

**Federation of Racecourse Bookmakers
(FRB)**

‘NEWSLETTER’

Very important for all Racecourse Bookmakers to read this ‘Newsletter’

DISTRIBUTION OF SIS/TurfTV PAYMENTS.

**** ‘POINT to POINT’ MEETINGS DO NOT QUALIFY FOR THIS SCHEME ****

**PLEASE ENCLOSE DETAILS OF YOUR RACECOURSE ATTENDANCES
FOR THE PERIOD CONCERNED. (1st APRIL 2012 TO 31st MARCH 2013).**

(PLEASE NOTE)

(THIS IS FOR THE 51st LEVY PERIOD ~ 1st APRIL 2012 – 31st MARCH 2013)

For the 51st Levy period (1st April 2012 – 31st March 2013) AGT authorised bookmakers who produce for the FRB a relevant **‘Notice of Assessment and Certificate of Discharge’** will be paid a proportion of their ‘levy liability paid’ (levy plus attendance fees), the percentage of which will be determined at a later date when the total amount of claims is known.

The relevant **‘Notice of Assessment and Certificate of Discharge’** should be sent to Brian Newland at the following address by 30th April 2014 with the aim of making payment on 31st May 2014.

19, Culm Valley Way,
Uffculme,
Devon.
EX15 3XZ.
(Phone / Fax : 01884 – 841859)

A copy of this letter will also be posted on the FRB, NAB, RBA, AGT and Northern BPA web-sites in December 2013 and local associations will be asked to remind their members of the deadline.

It is essential that Members obtain confirmation that their application has been received by including a stamped addressed envelope with their application. If confirmation of receipt has not been received within two weeks, enquiries should be made on the above telephone number as to whether the required documents have been received by the FRB. Failure to do so could result in non payment.

As a consequence of the above arrangements, claims that applications have been lost in the post or that bookmakers were unaware of the scheme will not be accepted.

It will not be possible to make a payment to anyone who fails to supply the above information by 30th April 2014 or to bookmakers who only bet at ‘point to point’.

Late submissions will be considered **only** on the basis of medical grounds or failure to receive a ‘Notice of Assessment and Certificate of Discharge’ from the Levy Board due to on-going litigation.