



Welcome to the Breeders' Cup World Championships

There are several important documents included in this packet that must be completed and returned.

To Del Mar: Trainers must complete a **Del Mar Fall Stall Application** and the **Rules and Conditions for Racing and Training** prior to shipping to the Del Mar barn area. The Rules and Conditions document must be signed by the trainer and your horse's attending veterinarian. Please return both forms to Del Mar Racing Secretary David Jerkens David@dmtr.com.

To CHRB: An **Entry Exam Form** must be completed by your horse(s) attending veterinarian who will be present on the grounds of Del Mar prior to the close of entries on Monday, October 28 at 10:00 a.m. PT. Please return this form to the CHRB Official Veterinarian at ovsocaltb@yahoo.com or via EquiTAPS.

Horses not stabled in California at a facility under the jurisdiction of the CHRB must submit **30-day veterinary treatment records** to the Official Veterinarian. Your horse(s) treatment records in the HISA portal must be downloaded and sent to ovsocaltb@yahoo.com or via EquiTAPS.

To Breeders' Cup: Starting Monday, October 21, if you intend to work your horse on a Del Mar racing surface, a **timed workout request form** is required. Requests must be submitted to the Breeders' Cup Racing Office at racing@breederscup.com **BY NOON TWO DAYS BEFORE** the intended work.

Entries close with the Breeders' Cup Racing Office promptly at 10:00 a.m. PT. on Monday, October 28.

All international runners must arrive at Del Mar no later than 10:00 pm (PDT) on Sunday, October 27.

All domestic BCWC runners must arrive at Del Mar no later than 11:00 am (PDT) on Tuesday, October 29.

Please scan the following QR codes to access the complete Horsemen's Information Guide and the Veterinary Guide with accompanying videos.



Horsemen's Information Guide

Horsemen's Information Guide: <https://members.breederscup.com/documents/championships/HIG.PDF>



Veterinary Guide and Videos

Veterinary Guide and Videos: <https://members.breederscup.com/Championships/VeterinaryGuide>

