



national uniform medication program that restricts the use of drugs as part of the National Uniform Medication Program, including limitations on the use of corticosteroids. California was the first state to adopt a rule giving the Board authority to greatly restrict the overuse of Clenbuterol at racetracks. In 2020 alone, the Board has approved regulations prohibiting the use of clenbuterol (Rules 1844 and 1866.1 – effective January 1, 2020), approved regulations requiring pertinent medical information from a horse claimed to be transferred from the horse’s former attending veterinarian to the horse’s new attending vet (Rule 1660.1 – effective July 1, 2020), approved regulations prohibiting a horse from entry into a CHRB inclosure who has been administered bisphosphonates (Rule 1867.1 – effective July 1, 2020). Additionally, the Board is in the process of finalizing a rule which would limit the use of Extracorporeal Shock Wave Therapy (EWST) or Radial Pulse Wave Therapy within a CHRB inclosure (Rule 1866.2) and alter the allowable dosage of furosemide that can be administered and to prohibit the administration of furosemide in 2-year-olds (Rule 1845).

- The Board has approved regulations regarding veterinary reports, including requiring that veterinary reports be submitted electronically (Rule 1845), requiring that trainers make available the official veterinarian with the previous 30-day veterinary treatment record (Rule 1846.1), and requiring trainers to record all treatments and veterinary procedures given to a horse (Rule 1842.5).
- The Board has approved regulations regarding improving trainer knowledge and efficiency, including requiring trainers to complete at least 12 hours of approved continuing education coursework during the preceding 36-month period (Rule 1503.5) and requiring trainers to hold an assistant trainers license in good standing for at least one year as a prerequisite before obtaining licensure as a trainer (Rule 1503), to further protect the horse.
- California has led the country with its rule to void claims (in-race sales) of any horse placed on the Veterinarian’s List for unsoundness or for visibly bleeding following a race. This has been applauded by industry stakeholders as a major step in the prevention of unsound horses competing when they shouldn’t be.
- A CHRB rule prohibits the running of pregnant mares racing after 120 days of gestation.
- Since 1990 the CHRB has contracted with the University of California at Davis (UC Davis) CAHFS laboratory to conduct necropsies (autopsy) on all horses dying within CHRB inclosures. Postmortem examinations have provided valuable information on how injuries occur, which has allowed the CHRB and racing industry to use the information to reduce them. UC Davis added a post-doctoral fellow specifically to work in the Necropsy Program. In January 2020, the CHRB approved the addition of Rule 1846.6 to require a postmortem examination review of each equine fatality within a CHRB inclosure, which became effective July 1, 2020.
- All tracks in California participate in the national Equine Injury Database program, another source of information to monitor safety and prevent serious injuries.
- The CHRB has an ongoing Racing Safety Program. Specifically assigned safety stewards monitor track surfaces independently and work with all racing associations to maintain safe and consistent racing surfaces. They consult with Dr. Mick Peterson from the University of Kentucky and Dr. Susan Stover from the Veterinary Orthopedics Research Laboratory at UC Davis School of Veterinary Medicine.
- All horses entered to race undergo a pre-race examination the day of the race by the track (association) and/or CHRB official veterinarians. From the time the horses arrive at the receiving barn, through the saddling paddock, post-parade, starting gate, running of the race, and until they leave the track, the horses are under the observation of either the association or official veterinarian.

- All tracks have emergency procedures in place under the supervision of the association veterinarian, who is situated near the horses on the track during races. If necessary, or out of a preponderance of caution, horses can be transported back to their barns in specially designed equine ambulances.
- The CHRB, in collaboration with The Jockey Club and the California Department of Food and Agriculture, has adopted a rule requiring the micro-chipping of all race horses in California. The microchip system will greatly enhance disease control management, allow location tracking, and provide a central database for all records associated with each individual horse.

### OTHER SAFEGUARDS

The California Horse Racing Board also works with racetrack managements on track-specific safeguards. Following the 2016 Del Mar summer season, the CHRB conducted separate meetings with jockeys, owners, trainers, veterinarians and track management in an effort to identify factors that may have contributed to racehorse fatalities. Each group expressed alarm and concern over the losses and agreed that changes needed to be made. As a result, the following measures were implemented for the 2017 race meet at Del Mar:

1. The CHRB had four Official (State) Veterinarians as well as track vets on site at Del Mar. Horses on the grounds at Del were continually scrutinized, with those deemed vulnerable to injury identified and isolated for enhanced examinations. Working with InCompass, the primary software for racing office applications, all horses entering the stable area at Del Mar or recording timed workouts at auxiliary training facilities were tracked. Immediately following the taking of entries, a report was automatically generated listing horses that:
  - Were 4-year-olds that have never started;
  - Had ever been placed on the Veterinarian's List for injury or lameness;
  - Had ever been placed on the Stewards' List for poor performance.
  - Had not started in 120 days or more.

The identified horses were subject to multiple examinations and some were subjected to diagnostic imaging when necessary to determine their fitness; and the Official Veterinarian placed unfit horses on the Veterinarian's List or otherwise recommended to the Stewards that horses deemed unfit to compete be prohibited from entering.

2. In addition to racing days, Official Veterinarians and the Safety Steward were assigned to monitor training during dark days as feasible.
3. In order to reduce congestion during training, Del Mar management:
  - Reduced stall allocations from 2,050 to 1850.
  - Implemented periods during training during which only horses performing timed workouts were permitted on the racetrack.
4. Finally, Del Mar hired a new track superintendent, Dennis Moore. Under his direction, banking into and out of the turns was completely rebuilt at a cost of nearly \$1 million. Track maintenance practices and schedules were changed to mimic those of Santa Anita, and the number of days allocated for track renovation and preparation between the close of the fair and opening of the meet was extended.

Because of the dramatic success of these measures in helping to reduce equine fatalities during the 2017 summer meet at Del Mar, the same measures were in place for the 2018 meet, and due to their effectiveness, CHRB began applying the additional safety measures at other tracks.

