

Queensland

Racing Integrity Bill 2015



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Racing Integrity Bill 2015

		Page
Chapter 1	Preliminary	
1	Short title	22
2	Commencement	22
3	Main purposes of Act and their achievement	22
4	Extraterritorial application of Act.	23
5	Dictionary	23
6	Act binds State, Commonwealth and other States	23
Chapter 2	Queensland Racing Integrity Commission	
Part 1	Establishment	
7	Establishment and status	23
8	Commission represents the State	24
9	Application of other Acts.	24
Part 2	Functions and powers	
10	Functions	24
11	General restriction on functions	26
12	Powers	27
13	Ministerial directions	27
14	Directions to licensed clubs	28
15	Commission direction prevails over control body direction	28
Part 3	Racing Integrity Commissioner and Deputy Racing Integrity Commissioners	
16	Racing Integrity Commissioner	29
17	Deputy Racing Integrity Commissioners	29
18	Persons eligible to be commissioner or deputy commissioner	30
19	Functions of commissioner	30
20	Functions of deputy commissioner	31
21	Powers of commissioner and deputy commissioners	31

22 Vacancy in office 32 23 Resignation 32 24 Removal or suspension 32 25 Acting commissioner 33 26 Acting deputy commissioner and deputy commissioners 34 28 Delegations 34 29 Assessment of rights of commissioner and deputy commissioners 34 28 Delegations 35 30 Assessment of approval applications 36 31 Assessing applicants for approval applications 37 29 Assessing applications on documents 37 32 Commission may require further information or documents 37 32 Commission's powers for investigations 38 Division 1 Commission's powers for investigation 39 33 Investigation into suitability of a scociate of control body 39 34 Investigation into suitability of associate of control body 39 35 Requirement to give information or document for investigation 39 36 Failure to give information or document for investigations 40 Division 2 Commissioner's po			
24 Removal or suspension 32 25 Acting commissioner 33 26 Acting deputy commissioner 33 27 Preservation of rights of commissioner and deputy commissioners 34 28 Delegations 34 Part 4 Commission's role in assessing approval applications 35 30 Assessment of approval applications 36 31 Assessing applicants for approval applications 37 32 Commission may require further information or documents 37 33 Investigations into suitability of a control body 38 34 Investigation into suitability of associate of control body 39 35 Requirement to give information or document for investigation 39 36 Failure to give information or document for investigation 40 39 Powers for audits and investigations 40 39 Power for equire attendance and giving of evidence 41 40 Power to require information, document or thing 41 41 Offences by witnesses 41 42 Power to require information, document or thing 41 <td>22</td> <td>Vacancy in office</td> <td>32</td>	22	Vacancy in office	32
25 Acting commissioner 33 26 Acting deputy commissioner 33 27 Preservation of rights of commissioner and deputy commissioners 34 28 Delegations 34 Part 4 Commission's role in assessing approval applications 35 30 Assessment of approval applications 36 31 Assessing applicants for approval applications 37 32 Commission may require further information or documents 37 33 Investigations into suitability of a control body 38 34 Investigation into suitability of a control body 38 35 Requirement to give information or document for investigation 39 36 Failure to give information or document for investigation 39 37 Criminal history report for investigation 40 Division 2 Commissioner's powers for audits and investigations 40 38 Powers for audits and investigations 40 39 Power to require attendance and giving of evidence 41 40 Power to require information, document or thing 41 41 Offences by witnesses	23	Resignation	32
26 Acting deputy commissioner 33 27 Preservation of rights of commissioner and deputy commissioners 34 28 Delegations 34 Part 4 Commission's role in assessing approval applications 35 30 Assessment of approval applications 36 31 Assessing applicants for approval applications 37 32 Commission may require further information or documents 37 33 Investigations 37 34 Investigations into suitability of a control body 38 34 Investigation into suitability of a control body 39 35 Requirement to give information or document for investigation 39 36 Failure to give information or document for investigation 39 37 Criminal history report for investigation 40 Division 2 Commissioner's powers for audits and investigations 40 39 Power to require attendance and giving of evidence 41 40 Power to require attendance and giving of evidence 41 41 Offences by witnesses 41 42 Power to refuse to investigate complaint	24	Removal or suspension	32
27 Preservation of rights of commissioner and deputy commissioners 34 28 Delegations 34 Part 4 Commission's role in assessing approval applications 35 30 Assessment of approval applications 36 31 Assessing applicants for approval applications 37 32 Commission may require further information or documents 37 33 Investigations 38 34 Investigations into suitability of a control body 38 34 Investigation into suitability of associate of control body 39 35 Requirement to give information or document for investigation 39 36 Failure to give information or document for investigation 39 37 Criminal history report for investigation 40 Division 2 Commissioner's powers for audits and investigations 40 38 Powers for audits and investigations 41 40 Power to require attendance and giving of evidence 41 41 Offences by witnesses 41 42 Power to refuse to investigate complaint 43 Part 6 Reporting and accountability	25	Acting commissioner	33
28 Delegations 34 Part 4 Commission's role in assessing approval applications 35 29 Assessment of approval applications 36 30 Assessing applicants for approval applications 36 31 Assessing applicants for approval applications 37 32 Commission may require further information or documents 37 Part 5 Audits and investigations 38 33 Investigation into suitability of a control body 39 35 Requirement to give information or document for investigation 39 36 Failure to give information or document for investigation 39 37 Criminal history report for investigation 40 Division 2 Commissioner's powers for audits and investigations 40 38 Powers for audits and investigations 40 39 Power to require attendance and giving of evidence 41 40 Power to require information, document or thing 41 41 Offences by witnesses 41 42 Power to require attendance and giving of evidence 41 42 Power to require information, document or	26	Acting deputy commissioner	33
Part 4Commission's role in assessing approval applications29Assessment of approval applications3530Assessment if 2 or more approval applications3631Assessing applicants for approval applications3732Commission may require further information or documents37Part 5Audits and investigations3831Investigations into suitability of a control body3834Investigation into suitability of associate of control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to require information, document or thing43Part 6Reporting and accountability4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements4547Annual report45Division 3Strategic and operational plans4648Interaction with the Financial Accountability Act 200946	27	Preservation of rights of commissioner and deputy commissioners	34
29Assessment of approval applications3530Assessment if 2 or more approval applications3631Assessing applicants for approval applications3732Commission may require further information or documents3731Assessing applicants for approval applications3732Commission may require further information or documents37Part 5Audits and investigations3733Investigations into suitability of a control body3834Investigation into suitability of associate of control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4039Power for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting generally4443Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report45Division 3Strategic and opera	28	Delegations	34
30Assessment if 2 or more approval applications3631Assessing applicants for approval applications3732Commission may require further information or documents.3733Audits and investigations37Division 1Commission's powers for investigations33Investigation into suitability of a control body3834Investigation into suitability of associate of control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations38Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting generally4443Quarterly reports4444Commission to keep Minister informed4445Reporting requirements4546Other reporting requirements4547Annual reports4548Interaction with the Financial Accountability Act 200946	Part 4	Commission's role in assessing approval applications	
