

## **RECORD OF PROCEEDINGS**

The regularly scheduled meeting of the Colorado Racing Commission was held on Tuesday, February 12, 2019 in the Red Rocks Conference Room Suite 300 at 1707 Cole Blvd Lakewood, Colorado 80401. Chairwoman Inmann called the meeting to order at 9:34 AM.

### Members Present

Pam Inmann, Chairwoman  
Tina Estes (by phone), Vice-Chairwoman  
Sandra Bowen, Member  
David Lynn Hoffman, Member  
Lori Scott DVM, Member

### Staff Present

Cory Amend, Senior Director of Enforcement Division  
Daniel Hartman, Director of Division of Racing Events  
Ed Kulp, Agent in Charge  
Greg Lamb, Division Auditor  
Zach Ceriani, Legal Assistant  
Bradford Jones, Assistant Attorney General representing the Division of Racing Events  
Suzanne Karrer, Communications Manager  
Kathleen Apodaca, Licensing Supervisor  
Debbie Allen, Business Analyst  
Breanne Rodlin, Assistant to Division Director

### Also Present

An attendance sheet is attached hereto and made a part of these minutes.

### Approval of Minutes of October 9, 2018

After establishing that a quorum of Commission members was present, a motion was made by Commissioner Hoffman, Seconded by Commissioner Scott and unanimously carried to approve the minutes of October 9, 2018.

### Scheduled Rule-Making Hearing

Pursuant to the published Notice of Rule-Making Hearing issued on and dated January 10, 2019, Chairwoman Inmann convened the scheduled Rule-Making hearing at 9:40 a.m. Mr. Bradford Jones, Assistant Attorney General serving on behalf of the Colorado Racing Commission and the Division of Racing Events, as well as Mr. Dan Hartman, Director of the Division of Racing Events, provided guidance and advice to the commission during the Rule-Making Hearing.

As a preliminary matter, Commissioner Inmann provided instructions in relation to the conduct of the Rule-Making Hearing based upon guidance from Assistant Attorney

General, Bradford Jones. Commissioner Inmann advised that in order to streamline the Rule-Making Hearing process, the Commission would address each rule separately and, if it desired to adopt the rule either as proposed or with additional amendments, it could collect in an “adoption group” and move its intention to adopt the rule after consideration had been given to all rule proposals. Notice was taken that, in the event that an action on any rule(s) was/were held in abeyance and the Rule-Making Hearing was continued until the Commission’s next meeting, the Commission could defer taking final action to adopt the rules until that time.

Mr. Dan Hartman, Director of the Division of Racing Events, explained that in accordance with the Governor’s directive to all State agencies, the Division had reviewed its rules and processes in order to determine whether certain rules had become outdated and/or no longer conformed to existing practices. He noted that, pursuant to Executive Order #2, each State agency was charged by the Governor with the responsibility for evaluating 20% of its rules on an annual basis for the aforementioned purpose. He stated that a rule review workshop open to all interested parties had been conducted to allow industry participation in the initial phase of the rule consideration process and that rule proposals and recommendations had been solicited and accepted from industry representatives for presentation during this Hearing. Further, he informed the Commission and attendees that the Division of Racing Events had complied with all preliminary rule-filing requirements, including submission of all rule proposals to the Office of the Secretary of State and the Department of Regulatory Agencies and Publication of the Notice of Rule-Making Hearing in the Colorado Registry whereupon he presented the packet of rules for Commission review. Mr. Hartman apprised attendees that copies of the rules had been made available in print form at the meeting and electronically on the Division’s website. Additionally, he stated that certain rule proposals endorsed by the Association of Racing Commissioners International Model Rules Committee had been included for consideration at this time.

Acknowledgement was then made by both the Commission and the Division that an annual review of its entire rulebook is undertaken in order to 1) ensure that its existing rules meet all statutory requirements; 2) determine whether the rules presently in effect accord with current industry practices; 3) correct any errors or deficiencies in the rules; and 4) consider new rule proposals as well as proposals to amend or repeal certain rules. Mr. Hartman explained that any published rule proposal brought forward for consideration may be modified during this Rule-Making Hearing.

During the course of this Rule-Making Hearing, the Commission entertained views and opinions from industry representatives and other interested parties. All attendees were afforded an opportunity to present arguments for and against adoption of each rule under consideration.