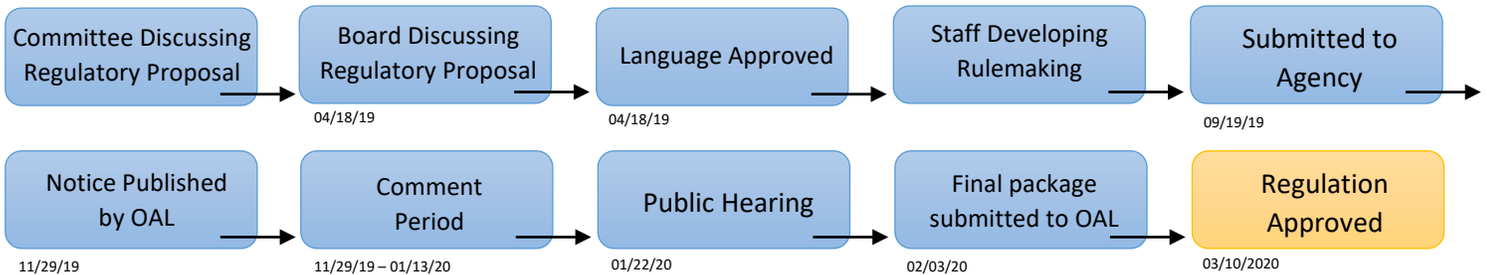
The California Horse Racing Board and/or The Stronach Group (TSG), the Legislature, and Governor Gavin Newsom took additional steps in the winter and spring of 2019 to safeguard horses:

- TSG instituted a mandatory 14-day stand down for intra-articular treatments at Santa Anita Park and Golden Gate Fields, and later other tracks implemented the same restriction as a condition of their races. Horses receiving intra-articular treatments within 14 days of the race became ineligible to race. The CHRB rule imposes a mandatory five-day stand down for intra-articular treatments. The CHRB also has a mandatory requirement for trainers to maintain those records, which are to be made available to examining veterinarians.
- As a condition of races at Santa Anita and Golden Gate, TSG essentially cut in half the amount of Lasix that can be administered to horses on race day – reducing the maximum dosage to 250 mg, rather than the previous 500 mg maximum dose.
- The CHRB suspended authorized thresholds for 11 anti-inflammatory medications at all racetracks in California. This had the effect of pushing back any administration of non-steroidal anti-inflammatory drugs (NSAIDs) to outside of 48 hours and for as long as 168 hours, depending on the NSAID. For previously authorized corticosteroids, the suspension pushed back administration time to 96 hours or longer, depending on the corticosteroid.
- The CHRB increased official veterinarian, safety steward, and investigator staffing at Santa Anita.
- TSG required a 48-hour stand down for NSAID for horses during workouts while training at Santa Anita.
- Santa Anita provided additional track veterinarians to monitor training hours.
- A new rule expands out-of-competition testing and provides the means for prosecution of offenders. The rule also requires older horses (4 years old and up) that never have raced as well as horses that have not started for one year to go through an approval process.
- TSG brought in experts to inspect and work on the main track to ensure it is racing safe following a series of storms. They re-hired former track superintendent Dennis Moore, who made significant changes to surface management.
- TSG has had PET-scan equipment installed at Santa Anita and that is aiding in the detection of microscopic problems in bones that can contribute to more serious injuries. MRI equipment is scheduled to be installed by the end of February.
- On June 12 Governor Newsom directed the CHRB to create a panel of independent veterinarians and stewards to review the medical, training and racing histories of each horse entered in a race, empowered to scratch (reject) horses deemed unfit to run.
- On June 29, Governor Newsom signed legislation (SB 469) to allow the CHRB to take immediate action on race meet licenses if horse or rider safety is determined to be at risk.

Furthermore, the CHRB is continuing to advance additional safeguards through the regulatory process. The attached pdf describes those regulatory actions and updates their status.

## Status of Pending CHRB Regulations – July 2020

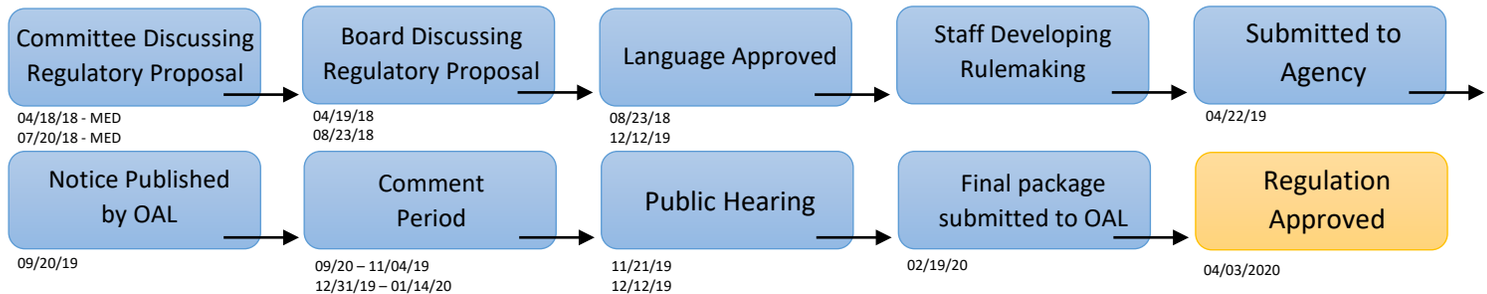
### Postmortem Examination Review



**Summary:** **Rule 1846.6.** Addition of Rule 1846.6 to require a postmortem examination review of each equine fatality within a CHRB inclosure.

**Status:** Discussed at the [April 2019 Board meeting](#). At April 2019 meeting, the Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on September 19, 2019. Agency approved the rulemaking on November 12, 2019. The rulemaking was submitted to OAL on November 14, 2019 and was noticed by OAL on [November 29, 2019](#). The comment period was open from November 29, 2019 – January 13, 2020. No comments were received. The public hearing was [January 22, 2020](#) and the final package was submitted to OAL on 02/03/2020. The package was approved by OAL on [03/10/2020](#) and became **effective on July 1, 2020**.

### Claimed Horse Health Record

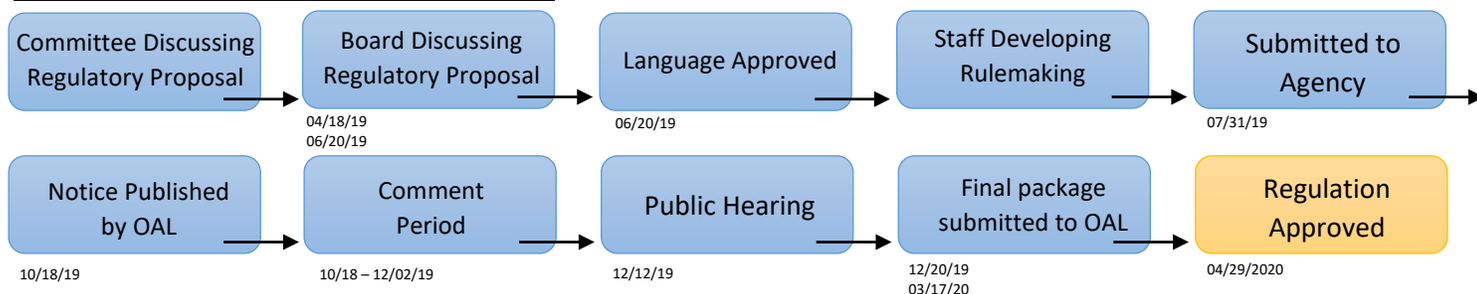


**Summary:** **Rule 1660.1.** Addition of Rule 1660.1 to require pertinent medical information from a horse claimed in a claiming race be transferred from the horse’s former attending veterinarian to the horse’s new attending vet on the Claimed Horse Health Record (CHRB-245) form.

