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Thoroughbred Rule 2458 Amendment Summary

The proposed amendment to Thoroughbred Rule 2458 allows the Racing Secretary to approve, in certain cases, exceptions to the Rule 2458(a) waiting period for eligibility of a horse to run at other racetracks after being claimed at Oaklawn.

**Thoroughbred Rule 2458 Mark Up**

**2458(a).** (a) Except as otherwise provided in this Rule 2458, no horse claimed during an Oaklawn race meet shall be eligible to race at another track for a period of thirty (30) days following the end of the Oaklawn racing season unless the claimed horse has subsequently run back in another race at Oaklawn following the claim.

(b) Horses claimed during the final fifteen (15) scheduled race days of an Oaklawn race meet are excepted from the requirements of Rule 2458(a).

(c) Horses entered in good faith in a subsequent race at Oaklawn with appropriate conditions that are unable to run back ~~before~~ because of failure of the subsequent race at Oaklawn to fill or failure to draw in from the also eligible list may be excepted from the requirements of Rule 2458(a), if approved by the Racing Secretary ~~and Stewards~~.

(d) Horses also may be excused from the requirements of Rule 2458(a) with approval by the Racing Secretary and Stewards in other appropriate circumstances where the horse was unable for good cause to run back in a subsequent race at Oaklawn.