
Subsection D of 15.2.6.10 NMAC: The purpose of the proposed amendment is to assure the State of New Mexico Racing Commission can continue to prosecute alleged drug violations in the event that the split sample is destroyed due to either circumstances beyond the control of the Commission or acts of God.

15.2.6.10 Testing

D. Storage and shipment of split samples:

(10) If the split sample testing laboratory finds there is insufficient sample volume to determine a specific identification of the sample contents, or if events beyond the control of the commission or its representatives prevent the split sample from being tested, then the certificate of analysis from the official laboratory regarding the post-race test shall be considered prima facie evidence that the specific drug substance, medication, metabolites, or chemical was administered to the horse and was in the horse's body while it was participating in a race.