**Status:** Discussed at the [April 2018 Med meeting](#). The text proposed at the April 2018 Med Committee will be retooled to collect specific information. [July 2018 Med committee](#) will return the amended joint injection form to the August 2018 Board meeting. [In August 2018 meeting](#), Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on April 22, 2018. On May 22, 2019 Agency returned the rulemaking package with requested amendments. The rulemaking was noticed to OAL on [September 20, 2019](#) and the 45-day comment period is open from September 20, 2019 – November 4, 2019. One comment was received during the comment period. The hearing is scheduled for [November 21, 2019](#) but due to comments received the Board requested staff to reach out to OAL to determine if the regulation can be amended to incorporate the comments via a 15-day notice and return their findings to the [December 12, 2019 meeting](#). The Board directed staff to proceed with the amendments and submit a 15-day notice to OAL. The Board noticed the amendments on [December 31, 2019](#) and the comment period will be open from December 31, 2019 – January 14, 2020. The final package was submitted to OAL on 02/19/2020. The package was approved by OAL on 04/03/2020 and became **effective on July 1, 2020**.

## Status of Pending CHRB Regulations – July 2020

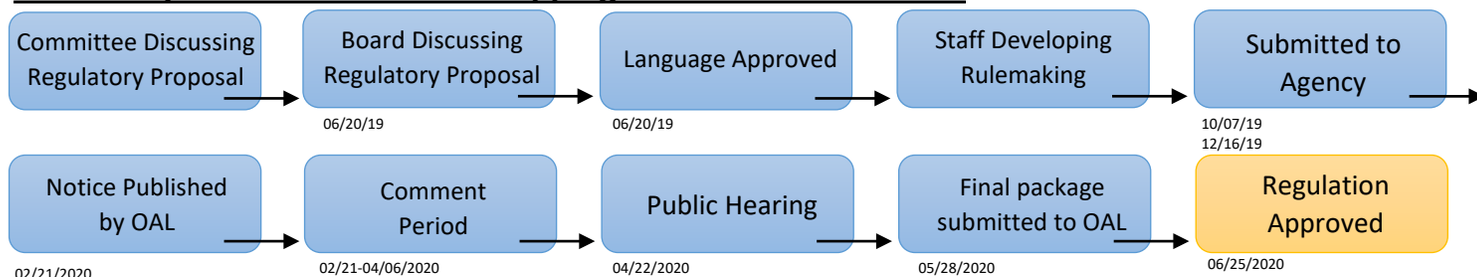
### Use of Bisphosphonates Prohibited



**Summary:** **Rule 1867.1.** Addition of Rule 1867.1 to prohibit a horse from entry into a CHRB inclosure who have been administered bisphosphonates.

**Status:** Discussed at the [April 2019 Board meeting](#). At April 2019 meeting, the Board deferred this issue to a later meeting. In June 2019 proposed rule number and name changed from Rule 1866.2, Use of Bisphosphonates Restricted (to) Rule 1867.1, Use of Bisphosphonates Prohibited. At June 2019 meeting, the Board directed staff to initiate the 45-day comment period. The rulemaking was submitted to Agency on July 31, 2019. The rulemaking was submitted to OAL on October 8, 2019 for notice on [October 18, 2019](#) and the 45-day comment period will be open from October 18 – December 2, 2019. The public hearing was [December 12, 2019](#) and no amendments were made. The final rulemaking package was submitted to OAL on 12/20/2019. Per OAL’s instructions, changes were made to the language and a 15-day Notice was sent out on [February 3, 2020](#). The Board made additional changes to the language at the February meeting and a subsequent 15-day notice was sent out on [February 26, 2020](#). The final package was re-submitted to OAL on March 17, 2020. The package was approved by OAL on 04/29/2020 and became **effective on July 1, 2020**.

### Veterinary Records for Horses Shipping into an Inclosure Race

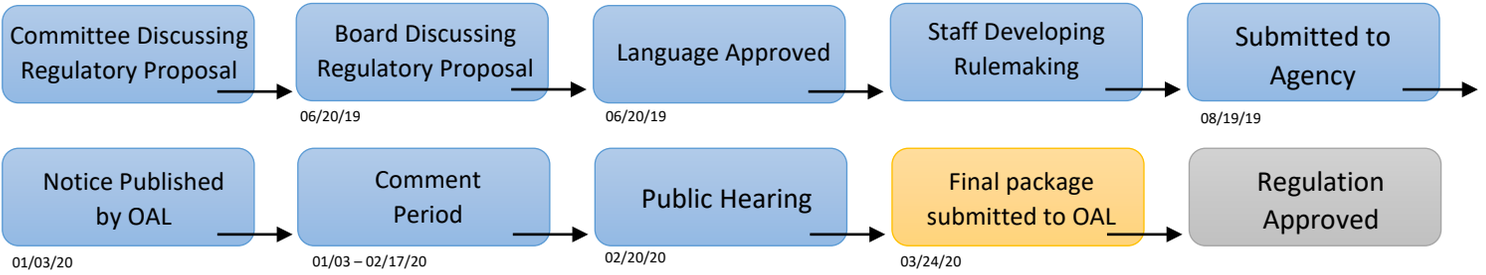


**Summary:** **Rule 1846.1.** Addition of Rule 1846.1 to require trainers to make available to the official veterinarian the previous 30-day veterinary treatment record.

**Status:** Discussed at the [June 2019 Board meeting](#). At June 2019 meeting, the Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on October 7, 2019. Revisions were received from Agency on November 12, 2019. The revisions were submitted to Agency on December 16, 2019. The rulemaking was submitted to OAL on February 11, 2020 and noticed on [February 21, 2020](#). The 45-day public comment period was open from February 21 – April 6, 2020. The hearing was scheduled for April 22, 2020. The final package was submitted to OAL on May 28, 2020. The package was approved by OAL on 06/24/2020 and **will become effective October 1, 2020**.

