

**[DA ADMINISTRATIVE ORDER NO. 7, S. 1994,
May 30, 1994]**

**REVISED RULES AND REGULATIONS ON THE IMPORTATION OF
HORSES INTO THE PHILIPPINES**

Pursuant to the provisions of Act 3639, Commonwealth Act No. 349, Sections 1762, 1765 and 1770 of the Revised Administrative Code, Republic Act No. 7934, otherwise known as the Consumer Act of the Philippines, and the Department of Justice Opinion Nos. 147 and 88, Series of 1991 and 1993 respectively, the following rules and regulations on the importation of horses into the Philippines are hereby prescribed and promulgated for the information, guidance and compliance of all concerned:

Article I
Definition of Terms

SECTION 1. As contemplated in this Order the following terms, words and phrases herein used shall be construed to mean as follows:

- a. Race Horse Any horse, regardless of age, sex, breed and conditions which belongs to the type or breed such as thoroughbred, etc, commonly used as race horse, and registered as such in recognized association or entity at the country of origin.
- b. Riding Horse Any horse already specially trained for pleasure and fancy riding, or jumping and dressage purposes and not covered by any of the categories herein defined.
- c. Polo Horse Any horse already specially trained for riding and used in a game of polo.
- d. Work Horse Any horse belonging to a breed or type for draft or work purposes in a farm for driving cattle in a ranch. For this a Quarter Horse may be considered as work horse, provided that it is used primarily for driving cattle in a ranch otherwise, it shall be classified as a riding horse, not as a work horse.
- e. Circus Horse Any horse specially trained to perform in a circus for amusement purposes.

Article II
Persons Qualified to Import

SECTION 2. The importation of horses of any class, breed or type, and number is allowed, provided the Importer-owner meets the following qualifications, namely:

- a. Race Horse A duly registered race horse breeder in the Philippines, certified as such by the National Stud Farm and the Philippine Racing Commission.
- b. Riding Horse A *bona fide* owner of an accredited riding school and/or member of a recognized riding club in the Philippines.
- c. Polo Horse A member of an accredited and duly registered Polo Club in the Philippines.
- d Work Horse Any person may import a work horse as long as proof as to the actual need of use of the horse as duly presented.
- e. Circus Horse Only those persons or corporations, firms, associations or legal entities owning or operating a duly registered and licensed circus company/troupe with an approved permit to perform in the Philippines issued by a duly authorized government office, may be allowed to bring circus horses into the Philippines.

SECTION 3. Any import permit Issued to any qualified importer-owner is non-transferable and Is revocable at any such time as the interests of the public and the government service may require.

Article III Quarantine Requirements

SECTION 4. All horses admitted to enter the Philippines, in addition to the conditions stipulated In this Order, are subject to all veterinary quarantine requirements as provided for by existing laws, orders, rules and regulations, and conditions specified on import permits.

The following quarantine preconditions are hereby stipulated.

- a. An Inspection of the quarantine site will be made by a BAI-deputized veterinary quarantine officer prior to processing of the permit. If upon Inspection the criteria for suitable quarantine were found to be satisfactory, the permit to import shall be processed.
- b. Upon arrival, the animals will be placed under quarantine for thirty (30) days under the supervision of BAI deputized Veterinary Quarantine Officer. The animals shall not be removed from the location of quarantine during the isolation period. The animals while in quarantine shall be subjected to periodic inspection and serological testing by the authorized representative of the Director of the Bureau of Animal Industry.

All cost to be incurred during Inspection and serological testing shall be borne by owner/ importer.

- c. Should any of the above mentioned diseases break out after the animals are loaded, all the infected animals are to be condemned, burned and or buried at the expense of the owner. No compensation shall be paid for any animal destroyed.

Article IV Branding