November 1-2, 2024 Breeders' Cup World Championships Rules and Regulations

1. Pre-entry and entry fees are accepted subject to approval by Breeders' Cup Limited ("BCL", in BCLs sole and absolute discretion. The propriety of the amount of the enclosed fee will be determined by BCL and pre-entry and entry fees if determined to be other than that which accompanies this document shall be paid in full before a horse is permitted to start in a Breeders' Cup World Championships ("BCWC") race. Pre-entry and entry fees will not be added to purses but will become the property of BCL. BCWC purses will be distributed in accordance with the information as set forth in the 2024 BCL Horsemen's Information Guide, which is expressly incorporated herein in its entirety and as now or hereinafter in effect, and in accordance with applicable law.
2. Horses which start in any BCWC race will earn a foal nominator award that will be paid to the person who nominated the horse. A stallion nominator award will be paid to the person who nominated the sire of the horse to BCL. Stallion nominator awards will be paid to nominators under the International BCL program in accordance with the rules of that program, which are expressly incorporated herein in their entirety as they may be now or hereinafter in effect. Nomination in this sense means registering the horse or sire in the BCL program and does not mean pre-entry or entry in BCWC races. Nominator awards shall not be transferable without prior written authorization of BCL. Purses and nominator awards shall be distributed after certification that the purse is distributable. Purses shall be distributed by the host track and nominator awards shall be distributed by BCL after all post-race testing has been cleared.
3. Pre-entry and entry in BCWC races are received only upon the condition of compliance with the applicable rules and regulations governing Thoroughbred horse races adopted by the state or other regulatory authority where the races are run, the rules and regulations of the track, the rules and regulations of BCL and compliance with any decision of the state regulatory officials and/or officers of the track and/or BCL, regarding the interpretation and application of their respective rules and regulations. BCL shall have no liability for the actions of any officials or employees of any such track or for any matter under the control of such track, its officials or employees. Purses shall be payable to the rightful parties recognized as such by state regulatory officials. All other amounts, including, without limitation, travel or other awards or incentives, are awarded in the sole discretion of BCL.
4. A horse entered in a BCWC race may be scratched by authorized regulatory officials if (i) such horse's equipment malfunctions, is damaged or lost and cannot be remedied within sufficient time, in the judgment of authorized regulatory officials, to allow the race in which such horse is entered to start at post time for such race or (ii) if any other unavoidable event occurs with respect to a horse entered in a BCWC race, or to its jockey, which cannot be remedied within sufficient time, in the judgment of authorized regulatory officials, to allow the race in which such horse or jockey is scheduled to participate to start at post time for such race. In the event of a scratch under such circumstances, the pre-entry fee and entry fee due at entry which were paid in respect of such horse may, in the sole and absolute discretion of BCL, be refunded. Owner recognizes and agrees that the authorized regulatory officials have the final authority regarding official scratches and waives any claims against BCL related thereto.
5. BCWC races are limited to 14 starters, and in some cases 12 starters. A horse may not double-enter BCWC races. Entries will be selected in accordance with the BCL Field Selection System or by such other method as BCL may determine in its sole and absolute discretion. The BCL Field Selection System is set forth in the 2024 BCL Horsemen's Information Guide and is expressly incorporated herein as such rules may be now or hereinafter in effect. BCL reserves the right to transfer any turf race to the main course and to modify the distance of any race to accommodate the track selected for every race. BCL reserves the right to cancel any, or all, BCWC races without notice prior to the actual running thereof, without liability, except for the return of pre-entry and entry fees. Entries must satisfy the minimum entry qualifications of BCL as set forth in the 2024 BCL Horsemen's Information Guide and expressly incorporated herein as now or hereinafter in effect.
6. BCL eligible or nominated horses are subject to out-of-competition ("OOC") testing at any time. Sampling and/or testing may be performed by any applicable regulatory authority in the jurisdiction(s) where a horse may be located, by the Horseracing Integrity and Welfare Unit ("HIWU"), by international regulatory authorities in cooperation with HIWU, or by any delegate of any of the foregoing. This testing will be in accordance with the applicable rules which may include the Horseracing Integrity and Authority, Inc.'s ("HISA") rules. The Breeders' Cup OOC testing will be performed by The Kenneth L. Maddy Equine Analytical Chemistry Laboratory at UC Davis or such other laboratory or laboratories as HIWU or the applicable regulatory authority may direct. All routine testing meets or exceeds the protocols established by HISA and/or HIWU and is required by BCWC to ensure that the highest possible level of testing is performed on all samples and to preserve and protect the integrity and reputation of the BCWC. HIWU or its designee conducts OOC testing in accordance with HISA rules, expressly incorporated herein as the same may be now or hereinafter in effect, including without limitation HISA Rules 3132 (Authority To Test), 3135 (Ownership of Samples), and 3137 (Purpose of Sample Analysis).