Chairwoman Inmann inquired whether the Commission desired to combine its review of the rules in question or address them separately. Mr. Hartman advised to adhere to past years rulings and address each rule separately. Mr. Bradford Jones, Assistant Attorney General, then confirmed that each rule could be reviewed individually and then

adopted as a whole after moving to accept rules from the rule adoption group after hearing/discussing each rule individually. Commissioner Inmann explained that Mr. Hartman would give a brief explanation of each rule change proposal and/or amendment and then the floor would be opened for discussion amongst the public as well as the commission.

Thereupon, Mr. Hartman presented each of the following rules for individual consideration:

- Consideration of Proposed New Rule 3.601: Mr. Hartman advised that the purpose for proposing to implement this rule was to improve the health and wellbeing of Jockeys while participating in Colorado horse racing events. This rule was implemented by the ARCI after being introduced by the Jockey's Guild to put into place a baseline standard and protocol procedure for identifying/treating/clearing concussions in Jockeys. During the discussion, Commissioner David Lynn Hoffman commented asking what precedent sets a baseline for concussion cases. Mr. Hartman and Commissioner Scott responded that physicians have a protocol based on research from professional sports that sets procedures for evaluation and treatment of concussions, as well as sets a timeline for the jockey/athlete to return back to competition. A motion was made by Commissioner Hoffman, seconded by Commissioner Scott, and unanimously carried to approve the intention to adopt proposed new rule 3.601 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.
- Consideration of Proposed New Rule 4.713: Mr. Hartman explained that the purpose for implementing this new rule would be to conform to the Jockey Club's digital records transition process. He stated that beginning with the foal crop of 2018, the American Jockey Club mandated insertion of digital microchips into all Thoroughbred foals. The digital microchip number matches the registration number placed on the registration paper of the animal. Said registration papers would be computerized, equipped with not only digital identification numbers but also with digital photographs of each specified horse. Mr. Hartman affirmed that this policy was implemented as an ARCI model rule and was additionally allowing the American Jockey Club to transition to a paperless system, conforming to the digital age. No comments were made and no objections were raised to proposed new rule 4.713. A motion was thereupon made by Commissioner Hoffman, seconded by Commissioner Bowen, and unanimously carried to approve the intention to adopt proposed new rule 4.713 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.
- Consideration of Proposed New Rule 5.314: Mr. Hartman identified that the purpose for proposing new rule 5.314 was to integrate a policy generated by discussions with the American Quarter Horse Association and ARCI, prohibiting

concurrent use (stacking) of medications or unauthorized substances bearing similar pharmacological properties and/or physiological effects—namely Clenbuterol and Albuterol. These unauthorized substances may be found in either blood or urine and if found shall be deemed to have similar properties or effects, they would be classified under the same subsection of rule 5.300.

Mr. Hartman concluded that overall, this rule would aid in the elimination of medication “masking” within drug tests. This rule would also exclude the combination or stacking of Non-Steroidal Anti-Inflammatory Drugs. Commissioner Inmann began discussion by asking how detection of multiple, same-acting drugs was determined. Mr. Hartman replied by confirming that the laboratory scientists notify the association of drug compounding and the laboratory would also classify the penalty of the infraction. Following discussion, a motion was thereupon made by Commissioner Hoffman, seconded by Commissioner Scott, and unanimously carried to approve the intention to adopt proposed new rule 5.314 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.

- Consideration of Proposed Modification of Rule 6.114: Mr. Hartman described that in 2017, Legislative Senate Bill 118-182 passed an amendment to the Racing Division’s source market fee guidelines. He explained that the Division was reaching the threshold dollar amount of source market fees where money kept was only enough to meet appropriation. New legislation states that excess funds are automatically placed into the Horse Purse Trust Account. Mr. Hartman stated that this new legislation would also allow the Association (Racing Division/ Arapahoe Park) to request that money also be used for capital improvements. Mr. Hartman stated that the proposed new rule will put into place a process and/or procedure in which the director must go through to allocate funds to capital improvements. He also suggested that the new rule be accepted with the amended sentence “All requests shall contain (*begin amendment*) a **statement that the Horseman’s Association has been consulted and has approved of the release of funds to the Racing Association** (*end amendment*), a brief statement of the issue for which the funds are requested, and shall be accompanied by documentation evidencing the cost incurred for resolving the issue or proposed cost of the improvement.”

