



# 136th Running of THE PREAKNESS STAKES®

\$1,000,000 GUARANTEED (GRADE I)  
To Be Run Saturday May 21, 2011  
One Mile and a Three-Sixteenths

For three-year-olds, \$10,000 to pass the entry box, starters to pay \$10,000 additional. Supplemental nominations may be made in accordance with the rules, upon payment of \$100,000, 60% of the purse to the winner, 20% to second, 11% to third, 6% to fourth and 3% to fifth. Weight 126 pounds for Colts and Geldings, 121 pounds for Fillies. Starters to be named through the entry box on Wednesday, May 18, 2011, by the usual time of closing (the "Closing"). The Preakness field will be limited to fourteen (14) entries and shall be determined on the day of the Closing. If more than fourteen (14) horses are properly nominated and pass through the entry box by the Closing, the starters will be determined at the Closing with the first seven (7) horses given preference by accumulating the highest lifetime earnings in Graded Stakes. The graded status of each race shall be the graded status assigned to the race by the International Cataloguing Standards Committee in Part 1 of the International Cataloguing Standards as published by The Jockey Club Information Systems, Inc. each year. The next four (4) starters will be determined by accumulating the highest lifetime earnings in all "non-restricted" stakes, which means those stakes whose conditions contain no restrictions other than

that of age or sex. The remaining three (3) starters shall be determined by accumulating the highest lifetime earnings in all races. Should this preference produce any ties, the additional starter(s) shall be determined by lot. In application of the foregoing rule, each horse will be separately considered without regard to identity of its owner and no distinction will be made between Original Nominees and Supplemental Nominees. The foregoing conditions notwithstanding, no horse which earns purse money in The Kentucky Derby® shall be denied the opportunity to enter and start in The Preakness Stakes®. If the rules described in this paragraph result in the exclusion of any horse, the \$10,000 entry fee and any supplementary fee paid to The Maryland Jockey Club of Baltimore City, Inc., if applicable, will be refunded to the owner of such horse. "The Official Rules of the 2011 Preakness 5.5 Bonus Program issued by an affiliate of the Maryland Jockey Club of Baltimore City, Inc. (a copy of which is available from its Racing Secretary) are applicable with respect to any horse eligible under such Bonus Program that wishes to run in the Preakness Stakes." A replica of the Woodlawn Vase will be presented to the winning owner to remain his or her personal property.

# 143rd Running of THE BELMONT STAKES®

\$1,000,000 (GRADE I)  
To Be Run Saturday June 11, 2011  
One Mile and a Half

For three-year-olds, \$10,000 to pass the entry box and \$10,000 additional, to start. At any time prior to the closing time of entries, horses may be nominated to The Belmont Stakes® upon payment of a supplemental fee of \$100,000 to The New York Racing Association, Inc.® All entrants will be required to pay entry and starting fees; but, no fees, supplemental or otherwise, shall be added to the purse. The purse for The Belmont Stakes® shall be one million dollars (\$1,000,000.00) divided as follows: sixty percent (60%) to the winner, twenty percent (20%) to the second place winner, eleven percent (11%) to the third place winner, six percent (6%) to the fourth place winner, and three percent (3%) to the fifth place winner. Colts and Geldings, 126 lbs. Fillies, 121 lbs. Starters to be named at the closing time of entries. The Belmont field will be limited to sixteen (16) starters. In the event more than 16 entries pass through the entry box at the closing, the starters will be determined at the closing with the first eight (8) starters given preference by accumulating the highest earnings in Graded Sweepstakes at a mile or over. For purposes of this preference, the graded status of each race shall be the Grade assigned by the International Cataloguing Standards Committee

in Part 1 of The International Cataloguing Standards as published annually by The Jockey Club Information Systems, Incorporated. The next five (5) starters will be determined by accumulating the highest earnings in all non-restricted sweepstakes. "Non-restricted sweepstakes" shall mean those sweepstakes whose conditions contain non-restrictions other than age or sex. The remaining three (3) starters shall be determined by accumulating the highest earnings in all races. Should this preference produce any ties, the additional starter(s) shall be determined by lot (Original Nominees preferred). If the rules described result in the exclusion of any horse, the \$10,000 entry fee and any supplementary fee paid to The New York Racing Association, Inc, if applicable, will be refunded to the owner of said horse. The above conditions notwithstanding, any horse, which earns purse money in either The Kentucky Derby® or The Preakness Stakes®, shall be included in the initial eight (8) starters of The Belmont Stakes®. The winning owner will be presented with the August Belmont Memorial Cup, to be retained for one year, as well as a trophy for permanent possession and trophies to the winning trainer and jockey.