31Assessing applicants for approval applications3732Commission may require further information or documents.37Part 5Audits and investigations37Division 1Commission's powers for investigations3833Investigations into suitability of a control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4039Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting generally4443Quarterly reports4444Commission to keep Minister informed4445Reporting requirements4546Other reporting requirements45Division 2Annual reports45Annual report45Division 3Strategic and operational plans4648Interaction with the Financial Accountability Act 200946	29	Assessment of approval applications	35
32 Commission may require further information or documents. 37 Part 5 Audits and investigations 37 Division 1 Commission's powers for investigations 38 33 Investigation into suitability of a control body 39 34 Investigation into suitability of associate of control body 39 35 Requirement to give information or document for investigation 39 36 Failure to give information or document for investigation 39 37 Criminal history report for investigation 40 Division 2 Commissioner's powers for audits and investigations 40 38 Powers for audits and investigations 40 39 Power to require attendance and giving of evidence 41 40 Power to require information, document or thing 41 41 Offences by witnesses 41 42 Power to refuse to investigate complaint 43 Part 6 Reporting generally 44 43 Quarterly reports 44 44 Commission to keep Minister informed 44 45 Reporting requirements 45	30	Assessment if 2 or more approval applications	36
Part 5Audits and investigationsDivision 1Commission's powers for investigations33Investigations into suitability of a control body3834Investigation into suitability of associate of control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4039Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting generally4343Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual reports4548Interaction with the Financial Accountability Act 200946	31	Assessing applicants for approval applications	37
Division 1Commission's powers for investigations33Investigations into suitability of a control body3834Investigation into suitability of associate of control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4039Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting generally4343Quarterly reports4444Commission to keep Minister informed4545Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual reports4548Interaction with the Financial Accountability Act 200946	32	Commission may require further information or documents	37
33Investigations into suitability of a control body3834Investigation into suitability of associate of control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4039Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting generally4343Quarterly reports4444Commission to keep Minister informed4445Reporting requirements4546Other reporting requirements45Division 2Annual reports4547Annual report45Bivision 3Strategic and operational plans4648Interaction with the Financial Accountability Act 200946	Part 5	Audits and investigations	
34Investigation into suitability of associate of control body3935Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4039Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountability4443Quarterly reports4444Commission to keep Minister informed4545Reporting requirements4546Other reporting requirements45Division 2Annual reports4547Annual report4548Interaction with the Financial Accountability Act 200946	Division 1	Commission's powers for investigations	
35Requirement to give information or document for investigation3936Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4038Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountability4443Quarterly reports4444Commission to keep Minister informed4445Reporting requirements4546Other reporting requirements45Division 2Annual reports4547Annual report4548Interaction with the Financial Accountability Act 200946	33	Investigations into suitability of a control body	38
36Failure to give information or document for investigation3937Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4038Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting generally4443Quarterly reports4444Commission to keep Minister informed4546Other reporting requirements45Division 2Annual reports45Annual report45Annual report45Bivision 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	34	Investigation into suitability of associate of control body	39
37Criminal history report for investigation40Division 2Commissioner's powers for audits and investigations4038Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountability43Division 1Reporting generally4443Quarterly reports4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report4548Interaction with the Financial Accountability Act 200946	35	Requirement to give information or document for investigation	39
Division 2Commissioner's powers for audits and investigations38Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountability4443Quarterly reports4444Commission to keep Minister informed4445Reporting requirements4546Other reporting requirements4547Annual reports4548Interaction with the Financial Accountability Act 200946	36	Failure to give information or document for investigation	39
38Powers for audits and investigations4039Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountability43Division 1Reporting generally4443Quarterly reports4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report4548Interaction with the Financial Accountability Act 200946	37	Criminal history report for investigation	40
39Power to require attendance and giving of evidence4140Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountability43Division 1Reporting generally4443Quarterly reports4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report4548Interaction with the Financial Accountability Act 200946	Division 2	Commissioner's powers for audits and investigations	
40Power to require information, document or thing4141Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountability43Division 1Reporting generally4443Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report4548Interaction with the Financial Accountability Act 200946	38	Powers for audits and investigations	40
41Offences by witnesses4142Power to refuse to investigate complaint43Part 6Reporting and accountabilityDivision 1Reporting generally43Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report45Division 3Strategic and operational plans46	39	Power to require attendance and giving of evidence	41
42Power to refuse to investigate complaint43Part 6Reporting and accountabilityDivision 1Reporting generally43Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports47Annual report45Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	40	Power to require information, document or thing	41
Part 6Reporting and accountabilityDivision 1Reporting generally43Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report45Division 3Strategic and operational plans46	41	Offences by witnesses	41
Division 1Reporting generally43Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports4547Annual report45Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	42	Power to refuse to investigate complaint	43
43Quarterly reports4444Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports47Annual report45Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	Part 6	Reporting and accountability	
44Commission to keep Minister informed4445Reporting to department4546Other reporting requirements45Division 2Annual reports47Annual report45Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	Division 1	Reporting generally	
45Reporting to department4546Other reporting requirements45Division 2Annual reports47Annual report45Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	43	Quarterly reports	44
46Other reporting requirements45Division 2Annual reports47Annual report45Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	44	Commission to keep Minister informed	44
Division 2Annual reports47Annual report	45	Reporting to department	45
47Annual report45Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 200946	46	Other reporting requirements	45
Division 3Strategic and operational plans48Interaction with the Financial Accountability Act 2009	Division 2	Annual reports	
48 Interaction with the Financial Accountability Act 2009	47	Annual report	45
	Division 3	Strategic and operational plans	
49Draft strategic and operational plans46	48	Interaction with the Financial Accountability Act 2009	46
	49	Draft strategic and operational plans	46