## Status of Pending CHRB Regulations – July 2020

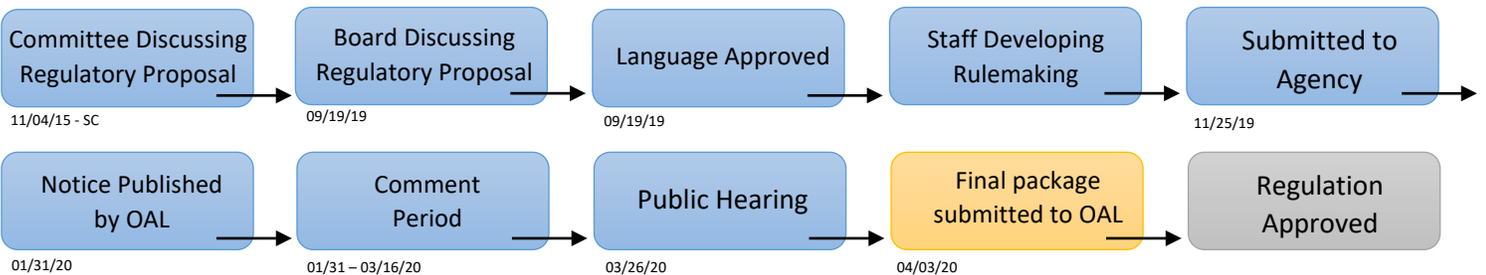
### Shockwave Therapy Restricted



**Summary:** **Rule 1866.2.** Addition of Rule 1866.2 to provide procedures for the use of Extracorporeal Shock Wave Therapy (EWST) or Radial Pulse Wave Therapy within a CHRB inclosure.

**Status:** Discussed at the [June 2019 Board meeting](#). At June 2019 meeting, the Board directed staff to initiate the 45-day comment period. The rulemaking file was sent to Agency approximately August 19<sup>th</sup>, 2019. The revisions were submitted to Agency on December 16, 2019. Agency approved the file on December 18, 2019. The rulemaking was submitted to OAL on December 20, 2019 and was noticed on [January 3, 2020](#). The 45-day public comment period was open from January 3 – February 17, 2020. No comments were received during the 45-day comment period. The public hearing was [February 20, 2020](#) and the final package was submitted to OAL on March 24, 2020. Per OAL’s instructions, changes were made to the language and a 15-day Notice was sent out on May 13, 2020 and the comment period was open from May 13-May 28, 2020. The package was returned to the Board on [June 11, 2020](#) for approval of the changes and subject to a second public hearing.

### Qualifications for License as Trainer or Assistant Trainer

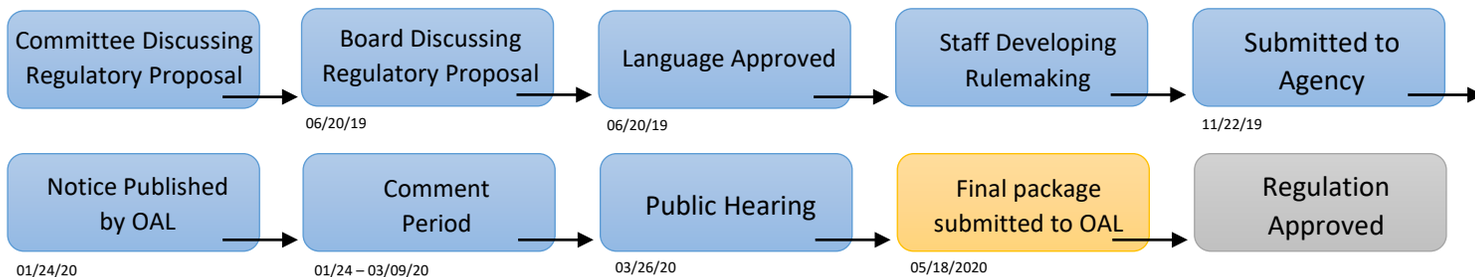


**Summary:** **Rule 1503.** Amend Rule 1503 to require that individuals hold an Assistant Trainer license in good standing for at least one year as a prerequisite for a Trainer license.

**Status:** Discussed at the November 2015 Stewards Committee (SC) meeting. Staff is drafting proposed text with input from industry stakeholders. At [September 2019 Board meeting](#), Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on November 25, 2019. The rulemaking was submitted to OAL on January 17, 2020 and was noticed on [January 31, 2020](#). The 45-day public comment period was open from January 31 – March 16, 2020. No comments were received. The public hearing was [March 26, 2020](#) and the final package was submitted to OAL on April 3, 2020. Per OAL’s instructions, changes were made to the language and a 15-day Notice was sent out on May 19, 2020 and the comment period was open from May 19 - June 3, 2020. The package was returned to the Board on [June 11, 2020](#) for approval of the changes and subject to a second public hearing.

## Status of Pending CHRB Regulations – July 2020

### Authorized Bleeder Medication

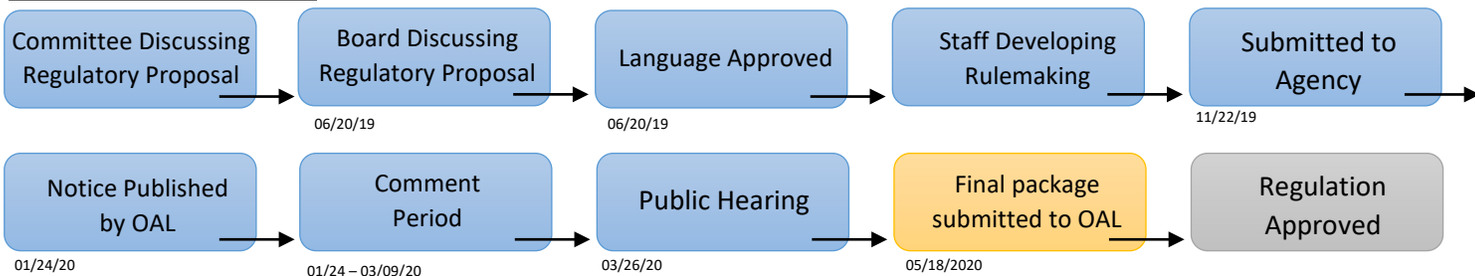


**Summary:** [Rule 1845](#). Amend Rule 1845 to change the allowable dosage of furosemide that can be administered from not less than 150 mg and not more than 500 mg to 250 mg; and to prohibit the administration of furosemide in foals born in 2018 and subsequent years.