# TRIPLE CROWN® 2011 CONDITIONS

## 1. General.

Entries to the Races are received only upon the condition that the Applicant will comply with the rules and regulations governing Thoroughbred horse races adopted by the state where each Race is run and the rules and regulations of each Association and will comply with and abide by any decision of the state racing officials and/or the officers of the Association regarding the interpretation and application of such rules and regulations. To the extent of any inconsistency between these conditions and the rules and regulations of the state regulatory agency in the state in which a Race is run, such rules and regulations shall control in that state for the Race. The Applicant consents and agrees to all provisions of each Association's current application, entry form, condition book, conditions and/or other application or agreement regarding the use of stall space (collectively, the "Stall Agreement"), the terms of which are specifically incorporated herein by reference, and upon request shall execute all such applications and/or agreements before bringing any horse upon the respective Association's grounds. In the event of a conflict between these conditions and an Association's Stall Agreement, the provisions of the Association's Stall Agreement shall govern. Without limiting the generality of this paragraph, the Applicant consents and agrees to abide by all provisions of the Rules for Advertising (including, without limiting, Rules for Jockey Advertising) for each Race as promulgated by the Association hosting that Race.

In making this application to participate in Thoroughbred racing, it is understood that an investigative report may be requested whereby information is obtained through personal interviews with third parties. The request may include information as to the Applicant's character, general reputation, personal characteristics, mode of living or such other information as may be relevant to the Applicant's integrity as a racing participant. The Applicant shall have the right to make a written request to an Association within a reasonable period of time for a complete and accurate disclosure of additional information concerning the nature and scope of the investigation.

Each Association reserves the right to start all Races with or without a stall gate starting machine. Each Association reserves the right to cancel any Race, without notice, at any time prior to the actual running thereof, without liability, except for the return by the canceling Association of fees as described herein.

In the event of cancellation of a Race or the revocation of, or refusal to accept an Applicant's nomination, entry or stall application, or denial of the right to start a Race, the Association taking such action shall return to the Applicant all entry, starting and supplemental fees received by the Association and one-third (1/3) of the nomination fee paid by the Applicant and shall have no further liability to the Applicant as a result of such action.

Each Association reserves the right to make all decisions regarding preferences and conditions with regard to its respective Race and its decision shall be final.

Each Association reserves the right, in its sole and absolute discretion, to refuse, cancel or revoke any nomination or entry, stall application or Stall Agreement or the transfer thereof and reserves the right to deny the right to start in a Race, without notice to the Applicant and for any reason, including but not limited to, the Applicant's failure to fully perform or abide by all provisions and conditions hereof.

The Applicant hereby consents to and agrees that in the event any litigation is instituted which involves Churchill Downs® Incorporated or Triple Crown Productions®, LLC, the Applicant is subject to jurisdiction and venue in the courts of Jefferson County, Kentucky, and in the Federal Courts of the Western District of Kentucky. In the event any litigation is instituted which involves The Maryland Jockey Club of Baltimore City, Inc., and the Applicant hereby consents to and agrees that the Applicant is subject to jurisdiction and venue in the Circuit Court for Baltimore City, and in the Federal Courts for the District of Maryland. In the event litigation is instituted which involves The New York Racing Association, Inc.®, the Applicant hereby consents to and agrees that the Applicant is subject to jurisdiction and venue in the Supreme Court of New York, County of Nassau, and the Federal Courts for the Eastern District of New York.

Triple Crown Productions, LLC reserves the right, in its sole and absolute discretion, to accept nominations without timely payment of required nomination fees or receipt of an executed nomination form. Facsimile nomination forms must be followed by timely payment of all nomination fees and subsequent delivery of an originally executed nomination form. The inclusion by Triple Crown Productions, LLC of a horse's name in the publicly released list of nominees to the Races shall constitute prima facie evidence of the Applicant's nomination and liability for nomination fees. The Applicant shall be responsible for payment of all fees including, without limitation, the nomination fee. The Applicant is liable to and shall reimburse Triple Crown Productions, LLC for any costs, damages or expenses incurred by it, including reasonable attorneys' fees, in collecting any unpaid nomination or other fees.

## 2. Release and Indemnification.

In consideration of the Applicant's admission to each Association's facility, the Applicant hereby releases the Association from all claims for loss or damage of, or injury to, or death of any persons or property (including horses as well as loss of use of property) sustained by the Applicant

and/or its invitees and/or the property owned or under the control of the Applicant located at the Association's facilities. The Applicant recognizes the risks of its activities to be undertaken at the Association's facilities and it has inspected and is familiar with each Association's facilities and does voluntarily and fully assume all risk of loss, injury, damage, death or destruction to any person or property. This release and assumption of risk provision shall not be effective as to any cause of loss attributable to any intentional, willful, gross, or reckless conduct of the Association.