7. BCL's Condition of Integrity is in full effect: (A) If any connection of a pre-entered horse has been notified by a regulatory body, racetrack, or racing association (i) about a pending or potential anti-doping or medication control violation involving the connection, or (ii) that such connection is currently suspended, banned, ejected or denied from participating in racing in its jurisdiction or facility, such connection must immediately report the same to BCL; (B) BCL may, in its sole and absolute discretion, declare ineligible any horse in any BCWC race if any connection (e.g., owner, trainer, jockey) of such horse has engaged in any conduct that is unlawful, unethical or may otherwise compromise the integrity or reputation of the BCWC.
8. In making any application for participation in Thoroughbred racing, it is understood that an investigation may be made by the appropriate authority as to the character, reputation, mode of living and financial standing of the Owner(s), which investigation may involve interviews with family, personal or business acquaintances.
9. Owner hereby expressly and irrevocably grants BCL the exclusive right to use, in connection with the promotion of the BCL program or any other commercial use by BCL, the name and likeness of the Owner, any horse pre-entered, entered or nominated and of any co-owners, jockeys, trainers, colors, logos, silks and any other associated or identifying characteristics as well as any other matter relating to the participation of the horse in the BCL program. Promotion or use by BCL may include, without limitation, telecasting, broadcasting, photographing and/or recording in any manner, by still or motion picture, radio or television broadcast, digital or immersive media, or any other media transmission, whether known or hereafter developed, the races which are a part of the BCL program and the activities incident to them, and broadcasting, exhibiting, merchandising, and/or exploiting the same by any means now or hereafter known or developed, including, without limitation, licensing or selling such rights to others for uses approved by BCL. Owner hereby expressly, irrevocably and perpetually waives on his behalf and on behalf of all Owner Parties any and all rights any of them may have in connection with any matter referred to in this paragraph, including, without limitation, any claim to invasion of the right to privacy, the right of publicity, for misappropriation, for infringement of trademark, trade dress and other intellectual property rights, moral rights or "droit moral," or for any remuneration therefor. Upon demand, Owner shall cause any of the Owner Parties to deliver releases to BCL permitting it to use and exhibit such material. Owner Parties understand and agree that BCL reserves the right to use names, trademarks, service marks, copyrights, symbols, logos, slogans, results, still and motion pictures, audio reports, trailers, promos and other identifying characteristics relating to BCL and the BCL program and that any such use by Owner Parties of any of them is prohibited without the express prior written consent of BCL. BCL reserves all rights to advertise the BCL program in any manner deemed appropriate by BCL. Neither Owners nor trainers shall display commercial advertising, before, during or after the BCWC in which the horse is entered without express prior written approval of BCL. Jockeys shall not display commercial advertising, before, during or after the BCWC race in which the horse is entered except in accordance with the jockey advertising rules in effect for the BCWC and approved by the Stewards. Please refer to the jockey advertising rules set forth in the 2024 BCL Horsemen's Information Guide.
10. All claims and objections arising out of the application or interpretation of any rules or conditions of BCL shall be decided solely by BCL in its sole and absolute discretion. Information regarding the Appeals Procedure for BCL shall be furnished to any person submitting a written request for such Information to Breeders' Cup Limited, Attn: Appeals Board, 215 W. Main St., Suite 250, Lexington, Kentucky 40507. Any person wishing to object to any action or decision by BCL in the application of its rules or conditions must, within thirty (30) days of being advised of such action or decision, submit to the Appeals Board a written objection in compliance with the Appeals Procedure and shall be entitled to an oral hearing upon making a written demand as set forth in the Appeals Procedure. The Appeals Procedure shall not be applicable to matters arising with respect to the field selection for the BCWC races or to the Condition of Integrity. All matters concerning field selection or the Condition of Integrity are decided by BCL in its sole and absolute discretion. Owner agrees that any dispute with BCL regarding any BCL rule or policy subject to arbitration herein shall, following the exhaustion of all administrative remedies available under the laws and regulations of the applicable state or other regulatory authority in which the BCL races are conducted, be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules and the award rendered by the arbitrator(s) shall be recognized by Owner and BCL and judgment thereon may be rendered in any court having jurisdiction thereof. BCL reserves the right to waive or modify its rules and regulations on a case-by-case basis at any time. Any waiver, failure to enforce or modification by BCL of any of the terms and conditions of the Horsemen's Information Guide at any time shall not in any way affect, limit, or waive BCL's right thereafter to enforce and compel strict compliance with every term and condition of the Horsemen's Information Guide.