Following Mr. Hartman’s description and suggestions, Commissioner Inmann opened the floor for discussion. An individual from the public asked for a definition of the identified Association. Mr. Hartman responded that the Association refers to the licensed racetrack which owns the Horse Purse Trust Account. Assistant Attorney General, Bradford Jones, explained that if the source fees are not requested by the racetrack or racing Director for capital improvement, then excess funds stay in the Horse Trust Purse Account based on language of the new legislative statute. Following a question asking if the Horseman’s Association may allocate funds on their own accord to racetrack, Shannon Rushton addressed that the excess source market funds may be

immediately and directly applied to capital improvements when there are events such as emergency situations—including inclement weather—or when facilities need immediate fixes for the betterment of the meet for horsemen. He explained that these events are the reason for the amended language requiring approval from the Horseman’s Association upon fund requests of the Director and Association (Racetrack). After discussion from Commissioners as well as the public, a motion was thereupon made by Commissioner Hoffman, Seconded by Commissioner Bowen, and unanimously carried to approve the intention to adopt proposed modified rule 6.114 of the Colorado Racing Commission Rules as presented with suggested amendments and to move it into the adoption group.

- Consideration of Proposed New Rule 11.110: Mr. Hartman stated that proposed new rule 11.110 would put into place a protocol for diagnosing, treating, and clearing concussions of jockeys at Arapahoe Park by working Emergency Medical Technicians and other hired medical professionals on the racetrack. Through deliberations with the ARCI and the Jockey’s Guild at the November 2018 rule-making workshop, it was decided that the proposed concussion protocol would apply to all participants in contact with horses while at Arapahoe Park. Mr. Hartman explained that the assessment protocol shall include the most current Sport Concussion Assessment Tool Examination, when necessary, and be performed by a medical professional authorized in that jurisdiction to perform such evaluations. He stated that there would be a concussion protocol baseline to be established used as a comparative tool for the diagnosis and return-to-ride/work procedures. These procedures would educate other racetrack participants and staff to look out for the safety of all riders and other horse-involved participants.

Discussion was then opened by Commissioner Inmann where she asked how these protocols and procedures would be enforced and who would enforce them. Mr. Hartman responded that EMT’s during the Races and medical professionals during work and exercise times would enforce these procedures. Commissioner Hoffman then asked if the language stating “all persons” pertained to pony riders, exercise riders, and trainers—to which Mr. Hartman confirmed with a yes answer. Following discussion, a motion was thereupon made by Commissioner Bowen, seconded by Commissioner Hoffman, and unanimously carried to approve the intention to adopt proposed new rule 11.110 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.

- Consideration of Proposed Modification of Rule 11.404: Mr. Hartman identified that this rule needed updated, as it was written to apply to landline phone booths that required shut-down after post of the first race, as to prohibit race information from being transmitted unlawfully via telephone. He explained that the rule is still necessary; however, it should be updated to strike the sentence “Associations may allow telephones in their respective racetrack or simulcast

facilities during their meet for the benefit of the public and press for transacting ordinary business during a race program.” Commissioner Inmann commented that this rule would be hard to enforce. Mr. Hartman replied informing the Commission that if federal investigations caught phone transmissions during the racing program or if staff identified individuals participating in phone activity while at simulcasting tables, then the rule would be heavily enforced. Following discussion, a motion was thereupon made by Commissioner Bowen, seconded by Commissioner Hoffman, and unanimously carried to approve the intention to adopt proposed modified rule 11.404 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.

- Consideration of Proposed New Rule 11.465: Mr. Hartman explained that an early warning detection system protocol for racetracks was passed as an ARCI national model rule in November 2018 and was forwarded by the Jockey’s Guild in an effort to keep athletes safer. He indicated that the proposed new rule 11.465 would be effective during lightning or other inclement weather to which spectators and/or participants could be injured or in danger. Mr. Hartman described that an emergency alert system would be constructed to notify stewards to cancel/pause a race after lightning is detected within an 8 mile radius of the racetrack which shall remain in effect until a minimum of 30 minutes has passed since the last strike is observed within that 8 mile radius. He also stated that there would be a person designated to the emergency alert position who shall be responsible for monitoring the system and who shall notify the stewards if conditions exist that warrant delay or cancellation of a performance. This designated individual would also be tasked with issuing an emergency warning to notify the public of threatening weather conditions.