**Status:** Discussed at the [July 2019 Board meeting](#). At July 2019 meeting, the Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on November 22, 2019. The rulemaking was submitted to OAL on January 14, 2020 and was noticed on [January 24, 2020](#). The 45-day public comment period was open from January 24 – March 9, 2020. One comment was received. At the hearing on [March 26, 2020](#), the Board directed staff to proceed with amendments and submit a 15-day notice to OAL. The Board noticed the amendments on [March 27, 2020](#) and the comment period was open from March 27 – April 11, 2020. The final package was submitted to OAL on May 18, 2020. Per OAL, a second 15-day notice was noticed to the public and the comment period was open from June 22 – July 7, 2020. The package will be returned to the Board on [July 16, 2020](#) for approval of the changes and subject to an additional public hearing.

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### Veterinarian Report

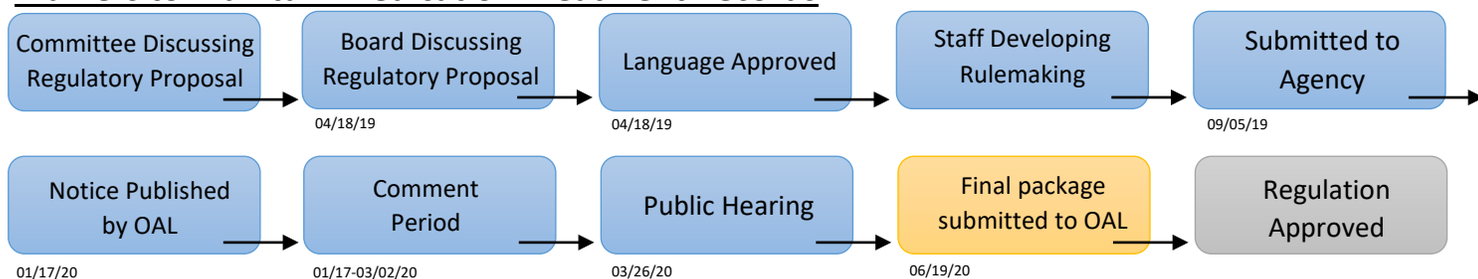


**Summary:** [Rule 1842](#). Amendment of Rule 1842 to require veterinarian reports be submitted electronically.

**Status:** Discussed at the [June 2019 Board meeting](#). At June 2019 meeting, Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on November 22, 2019. The rulemaking was submitted to OAL on January 14, 2020 and was noticed on [January 24, 2020](#). The 45-day public comment period was open from January 24 – March 9, 2020. One comment was received. The public hearing was [March 26, 2020](#). The final package was submitted to OAL on May 18, 2020. Per OAL recommendations, a 15-day notice was noticed to the public and the comment period will be open from July 14 - July 29, 2020. The package will be returned to the Board on August 20, 2020 for approval of the changes and subject to a second public hearing.

## Status of Pending CHRB Regulations – July 2020

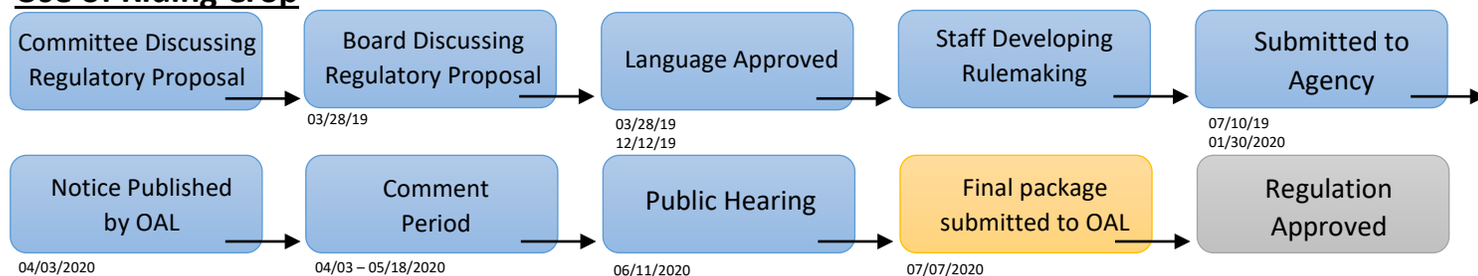
### Trainers to Maintain Medication Treatment Records



**Summary:** **Rule 1842.5.** Addition of Rule 1842.5 to require trainers to record all treatments given to a horse, including veterinary procedures performed and all medications administered – such records shall be available for inspection by CHRB representatives.

**Status:** Discussed at the [April 2019 Board meeting](#). At April 2019 meeting, Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency on September 5, 2019. Revisions were received from Agency on October 24, 2019. The rulemaking was submitted to OAL on January 3, 2020 and was noticed on [January 17, 2020](#). The 45-day public comment period was open from January 17 – March 2, 2020. No comments were received. The public hearing was [March 26, 2020](#). The final package was submitted to OAL on June 19, 2020.

### Use of Riding Crop

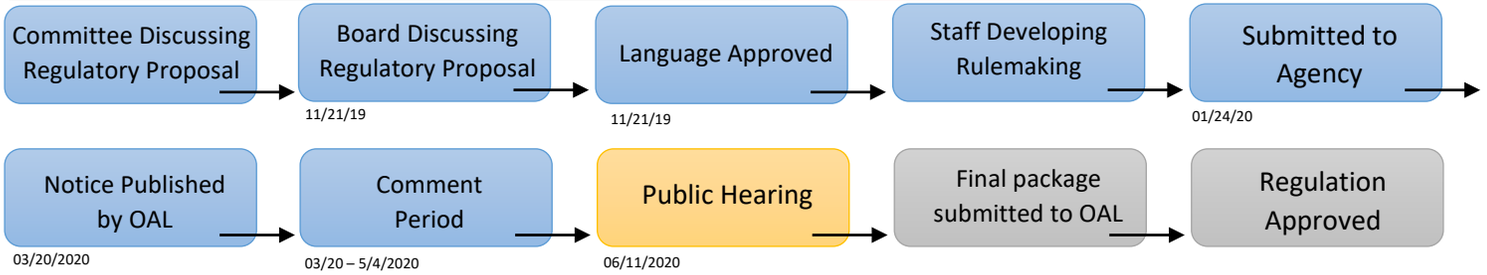


**Summary:** **Rule 1688.** Amend Rule 1688 to regulate the use of the riding crop to protect the safety of the horse and rider.