11. Owner agrees to indemnify and hold harmless BCL (or if for any reason indemnification is not available, to contribute to BCL's losses), to the fullest extent permitted under the law, from and against any and all claims, damages, liabilities, losses, costs or expenses, including reasonable attorneys' fees (should BCL select its own counsel which it may do in its sole and absolute discretion), to which BCL may become subject or liable as a result of or arising out of directly or indirectly: (i) any action or conduct of any horses owned by or under the control or direction of Owner while on the race track premises, and (ii) any acts, or failure to act by the undersigned Owner, any Co-owners, or any of their agents, employees or invitees while on the race track premises; or (iii) any breach by Owner of the terms and conditions contained herein.
12. Owner agrees that BCL may inspect and copy for its own use all documents, electronic or otherwise, containing reports by official racing veterinarians of pre-race, post-race examinations (including without limitation necropsy reports) and/or any records of procedures required by regulatory agencies or under applicable industry safety accreditation organizations of Owner's horse(s) nominated, pre-entered or entered in BCWC races. Owner further authorizes HIWU or the applicable regulatory body to share with BCL any and all information about all pending or potential positive tests, out-of-competition tests, atypical tests or findings, or violations related to Trainer or any of Owner's horses in furtherance of this Agreement and waives any objection or claim related thereto against HISA, HIWU, BCL, the applicable regulatory body, or any of their respective affiliates. Furthermore, Owner agrees and acknowledges that BCL retains all rights to address any and all media inquiries and that any and all information provided to BCL related to any horse, its Owners or connections is not confidential and may be disclosed by BCL if BCL believes, in its reasonable discretion, that such disclosure is necessary to address a factual or other material misstatement that may call into question the integrity or reputation of BCL.
13. Owner recognizes that participating in stabling, racing, training and related activities is inherently dangerous, and further recognizes that hazards and risks inherent in such activities may cause the injury, illness, or death. By participating in such activities, Owner assumes the risks associated therewith. In consideration of participating in stabling, racing, training and related activities associated with BCL, Owner hereby releases, waives against and discharges BCL, to the fullest extent permitted under the law, from any claims, losses, obligations, costs and expenses arising from or due to personal injuries, illness, or death or property damages of any kind or description to the person, property or horses owned or controlled by Owner occurring on the race track premises. Owner agrees that all risk of loss, injury, damage or destruction to persons or property, including but not limited to, the horses brought onto the race track premises by or at the direction of Owner, his agents or employees, arising from, due to, caused by, resulting from or in any way, directly or indirectly, related to any cause, including but not limited to accident, theft, fire or otherwise, whether or not caused by or contributed to by or related to any fault or negligence of BCL or the condition of the race track premises, and including, without limitation, the danger of being exposed to or infected by COVID-19 or another infectious disease, are assumed in full by Owner, except as to acts or conditions caused by the intentional, willful, or reckless conduct of BCL. Owner agrees that the release and waiver and discharge provisions hereof are intended to be as broad and inclusive as permitted by the law. Owner further agrees that the foregoing provisions hereof regarding such release and waiver and discharge shall not be deemed waived or affected in any way by the fact that BCL does or does not, may or may not, in the future carry insurance coverage against claims where loss is caused by or resulting from damage or injury to property, persons and/or horses while competing on the race track, using the training tracks, stables, roads or any other facilities over the race track premises or in transit thereon.
14. Whenever the term "Owner" is used herein, it shall include the undersigned and all Owner Parties.
15. In consideration of BCL's agreement to pay the purses described hereinabove, Owner hereby consents to allow BCL and/or the host track to contract with any domestic or foreign licensed wagering entity for the purpose of accepting wagers on the BCWC races pursuant to the Interstate Horseracing Act of 1978, 15 U.S.C. sections 3001, et seq. and warrants that no third party or organization has or will be given the right or authority to assert any claim, demand or cause of action inconsistent with such consent.
16. All BCL rules and policies are in effect. Please refer to the Horsemen's Information Guide for these rules which are expressly incorporated herein, as such rules may be now or hereinafter in effect. The BCWC will be operating under HISA and HIWU's safety and medication rules and regulations.
17. If any provision of this agreement shall be held or made invalid by a court decision, statute, or rule, or shall be otherwise rendered invalid, the remainder of this agreement shall not be affected thereby.