There was a brief discussion about public safety at the track during such inclement weather conditions as tornadoes. Following discussion, a motion was made by Commissioner Bowen, seconded by Commissioner Scott, and unanimously carried to approve the intention to adopt proposed new rule 11.465 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.

- Consideration of Proposed New Rule 12.127: Mr. Hartman explained that proposed new rule 12.127 developed after patrons filed an official complaint claiming that after betting at designated Off-Track Betting (OTBs) facilities, they were then sent to a different location to cash betting tickets, causing major inconvenience. He stated that the proposed new rule aimed to direct OTBs to have minimum cash reserves defined as “adequate resources” which is 50% of daily average wagering handle or \$5,000, whichever is greater. He suggested that the proposed new rule would ensure business are able to accommodate customers by having adequate monetary resources on hand to pay all tickets as well as give the option of issuing a check if the winning ticket exceeds a certain value. No comments were offered and no objections were raised to allowing the

subject rule to be moved into the adoption group. A motion was thereupon made by Commissioner Scott, seconded by Commissioner Hoffman, and unanimously carried to approve the intention to adopt proposed new rule 12.127 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.

- Consideration of Proposed Modification of Rule 12.178: Mr. Hartman stated that the modification of proposed rule 12.178 was to adhere to the new piece of legislation which changed deadlines for cash out vouchers from a non-existent limit, to requiring ticket cash-out within one year of receipt. He explained that due to the new law, any voucher over 1 year old that had not been cashed, reverted back to association [Racetrack] that issued them. No comments were made and no objections were raised to proposed modification of Rule 12.178. A motion was thereupon made by Commissioner Scott, seconded by Commissioner Bowen, and unanimously carried to approve the intention to adopt proposed modified rule 12.178 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.
- Consideration of Proposed Modification of Rule 12.400: Mr. Hartman referred to the proposed modification of Rule 12.400 as a “clean-up rule.” He explained that in the past, simulcasting facilities required participants to complete and return a large contract. He stated that as of now, facilities only require participants to complete and return a single sheet of paper. The required document would request the place of simulcast betting, the date the contract was read, and the date the contract was signed in order to ensure that the division auditor may track all incoming and outgoing funds. No comments were made and no objections were raised to proposed modification of Rule 12.400. A motion was thereupon made by Commissioner Scott, seconded by Commissioner Hoffman, and unanimously carried to approve the intention to adopt proposed modified rule 12.400 of the Colorado Racing Commission Rules as presented and to move it into the adoption group.

There being no further rules to consider, a motion was made by Commissioner Bowen, seconded by Commissioner Hoffman, and unanimously carried to consider to adopt all proposed modifications of rules: 6.114, 11.404, 12.178, 12.400 and to consider to adopt all proposed new rules: 3.601, 4.713, 5.314, 11.110, 11.465, 12.127. A copy of the rules will be attached to and made apart of the March 12, 2019 Minutes.

There being no further rules to consider, a motion was made by Commissioner Bowen, seconded by Commissioner Hoffman, and unanimously carried to close the rule making hearing. Notice was taken that the Commission would convene a new Rule-Making Hearing at the March 12, 2019 meeting of the Colorado Racing Commission at which time the Commission will consider and discuss Proposed Modified Rule 5.441.

Following the acceptance of the aforementioned proposed modified and new rules and the motion to accept continuance of the Rule-Making Hearing, Mr. Hartman invited meeting attendees to call-in for the Colorado Horseman's Association (CHA) meeting to be held at 2 p.m. that day of February 12, 2019 where the callers and CHA board members would discuss the revision of Proposed Rule 5.441. The Rule-Making hearing was concluded at 10:50 a.m.

#### Acknowledgement of Property Acquisition by Twin Rivers Holdings- Bruce Seymore

A representative from Twin Rivers Holdings, Inc was invited to take the floor, by Commission Chairwoman Inmann, to discuss property acquisitions in Colorado, Rhode Island, Tennessee, and Delaware that have the potential to positively impact Colorado Horse Racing.