The Applicant further agrees to protect, indemnify and hold harmless the Association (or if indemnification is not available, to contribute to the Association's losses) from and against any loss, damage, claims or expenses (including reasonable attorneys' and other fees), arising directly or indirectly from any acts or omissions of the Applicant, or any of the Applicant's horses, or any agent, employee or invitee of the Applicant, arising out of or in connection with the Applicant's activities at the Association's facilities.

The foregoing release and indemnification provisions shall be construed in a manner consistent with the limitations set forth herein to be as broad and inclusive as permitted by and in a manner consistent with the laws and regulations of the Association's jurisdiction and shall be binding upon the Applicant, its successors and/or assignees. The maintenance by the Association of insurance relating to the claims released and/or indemnified hereby shall not affect the terms or interpretation of this Agreement and the Applicant agrees that any and all insurers of the Applicant, whether insurers of property, personal injury or any other loss, if their insurance policies do not already so provide, agree that they waive and will not exercise any rights of subrogation in the event of loss of or damage to the subject property, as well as the loss of use thereof, except that any waiver of subrogation will not be effective where such waiver will result in such liability policy becoming null and void. For purposes of this Agreement, the Association shall mean and include the Association and its owners, officers, directors, trustees, agents, employees, contractors, servants and licensees.

Responsibility for the maintenance of general liability and horse mortality insurance to cover the risks outlined above rests with the Applicant. Consultation with a competent insurance advisor is strongly recommended. Failure to maintain adequate insurance may subject the Applicant to the risks outlined above.

## 3. Reservation of Rights.

As the organizer, host and sponsor of Thoroughbred horse races, each Association hereby reserves unto itself, its agents, assigns and licensees and the Applicant hereby assigns to the Association all interest it may have in the Host Rights, as herein defined. The Host Rights shall mean the sole and exclusive right to: (a) produce, exhibit, sell, license, transfer or transmit in any manner still or motion pictures, radio and television broadcasts, interactive computer including Internet, mobile phones or any other media transmission, now known or hereafter developed, of all events which occur on the Association's property, including without limitation, all activities occurring before, during and after Thoroughbred horse races; (b) utilize the race and the results thereof, all for any purpose or use as the Association shall determine; (c) limit, prohibit or regulate the display of any commercial advertising symbols, or other identification, other than an Applicant's registered silks, in connection with any race or related activities; and (d) develop, produce and sell, by or through any licensee, goods using the Applicant's name or likeness, the name or likeness of any horse owned by the Applicant brought onto the Association's grounds, or any other identifying feature, silks, trademark or copyrighted material which is used in connection with the race. The submission of a nomination or making of an entry in any race shall mean that the Applicant consents to the above reservation of the Host Rights and consents to be photographed or to otherwise be a subject of still or moving pictures, radio or television programs, without remuneration except for contributions to horsemen's purses from wagering on the races as established by contract or legislation. The Applicant agrees that he has not and will not execute any documents or take any other action, which purports to assign or otherwise transfer any interest in the Host Rights or assert any claim, demand or cause of action against the Association which is inconsistent with the full and exclusive exercise by the Association of its Host Rights.

## 4. Definition of Applicant.

As used herein, "Applicant" shall mean and include the nominating owner(s) and the owner's agents, trainers and jockeys and their agents, heirs, representatives, successors, next of kin and assigns; provided, however, that the rights and benefits of the Applicant under this Agreement are personal and no such right or benefit shall be subject to voluntary or involuntary alienation, assignment or transfer. The Applicant covenants that all of the above persons have agreed to the foregoing conditions and further agrees that it will deliver their written consent and agreement to such conditions upon request of the Association. The Applicant shall indemnify and hold the Association harmless from and against any claim or cause of action (including any expense incurred in connection therewith, including reasonable attorneys' and other fees) that may be asserted by or on behalf of any person which is inconsistent with the release and indemnification provisions set forth in the foregoing paragraph.

Nominate online at [www.thetriplecrown.com](http://www.thetriplecrown.com) Make checks payable to: Churchill Downs®, Inc. Please return original form with payment. Make copy of form (front and back) for your file.  
Send to: Kelly Danner, Churchill Downs Racing Office  
700 Central Avenue • Louisville, KY 40208 • Phone (502) 638-3825 • Fax (502) 638-3915

NOMINATION RECEIVED BY:

OFFICIAL USE ONLY