**Status:** Discussed at the [March 2019 Board meeting](#). At March 2019 meeting, the Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on July 10, 2019. Following questions and concerns from Agency, this regulation was returned to the Board at the [November 21, 2019](#) meeting for further revisions, but due to the request of the Board, was postponed until [December 12, 2019](#) where the Board directed staff to initiate the 45-day comment period. The revisions were submitted to Agency on 01/30/2020. The rulemaking was submitted to OAL on March 24, 2020 and noticed on [April 3, 2020](#). The 45-day public comment period was open from April 3 – May 18, 2020. The hearing was held [June 11, 2020](#). The final package was submitted to OAL on July 7, 2020.

## Status of Pending CHRB Regulations – July 2020

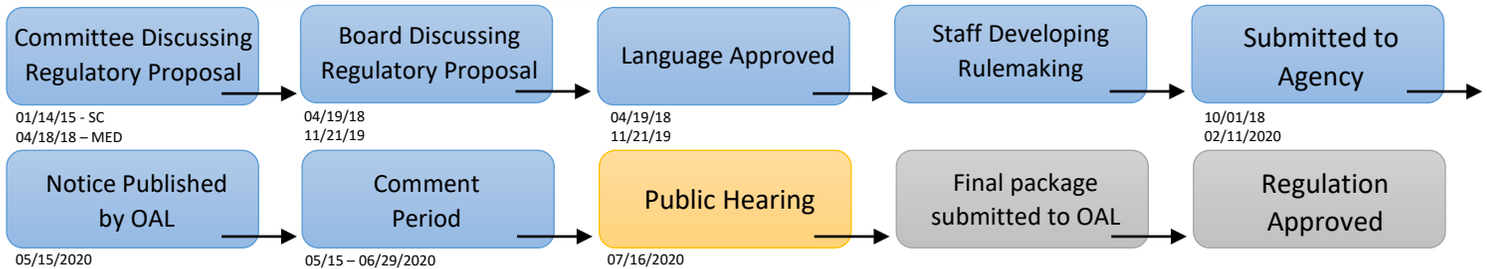
### Suspension of License to Conduct a Race Meeting *[Complete Rulemaking]*



**Summary:** **Rule 1435** – This is the complete rulemaking which will make permanent the emergency regulation which became effective August 29, 2019. Add Rule 1435, Suspension of License to Conduct a Race Meeting, pursuant to Senate Bill (SB) 469, which requires the Board to adopt emergency regulations to implement Business and Professions Code (BPC) [section 19481.7](#). Establishing procedures upon which the Board may, upon petition, issue an order immediately suspending a license to conduct a race meeting or imposing restrictions.

**Status:** Discussed at [November 2019 Board meeting](#). November 2019 Board directed staff to initiate the 5-day comment period. The rulemaking was submitted to Agency on January 24, 2020. The rulemaking was submitted to OAL on March 10, 2020 and noticed on [March 20, 2020](#). The 45-day public comment period was open from March 20 – May 4, 2020. The hearing was held on [June 11, 2020](#).

### Continuing Education for Trainers and Assistant Trainers

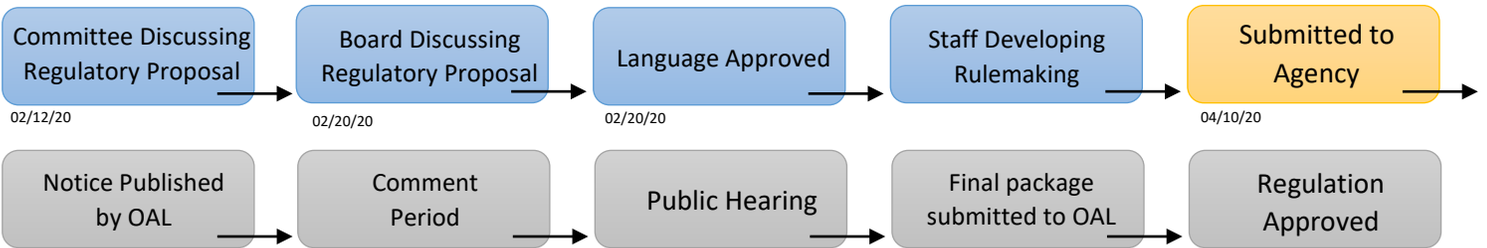


**Summary:** **Rule 1503.5**. Add Rule 1503.5 to require continuing education as a condition of renewal of license for trainer and Assistant Trainer - requiring the completion of at least 12 hours of approved continuing education coursework during the preceding 36-month period.

**Status:** Discussed at the [April 2018 Med Meeting](#). At [April 2018 Board meeting](#), Board directed staff to initiate the 45-day comment period. The rulemaking package was submitted to Agency for review on October 1, 2018. February 6, 2019 contacted Philip to check on status and regulation is on his desk. Regulation was returned February 28, 2019 from Agency with recommended changes. This regulation was returned to the Board at the [November 21, 2019](#) meeting for further revisions and the Board directed staff to initiate the 45-day comment period. The package was resubmitted to Agency on 02/11/2020. The rulemaking was submitted to OAL on May 5, 2020 and noticed on [May 15, 2020](#). The 45-day public comment period was open from May 15 – June 29, 2020. The hearing is scheduled for [July 16, 2020](#).

## Status of Pending CHRB Regulations – July 2020

### Worker's Compensation Insurance Required; Program Trainer Prohibited

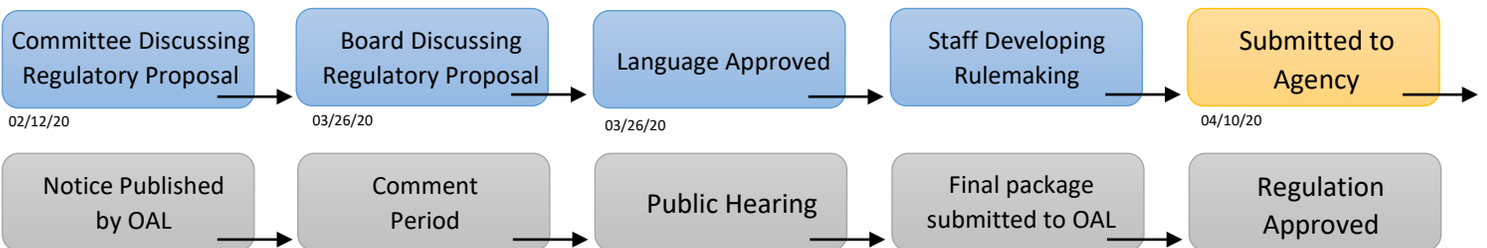


**Summary:** [Rule 1501](#) and [Rule 1502](#). Amend Rules 1501 and 1502 to clarify that program training is prohibited.