50	Procedures	46
51	Strategic or operational plan pending agreement	47
52	Strategic or operational plan on agreement	47
53	Compliance with strategic and operational plans	48
54	Modifications of strategic or operational plan	48
55	Content of strategic and operational plans	48
Part 7	Administration	
56	Funding	48
57	Recovery of unpaid amounts	49
Chapter 3	Commission's functions in relation to codes of racing and licensed clubs	
Part 1	Preliminary	
58	Purposes of chapter	49
Part 2	Standards	
Division 1	General provisions about standards	
59	Standards for codes of racing	50
60	Form of standards	50
61	Availability of standards	51
62	Application of standards	51
63	Standards are statutory instruments	51
Division 2	Standards about licensing schemes	
64	Purposes of licensing schemes	52
65	Developing standards for a licensing scheme	52
66	Standards for a licensing scheme—mandatory matters	52
67	Standards for a licensing scheme—discretionary matters	54
68	Application for licence	55
69	Licences may not be transferred	56
Division 3	Other matters about policies	
70	Same animal, participant or venue may be licensed for multiple codes racing	of 57
Part 3	Disciplinary action taken against licensed clubs	
71	Grounds for cancellation or suspension	57
72	Show cause notice	58
73	Submissions about show cause notice	58
74	Immediate suspension of licensed club's licence	59
75	Censuring licensed club	59