Pre-Entry Fee due Monday, October 21, 2024 at 12 noon (PDT).



STALL APPLICATIONS CLOSE
TUESDAY, OCTOBER 1
FOR THE 2024 BING CROSBY SEASON



BING CROSBY SEASON
OCTOBER 31 - DECEMBER 1, 2024
PHONE (858) 792 - 4230

RETURN APPLICATIONS TO:
Attn: RACING OFFICE
DEL MAR THOROUGHBRED CLUB
P. O. BOX 700, DEL MAR, CA 92014
SUBMIT ELECTRONICALLY TO:
EMAIL: DAVID@DMTC.COM FAX: (858) 794-1049

Participation during the fall meet is expected and will be a determining factor for stall space in the summer.

ELIGIBILITY RULES

FOR MAIDENS:

1. Maidens which have started in a maiden race for less than \$12,500 will not be eligible, unless, after such start, that horse finishes 2nd, 3rd, 4th in a race for \$12,500 or greater.
2. Maidens over six-years-old are not eligible and will not be allowed to stable at Del Mar or any approved training facility.

FOR THREE-YEAR-OLDS AND UP WHICH HAVE BROKEN THEIR MAIDEN:

1. Any winner which has started for less than claiming \$4,000 must finish first, second, or third for claiming \$4,000 or more since.

ADDITIONAL RULES:

1. Any thoroughbred claimed may not race out of state without approval of the Racing Secretary until the conclusion of the meet or 45 days, whichever period is longer; unless such horse is to run in a stakes race.

ALL INFORMATION MUST BE FILLED OUT COMPLETELY

DO NOT WRITE IN THIS SPACE	NAME OF HORSE (IF UNNAMED, LIST DAM)	AGE	MDN ✓	ALW	OWNER
	1.				
	2.				
	3.				
	4.				
	5.				
	6.				
	7.				
	8.				
	9.				
	10.				

You must indicate your stabling preference by using the number 1 for your **FIRST CHOICE** and numbers 2 and 3 for your other choices, in order of preference. DMTC stable area opens October 19th.

_____ DEL _____ SANTA _____ LOS _____ SAN LUIS REY
_____ MAR _____ ANITA _____ ALAMITOS _____ TRAINING CTR

Comments _____

☐ CHECK BOX IF YOU PLAN TO SPLIT YOUR STABLE

SEE OTHER SIDE

Must read and sign on reverse side.

Trainer _____

(APPLICATIONS MUST BE SIGNED BY TRAINER)

Address _____

TO WHICH NOTIFICATION MAY BE SENT

Cell Phone _____

E-mail Address _____





DEL MAR THOROUGHBRED CLUB STALL APPLICATION CONDITIONS APPLICABLE TO OCCUPATION OF STALL SPACE AT DEL MAR RACE TRACK

The undersigned trainer applicant (Applicant) hereby agrees to each of the following terms and conditions in consideration for permission of Del Mar Thoroughbred Club (DMTC or Track) for the stabling of horses being trained by the undersigned at Del Mar Race Track during the race meeting identified on the face of this application:

1. I acknowledge that the Del Mar Terms and Conditions of Stabling and Racing (the "Agreement") are available at Del Mar's racing office and available for download at <https://www.dmtc.com/horsemen/horsemen-guide/rules-regulations>.
2. I acknowledge that I have received and fully read the Agreement.
3. I understand and agree that the Agreement is incorporated into and made part of the Stall Application as if fully set forth on this Stall Application.
4. I am not relying on any other document or contract at the time when I am entering into the Agreement.
5. I understand and acknowledge that the Agreement contains an assumption of risk provision and a release of liability provision.
6. I understand and acknowledge that the Agreement contains a mandatory arbitration provision with a class action waiver. I understand and acknowledge that the arbitration will resolve disputes that would otherwise be resolved in a court of law, and that by agreeing to arbitrate, I and Del Mar Thoroughbred Club are giving up our rights to sue in court and to have any potential dispute heard by a jury. I understand and agree that a single arbitrator will resolve the dispute.
7. I acknowledge that I am not entering into a lease of space agreement but rather, if granted stalls, I will be receiving a revocable license which is subject to the terms and conditions of the Agreement.
8. In addition to all other requirements set forth elsewhere, for this Stall Application to be considered by Del Mar Thoroughbred Club, I understand and agree that I must: (a) provide the workers' compensation information requested in the space below; and (b) that I must sign and date the Stall Application—and if I submit more than one (1) Stall Application due to my submitting more horses than there is space for on the reverse side of this Stall Application, I must sign each Stall Application separately, initial each Stall Application separately and provide the workers' compensation insurance information on each separate Stall Application.

Initial

Initial

Initial

Initial

Initial

Initial

Initial

Initial

I certify that I have read, understand, and voluntarily enter into this Stall Application which incorporates the Agreement as if the Agreement was fully set forth on the Stall Application.

THIS IS NOT A LEASE OF SPACE BUT IS MERELY A REVOCABLE LICENSE OR PERMIT ON THE TERMS OUTLINED

*** EACH
APPLICATION
MUST BE SIGNED
SEPARATELY**

TRAINER'S SIGNATURE* _____

Date _____

Print Name _____

Workers' Compensation Insurance Carrier _____

Date of Expiration _____

Policy Number _____

Address of Workers' Compensation Insurance Carrier _____



DEL MAR THOROUGHBRED CLUB

2024 RULES AND CONDITIONS FOR RACING AND TRAINING

As a condition to, and in consideration for Trainer being permitted to race, work or train any horse at Del Mar or any authorized Del Mar auxiliary training facility, the undersigned Trainer and Trainer's Attending Veterinarian hereby agree to be bound by the following:

1. Trainer will not enter a horse in any race UNLESS the horse has: (1) been examined by Trainer's Attending Veterinarian during the three (3) days immediately preceding the race entry day (per CHRB Rule 1581.1) for the express purpose of evaluating the horse's fitness to race; and (2) been found fit to race by the Attending Veterinarian. The attending veterinarian and trainer are obligated to inform the examining veterinarians of any changes in the horse's fitness after entry and before race day.
2. Trainer will not permit a horse to work UNLESS the horse has: (1) been examined by the Trainer's Attending Veterinarian during the three (3) days immediately preceding the work (per CHRB Rule 1878) for the express purpose of evaluating the horse's fitness to work; and (2) been found fit to work by the attending veterinarian. The attending veterinarian and trainer are obligated to inform the examining veterinarians of any changes in the horse's fitness prior to work day.
3. Trainer will not enter in any race a horse that is an un-started 4 year-old or older or has not raced in the preceding 365 days UNLESS, the horse has: (a) worked 5 furlongs in 1:03 or better for an official California regulatory veterinarian; and (b) passed a post-work official test as required by CHRB regulations and must race within 30 days. In addition to the criteria set forth in Section 1, a horse that is an un-started 4 year-old or older or has not raced in the preceding 365 days, or horses that have not raced within 120 days but have raced within 365 days are required to have an examination performed by a regulatory veterinarian prior to entry within 14 days prior to entry.
4. Trainer will not enter a horse in any race if the horse has received an intra-articular injection during the Fourteen (14) days immediately preceding the race. In addition, trainer will not enter a horse in any race if the horse has received an intra-articular injection of corticosteroid in to the fetlock joints within the previous thirty (30) days immediately preceding the race.
5. No veterinarian shall be recognized or considered an Attending Veterinarian unless and until Trainer and such veterinarian has agreed to be bound by this Agreement by submitting a fully executed copy of this Agreement to DMTC's Racing Office.