#### Recess

At 10:55 a.m. Chairwoman Inmann accepted Director Mr. Dan Hartman's request for a brief recess.

#### Reconvening of Regular Commission Meeting

At 11:02 a.m. Chairwoman Inmann reconvened the regular Commission meeting.

#### Presentation Regarding Distribution of Owners/Breeders Awards and Supplemental Purse Fund Monies for Calendar Year 2018—Greg Lamb

Mr. Greg Lamb, Auditor for the Division of Racing Events, presented a final accounting of the Owners/Breeders Awards and Supplemental Purse Fund monies for distribution to the various breed organizations for calendar year 2018. Mr. Lamb apprised the commission that, pursuant to the Racing Statute, no breed organization may receive more than eighty percent (80%) of the total accrual of fund monies. Mr. Lamb advised the Commission that, since the Thoroughbred accrual exceeded the 80% allowable distribution limit, it had been necessary to modify the percentage to be distributed to the Thoroughbred organization to comply with the statutory mandate. Additionally, he stated that no funds had been accrued in 2018 for distribution to the Appaloosa or Paint Horse breed organizations and, further, that there is no active Harness racing organization in Colorado for receipt of funds or any existing organization to which funds derived from Mule racing could be disbursed.

Mr. Lamb advised that the Owners and Breeders Awards and Supplemental Purse Fund accruals are calculated in the following manner: 1) by using the current year's percentages from wagering on live races applied to the funds accumulated from all wagering on live and simulcast races during the year (specified in rule #9.316); 2) by using the prior year's percentages from wagering on all live and simulcast races during that year

applied to the uncashed simulcast ticket proceeds from that same prior year (specified in rule #9.318) (for calendar year 2018, these uncashed tickets in the total of \$244,995.49 are from the 2018 live and simulcast meet held by Arapahoe Park); and 3) by using the applicable live and simulcast wagering percentages for any association's uncashed ticket proceeds from the prior year's live racing meet (specified in Rule #9.318) (for calendar year 2018, these uncashed tickets in the amount of \$220,124.79 are from the uncashed simulcast 2017 race meet held at Arapahoe Park and the uncashed tickets in the amount of \$24,870.79 are from the 2017 Arapahoe Park live meet). He noted that in the event that a three-year period elapses during which no distribution is made to a given breed, that breed's fund accrual may be applied to purses by the racing association.

Mr. Lamb reported that: 1) the total earnings from wagering in 2018 amounted to \$891,016.95; 2) and that the total earned from 2017 uncashed tickets on both live and simulcast races was \$244,995.49; 3) that the interest earned in 2018 was \$1,376.45 after subtracting the bank fee of \$4,235.00, resulting in a total Owners'/Breeders' Awards and Supplemental Purse Fund accrual for 2018 of \$1,133,153.89.

Mr. Lamb observed that the difference between the total amount of the accrual and the total amount to be distributed/retained in escrow (\$986,353.89) reflects the \$146,800 advance granted by the Commission in May 2018 for release to the Colorado Thoroughbred Breeders Association in July 2018.

Mr. Lamb read into the record the following individual totals to be disbursed to each breed organization:

Colorado Thoroughbred Breeders Association	\$759,723.11
Rocky Mountain Quarter Horse Association	\$190,731.21
Colorado Owners and Breeders of Racing Arabians	\$24.50
Rocky Mountain Paint Racing Club	\$00.00
Colorado Appaloosa Racing Association	\$00.00
Mule Award	\$00.00

The Commission took notice that a balance of \$35,875.07 remains from the escrowed harness purse monies. Notice was taken that, in 2009, distribution of \$172,000 was made by Arapahoe Park pursuant to 12-60-705(5) of the Colorado Revised Statutes relating to the escrowed harness purse funds. Notice was also taken that in 2008, 2009, 2010, 2014, 2015, and 2016 but not in 2011, 2012, 2013, 2017, or 2018 Arapahoe Park accepted Mule races from California. In 2008, an escrow account was established for that breed until such time as a Mule Breed organization in Colorado is recognized by the Commission to receive those funds. Such recognition would also be subject to notification that such an organization has by-laws in effect for the purpose of distributing funds.

