbred races.

This regulation is being continued without modification because there have been no changes in public policy or regulatory circumstances that would warrant modification to the rule.

A summary of the regulation was published in the Rule Review section of the July 19, 2006, issue of the *State Register*. The Board did not receive any public comment regarding this regulation.

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