Under no circumstances shall an examination conducted by a veterinarian who has NOT been identified as the Trainer's Attending Veterinarian in compliance with this paragraph constitute a valid examination for purposes of determining a horse's fitness to race, work or train.
6. DMTC and its regulatory veterinarians are entitled to contact, without prior notice, Trainer's attending veterinarian(s) to confirm that examinations have been conducted pursuant to these rules and that any such examination meets DMTC's requirements.
7. All horses at Del Mar and authorized Del Mar auxiliary training facilities are subject to veterinary inspections for the purpose of confirming each horse's fitness to race or train.

8. Trainer will not administer, directly or indirectly, or otherwise permit to be administered, any medication to a horse under Trainers care that is racing or training at Del Mar UNLESS such medication is: (1) prescribed for that specific horse; (2) administered strictly in accordance with CHRB regulations.
9. All horses at Del Mar and authorized Del Mar auxiliary training facilities are subject to blood testing by CHRB licensed veterinary personnel to confirm compliance with DMTC training medication policies. Trainer will not refuse to permit blood testing of any horse under Trainer's care and will ensure that all owners or other persons having care of any such horse fully cooperate in permitting blood testing of such horse.
10. All horses at Del Mar and authorized Del Mar auxiliary training facilities are subject to veterinary monitoring during training, and Trainer and Trainer's staff will cooperate fully with all requests made by veterinarians and outriders.
11. Any violation of, or failure to comply with, these rules may result in the immediate expulsion of Trainer and/or Attending Veterinarian from the 2024 Del Mar Race Meets. Any such expulsion shall be at DMTC's sole and absolute discretion.
12. As used herein, the term "Attending Veterinarian" shall include the undersigned veterinarian and any veterinarian who is a member of his/her veterinary practice.

By signing below, Trainer certifies that Trainer (a) has read and fully understands the above rules and conditions for racing and training during the Del Mar 2024 Race Meets, (b) will consult with Trainer's Attending Veterinarian or the CHRB official veterinarian if Trainer has any questions regarding such rules, and (c) will comply fully with such rules.

By signing below, the Attending Veterinarian certifies that he/she (a) has read and fully understands the above rules and conditions for racing and training during the Del Mar 2024 Race Meets, (b) will consult with the CHRB official veterinarian if he/she has any questions regarding such rules, and (c) will comply fully with such rules.

I HAVE READ AND AGREE TO THE FOREGOING RULES AS OF THE DATE SET FORTH BELOW:

TRAINER:

Date: _____

By: _____

Printed Name: _____

**ATTENDING
VETERINARIAN:**

Date: _____

By: _____

Printed Name: _____

Name of Practice: _____

Note: Any change in the party that will be acting as the Trainer's Attending Veterinarian requires Trainer and the new Attending Veterinarian to submit a fully executed copy of this Agreement to DMTC's Racing Office

Entry Exam Form

Race Day (*check one*): ☐ Friday, Nov. 1 or ☐ Saturday, Nov. 2

Due before 10:00 am (PDT) entry day, Monday, October 28, 2024



Date Entered:

10:00 am (PDT), Monday, October 28, 2024

Trainer:

Location:

E-mail to: ovsocaltb@yahoo.com or via EquiTAPS.

HORSE(S):

"I have examined the above horse(s) and found it to be sound at the trot and I am unaware of any issues that would preclude it from entering to race."

Attending Veterinarian: _____ Date: _____

Attending Veterinarian Signature: _____

Timed Workout Request Form

(For horses running on Nov. 1 and Nov. 2, 2024)



Trainer: _____

Barn # _____

Request must be received in the Breeders’ Cup Racing Office to racing@breederscup.com or if located at Santa Anita to workouts@santaanita.com, **BY NOON TWO DAYS BEFORE** the intended work.

HORSE NAME(S)	WORKOUT DATE:
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

**Applies to all racing surfaces in California.*