Mr. Lamb recommended that the Commission accept the subject report and authorize the Division to distribute to each specified breed organization their reported Awards and Supplemental Purse Fund monies for distribution to the various breed organizations for calendar year 2018, a motion was made by Commissioner Hoffman,

seconded by Commissioner Bowen, and unanimously carried to adopt the recommendations made by Mr. Lamb and to grant approval to the Division to release the fund monies specified in today's agenda packet and request issuance of State warrants for disbursement of the reported fund accruals pursuant to statute.

Scheduled Hearings in the matter of Licensed Trainer Jose Moreno and in the matter of Licensed Owner/Trainer Manuel Almanza

Chairwoman Inmann advised the Commission that Director Mr. Dan Hartman would discuss the continuance of the previously scheduled hearings to the March and/or April Commission meetings. Mr. Hartman explained that both veterinarians, who were required to testify, were both out of the country; therefore, the proposed hearings would have to be continued at the March and/or April Commission meetings.

After mentioning the possibility of hearings at future meeting dates, Commissioner Inmann requested the official dates for the future Commission meetings. Mr. Hartman confirmed that future Commission meetings would be held on March 12, 2019; April 9, 2019; and May 14, 2019. He also mentioned that at the March 12<sup>th</sup> meeting, the Commission would hold a continued Rule-Making hearing for Proposed Modified Rule 5.441 as well as a potential hearing in the matter of one of the aforementioned trainers. He also stated that the May 14<sup>th</sup> meeting will include completion of the application for the pending race meet.

Public Comment Before the Commission- Kathy Stoker-Hill

Following discussion of future meeting dates, Chairwomen Inmann invited Kathy Stoker-Hill, Racing Director/Representative for the Rocky Mountain Quarter Horse Association, to speak before the commission. She explained to the Commission that at the end of the 2018 race meet, Quarter Horse owners failed to receive their winnings/funds as they were unaware of the December 30, 2018 deadline to email and/or mail the division a formal funds request along with a W-9 form. Mr. Hartman addressed that the issue had been filed as a formal complaint to the division and was being handled. He also explained the reason for funds being reverted back to the Arapahoe Park purses after December 30<sup>th</sup>, was due large amounts of purse winnings sitting untouched in years past; therefore, the race track decided to utilize untouched funds to benefit horsemen for the upcoming year.

Mr. Bruce Seymore, Executive Director of Colorado Operations for Mile High Racing and Entertainment, also addressed the complaint by giving descriptions of signage within the Horseman's Office at Arapahoe Park and explained that, the December 30<sup>th</sup> deadline Ms. Stokerhill was referring to, was also listed on all over-night sheets distributed at the racetrack throughout the entire meet. He then discussed how the race track was going to work with the division to correct the issue.

Chairwoman Commissioner Inmann ended the discussion by referring to the formal complaint filed with the Division and she suggested letting the situation resolve itself through the complaint process within the Division of Racing Events.

Approval of Adoption of Hearing Conditions in the Matter of Jessica Oscroft- Zach Ceriani

Mr. Zach Ceriani, Legal Assistant for the Division of Racing Events, addressed the Commission asking for the approval of the hearing conditions to be adopted, updated, and then sent to Ms. Oscroft. Chairwoman Inmann commented that in the future, she would like to see investigative practices on the backside improved. Following the discussion, a motion was made by Commissioner Estes, seconded by Commissioner Bowen, and unanimously carried to approve the adoption of the Hearing Conditions in the matter of Jessica Oscroft.

Next Regularly Scheduled Meeting

The next regularly scheduled meeting of the Colorado Racing Commission will be held on **Tuesday March 12, 2019** in the Red Rocks Conference Room in Suite 300 at 1707 Cole Boulevard, Lakewood, Colorado 80401.

Adjournment

There being no further business to consider, a motion was made by Commissioner Estes, seconded by Commissioner Hoffman, and unanimously carried to adjourn the Rule-Making and regular meeting of the Colorado Racing Commission at 11:28 AM.

The undersigned hereby approve the foregoing Minutes:

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PAM INMANN, CHAIRWOMAN

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TINA ESTES, VICE-CHAIRWOMAN

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D. LYNN HOFFMAN, MEMBER

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LORI SCOTT, DVM, MEMBER

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SANDRA BOWEN, MEMBER