76	Direction to licensed club to rectify matter	60
77	Cancellation or suspension	60
Part 4	Other provisions applying to licensed clubs	
78	Contravention by licensed club constitutes a ground for disciplinary action	62
79	Licensed club to hold race and betting meeting at licensed venue	62
Chapter 4	Racing bookmakers	
Part 1	Requirements for racing bookmakers' licences and for related matters	
80	Requirement to hold racing bookmaker's licence or approval	63
81	Requirement for racing bookmaker to hire licensed clerk	65
82	Requirement to hold licence as racing bookmaker's clerk	66
83	Requirement to produce licence or approval	67
84	Requirement for commission to ensure particular persons have curre licences	nt 68
85	Unlawful bookmaking by racing bookmaker	69
86	Requirements for betting by racing bookmakers	69
87	Special requirements for betting by racing bookmaker who holds offcourse approval	70
Part 2	Licensing of persons as racing bookmakers	
88	Applicant for racing bookmaker's licence to hold eligibility certificate	71
89	What corporate licence must include	71
Part 3	Eligibility certificates	
Division 1	Suitability of applicants and business and executive associates	
90	Suitability of applicants for eligibility certificate	72
91	Suitability of associates	73
92	Other matters about suitability	73
Division 2	Applications for, and issue of, eligibility certificates	
93	Application for eligibility certificate	73
94	Requirements about applications	74
95	Further information or documents to support application	75
96	Taking fingerprints	75
97	Consideration of application	75
98	Conditions for granting application	76
99	Investigation of suitability of persons	77
100	Information about whether persons are identified participants in crimin organisations	nal 77

101	Criminal history reports for investigations	78
102	Requirement of associate to give information or document for	
	investigation	78
103	Requirement of commission to give information or document for investigation	78
104	Decision on application	79
105	Form of eligibility certificate	79
106	Period for which eligibility certificate has effect	79
107	Day by which certificate holder must apply for racing bookmaker's licence	80
108	Corporate certificate holder must advise gaming executive of change executive officers or persons with substantial holdings	e in 80
109	Gaming executive may amend eligibility certificate to show change in executive officers	า 80
Division 3	Investigations of certificate holders and their business and executive associates	
110	Audit program	81
111	Investigations into suitability of certificate holder	81
112	Investigation into suitability of associate of certificate holder	82
113	Criminal history report for investigation	83
114	Requirement to give information or document for investigation	84
115	Failure to give information or document for investigation	84
116	Gaming executive may require commission to give information or document for investigation	85
Division 4	Cancellation of eligibility certificates	
117	Grounds for cancellation.	85
118	Immediate cancellation of eligibility certificate	86
119	Show cause notice	87
120	Involvement of commission in show cause process	88
121	Consideration of submissions	88
122	Ending show cause process without further action	88
123	Cancellation	89
124	Return of cancelled eligibility certificate	90
125	Automatic cancellation of all licences granted to racing bookmakers	90
126	Censuring certificate holder	91
127	Notice of decision	91
Division 5	Other matters relating to eligibility certificates	
128	Surrender of eligibility certificate	92