**Status:** The Medication, Welfare, and Safety Committee discussed this at the [February 12, 2020 committee meeting](#) where they approved the language for February 2020 Board meeting. The Board discussed this at the [February 20, 2020 meeting](#) and directed staff to initiate the 45-day public comment period. The package was resubmitted to Agency on 04/10/2020.

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### Medication Penalty Guidelines

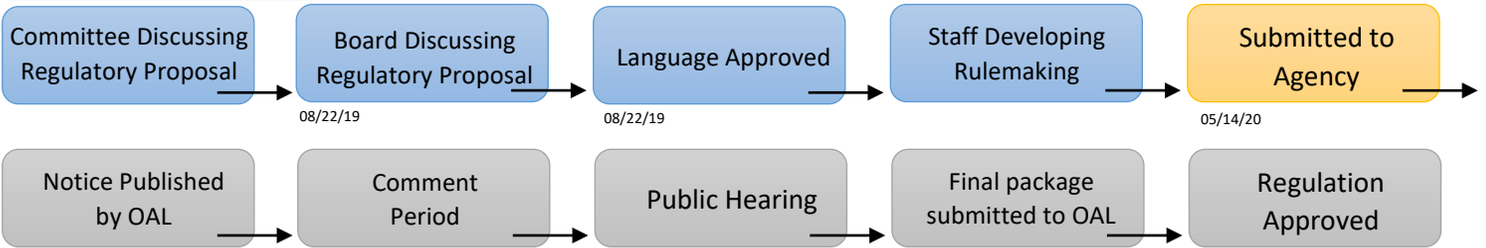


**Summary:** [Rule 1843.3](#). Amend Rule 1843.3 to better clarify the penalties of veterinarians and the use of shock wave therapy.

**Status:** Discussed at the [February 2020](#) Medication, Safety, and Welfare Committee meeting. At the [March 26, 2020 meeting](#), the Board directed staff to initiate the 45-day public comment period. The package was resubmitted to Agency on 04/10/2020.

## Status of Pending CHRB Regulations – July 2020

### Horse Ineligible to Start in a Race



**Summary:** [Rule 1588](#). Amend Rule 1588 to deny eligibility to any horse that has not been in the care of a CHRB licensed trainer for at least seven consecutive days.

**Status:** Discussed at [August 2019 Board meeting](#). At August 2019 meeting, the Board directed staff to initiate the 45-day public comment period. The package was submitted to Agency on 05/14/2020.

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### Duties of the Official Veterinarian; Duties of the Racing Veterinarian

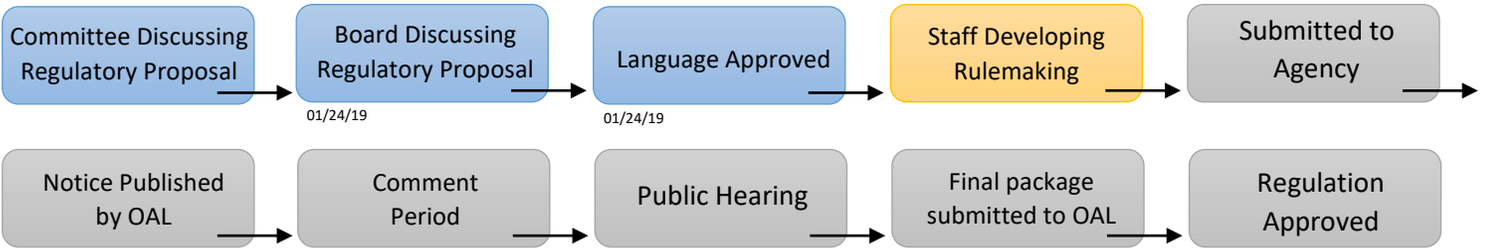


**Summary:** [Rule 1560](#) and [Rule 1561](#). Amend Rules 1560 and 1561, to stipulate that the racing veterinarian is under the direct supervision of the Official Veterinarian.

**Status:** Discussed at the March 26 and April 22 regular Board Meeting. At the [April 22, 2020 meeting](#), the Board directed staff to initiate the 45-day public comment period. The package was submitted to Agency on 05/14/2020.

## Status of Pending CHRB Regulations – July 2020

### Physical Examination; Application for License to Conduct a Horse Racing Meeting



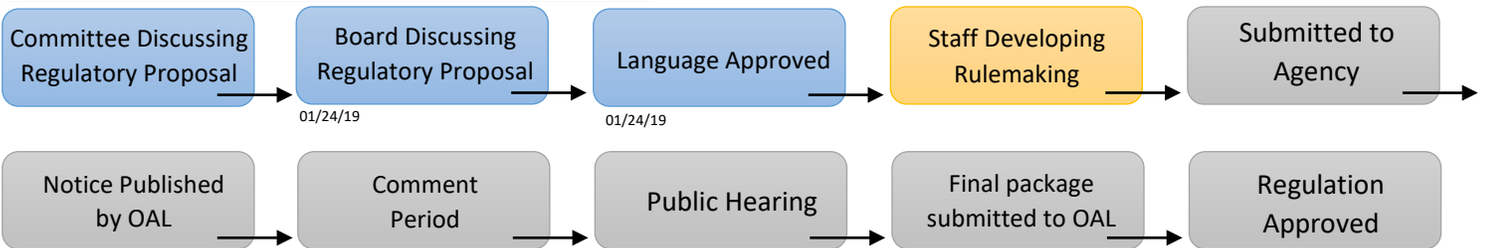
**Summary:** [Rule 1498](#) and [1433](#). Amend Rule 1498 to provide that stewards shall prohibit any rider thrown from a horse within the inclosure of a CHRB licensed facility from riding until cleared in writing by a physician certified [by XYZ] to evaluate traumatic injury, including concussions.

Amendment Rule 1433 race meet application forms CHRB-17 and CHRB-18 to collect concussion protocol information.

**Status:** Discussed at [January 2019 Board meeting](#). At January 2019 meeting, Board directed staff to initiate the 45-day comment period.

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### Penalty for Possession of Electrical Device

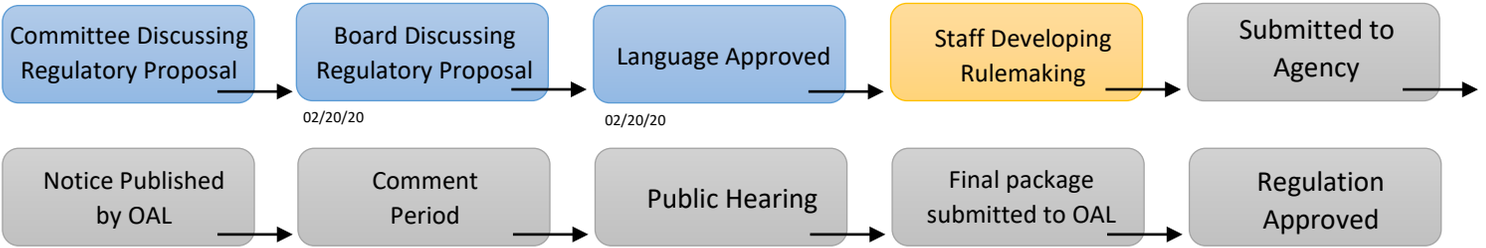


**Summary:** [Rule 1891.1](#). Amend Rule 1891.1 to require that a complaint against a licensee for violation of, or conspiring to violate, Rule 1890(c) shall be referred to the Stewards for hearing and adjudication.

**Status:** Discussed at [January 2019 Board meeting](#). At January 2019 meeting, the Board directed staff to initiate the 45-day public comment period.

## Status of Pending CHRB Regulations – July 2020

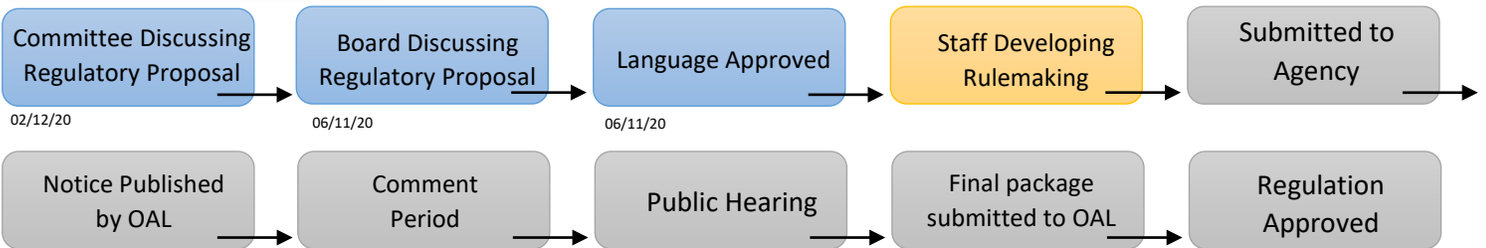
### Requirements to Establish an ADW Account



**Summary:** [Rule 2071](#) and [2072](#). Amend Rules to modify the ADW application and set minimum standards for ADW Account Verification.

**Status:** The Board discussed this at the [February 20, 2020 meeting](#) and directed staff to initiate the 45-day public comment period.

### Equipment Requirement

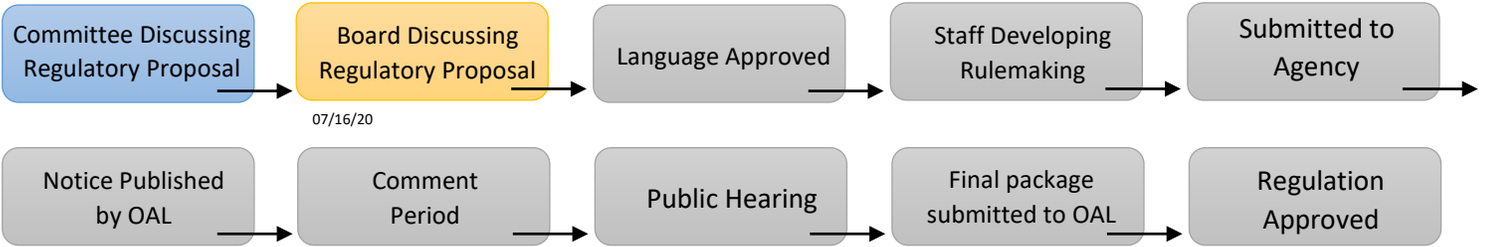


**Summary:** [Rule 1685](#). Amend Rule 1685 to modify riding crop specifications.

**Status:** The Board discussed this at the [January 22, 2020 meeting](#) and decided to table the discussion to the [February 2020](#) Medication, Safety, and Welfare Committee meeting. The committee approved the language for the February 2020 Board meeting. The Board discussed this at the [June 11, 2020 meeting](#) and directed staff to initiate the 45-day public comment period.

## Status of Pending CHRB Regulations – July 2020

### Penalties for Medication Violations and Multiple Medication Violations (MMV)

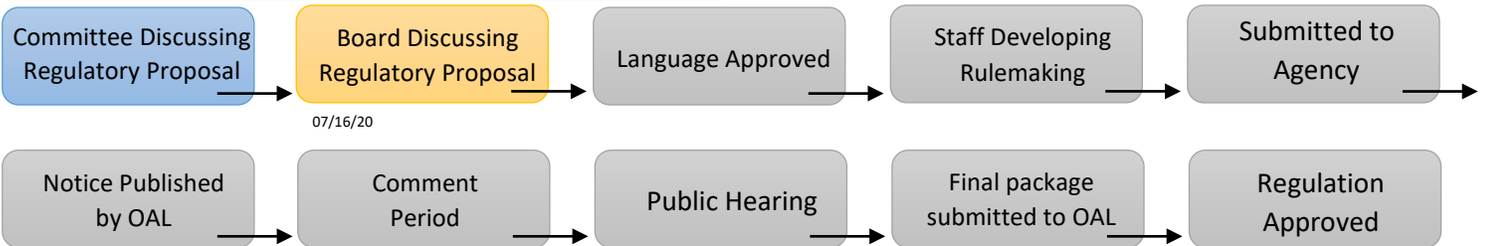


**Summary:** **Rule 1843.3 and Rule 1843.4.** Amend Rule 1843.3 and Add Rule 1843.4 to incorporate multiple medication violations (MMV) penalties.

**Status:** To be discussed at the July 16, 2020 Board meeting.

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### 30-Day Stand Down on Fetlock Joint Injections



**Summary:** **Rule 1588 and 1866.3.** Amend 1588 and add 1866.3 to stipulate that a horse receiving a cortisone injection in a fetlock joint is unable to complete a race 30 days prior to the start of the race or 10 days before a timed workout.

**Status:** To be discussed at the July 16, 2020 Board meeting.