Racing Integrity Bill 2015

129	Destruction of fingerprints	92
Division 6	Review of decisions relating to eligibility certificates	
130	Review by QCAT of decisions relating to eligibility certificates	93
131	Confidentiality of criminal intelligence in proceedings	93
132	Application of Judicial Review Act 1991	95
Part 4	Offcourse approvals for racing bookmakers	
Division 1	Applications for, and granting of, offcourse approvals	
133	Application for offcourse approval	96
134	Further information or documents to support application	97
135	Requirement of commission to give information or documents relating application	g to 97
136	Consideration of application	97
137	Decision on application	98
138	What are the conditions of an offcourse approval	98
139	What is the accepted undertaking for an offcourse approval	99
140	Notice of decision on application	99
Division 2	Cancellation of offcourse approval	
141	Grounds for cancellation	99
142	Show cause notice	100
143	Involvement of commission in show cause process	101
144	Consideration of submissions	101
145	Ending show cause process without further action	101
146	Cancellation	101
147	Return of cancelled offcourse approval	102
148	Automatic cancellation or suspension of offcourse approval	103
149	Censuring racing bookmaker	103
150	Notice to commission of decisions	103
Division 3	Immediate suspension of offcourse approval	
151	Immediate suspension of offcourse approval	104
Part 5	Other provisions about racing bookmakers	
152	When a racing bookmaker may make a bet with a person who is not present at a licensed venue	105
153	Racing bookmakers to maintain insurance policy or bond to indemnif bettors against default	fy 106
154	Commission to ensure racing bookmaker has accepted insurance pollor bond	licy 106
155	Prohibition of betting by racing bookmaker with minor	107

156	Lawful bet by racing bookmaker is taken to be a valid contract .	107
157	Payment and settlement of bets	107
Part 6	Miscellaneous	
158	Bookmaking on particular declared sporting contingencies	108
159	Racing bookmaker's agent during particular periods	110
160	Commission to give notice of particular actions about racing bookmakers to gaming executive	111
161	Gaming executive may give information to commission about racing bookmaker or applicant for eligibility certificate	112
162	Delegation by gaming executive	112
163	Approval of forms for this chapter	112
Chapter 5	Investigation and enforcement	
Part 1	General provisions about authorised officers	
Division 1	Appointment	
164	Authorised officers under this chapter	113
165	Functions of authorised officers	113
166	Appointment and qualifications	113
167	Appointment conditions and limit on powers	114
168	When office ends	114
169	Resignation	115
Division 2	Identity cards	
170	Issue of identity card	115
171	Production or display of identity card	115
172	Return of identity card	116
Division 3	Miscellaneous provisions	
173	Reference to exercise of powers	116
174	Reference to document includes reference to reproductions from electronic document	116
Part 2	Entry of places by authorised officers	
Division 1	Power to enter	
175	General power to enter places	117
176	Power to enter place to check action required under animal welfare direction	118
177	Power to enter place to ascertain if animal severely injured	119
178	Power to enter place in relation to animal welfare offence	119
179	Limited entry power to provide relief to animal	120

Racing Integrity Bill 2015

Division 2	Entry by consent	
180	Application of division	121
181	Incidental entry to ask for access	121
182	Matters authorised officer must tell occupier	121
183	Consent acknowledgement	122
Division 3	Entry for particular purposes	
184	Entry of place under ss 176, 177 and 178	123
Division 4	Entry under warrant	
Subdivision 1	Obtaining warrant	
185	Application for warrant	124
186	Issue of warrant	124
187	Electronic application	125
188	Additional procedure if electronic application	126
189	Defect in relation to a warrant	127
Subdivision 2	Entry procedure	
190	Entry procedure	128
Part 3	Other authorised officers' powers and related matters	
Division 1	Stopping or moving vehicles	
191	Application of division	129
192	Power to stop or move	129
193	Identification requirements if vehicle moving	130
194	Failure to comply with direction	130
Division 2	General powers of authorised officers after entering places	
195	Application of division	131
196	General powers	131
197	Power to require reasonable help	134
198	Offence to contravene help requirement	134
Division 3	Seizure by authorised officers and forfeiture	
Subdivision 1	Power to seize	
199	Seizing evidence at a place that may be entered without consent or warrant	135
200	Seizing evidence at a place that may be entered only with consent of warrant	r 135
201	Seizure of property subject to security	136
Subdivision 2	Powers to support seizure	
202	Power to secure seized thing	137

203	Offence to contravene seizure requirement	137
204	Offence to interfere	138
Subdivision 3	Safeguards for seized things	
205	Receipt and information notice for seized thing	138
206	Access to seized thing	139
207	Return of seized thing	139
Subdivision 4	Forfeiture	
208	Forfeiture by commissioner decision	141
209	Information notice about forfeiture decision	142
Subdivision 5	Dealing with property forfeited or transferred to the State	
210	When thing becomes property of the State	142
211	How property may be dealt with	143
Division 4	Disposal orders	
212	Disposal order	143
Division 5	Animal welfare directions	
213	Application of division	144
214	Power to give animal welfare direction	145
215	Requirements for giving animal welfare direction	146
216	Failure to comply with animal welfare direction	147
Division 6	Authorised officer's power to destroy animals	
217	Power of destruction	148
Division 7	Other information-obtaining powers of authorised officers	
218	Power to require name and address	148
219	Offence to contravene personal details requirement	149
220	Power to require production of document	150
221	Offence to contravene document production requirement	151
222	Offence to contravene document certification requirement	151
223	Power to require information	152
224	Offence to contravene information requirement	153
Part 4	Miscellaneous provisions relating to authorised officers	
Division 1	Damage	
225	Duty to avoid inconvenience and minimise damage	153
226	Notice of damage	154
Division 2	Compensation	
227	Compensation	155

Racing Integrity Bill 2015

Division 3	Other offences relating to authorised officers	
228	Giving authorised officer false or misleading information	155
229	Obstructing authorised officer	156
230	Impersonating authorised officer	156
Division 4	Other provisions	
231	Evidential immunity for individuals complying with particular requirements	157
Chapter 6	General	
Part 1	Offences	
Division 1	Offences relating to administration of Act	
232	Definitions for division	157
233	Offence to disclose confidential information or copy background document	158
234	Forgery and uttering Act documents	160
235	Making a false statement in application or other document	160
Division 2	Offences relating to racing contingencies	
236	Person must not conduct a racing contingency	161
Division 3	Offences relating to prohibited things or interfering with licensed animals, persons or things	
237	Definitions for division	162
238	Person must not possess prohibited thing at particular places	163
239	Person must not use prohibited thing on, or interfere with, a licensed animal	163
240	Person must not interfere with licence holder or official of the commission or of a control body	164
Division 4	Unlawful bookmaking, places where betting done unlawfully and other provisions	
241	Application of division	164
242	Unlawful bookmaking other than by racing bookmakers etc	165
243	Illegal betting place	165
244	Prohibition on opening, keeping, using or promoting an illegal betting place) 166
245	Contravention of s 242 or 244	168
246	Using an illegal betting place	168
247	Prohibition of betting at public place	169
Division 5	Other offences	
248	Interfering with particular things at licensed venue or places for holdin trials	ng 169

249	Attempt to commit offence	170
Part 2	Evidentiary and legal proceedings	
Division 1	Evidence	
250	Application of division	170
251	Appointments and authority	170
252	Evidentiary aids	171
253	Other evidentiary provisions	172
Division 2	Offence proceedings	
254	Types of offences	173
255	Proceedings for indictable offences	173
256	Limitation on who may summarily hear indictable offence	174
257	Proceedings for simple offences	174
258	When convictions for offences not receivable in evidence	174
Division 3	Remedies	
259	Recovery of seizure, compliance or destruction costs	175
260	Compensation because of animal welfare offence	176
261	General provisions for orders about compensation or costs	176
Division 4	Reviews and appeals for original decisions	
Subdivision 1	Preliminary	
262	What is an original decision	177
263	Who is an interested person for an original decision	178
Subdivision 2	Internal reviews	
264	Review starts with internal review	179
265	Applying for internal review of original decision	179
266	Staying operation of original decision on internal review	180
267	Reviewing original decision	181
Subdivision 3	External review	
268	Applying for external review	182
Subdivision 4	Appeals	
269	Appealing internal review decision	183
270	Staying operation of internal review decision	183
271	Powers of court on appeal	184
272	Effect of court's decision on appeal	184
273	Particular powers about seizure or forfeiture	185
274	Appeal to District Court	185

Racing Integrity Bill 2015

Chapter 7	Miscellaneous provisions	
Part 1	Miscellaneous provisions relating to racing and betting	
275	Betting under this Act is lawful	186
276	Time race meeting taken to commence	186
277	Void betting contracts etc.	186
278	Betting and other activities to which s 277 does not apply	187
Part 2	Other miscellaneous provisions	
279	Approved forms	187
280	Delegations	188
281	Protection from civil liability	188
282	Protection from liability for giving information	189
283	Sharing of information by authorised officer	190
284	Interaction with other laws	191
285	Executive officer may be taken to have committed offence	191
286	Records about drugs and veterinary surgeons	192
287	Fees etc. owing to the State are debts	192
288	Regulation-making power	193
Chapter 8	Transitional provisions	
Part 1	Purposes and definitions	
289	Main purposes	193
290	Definitions for chapter.	194
Part 2	General approach for existing matters under previous provisions	
291	Document, action, obligation, right or protection under previous provision	196
292	Terminology in things mentioned in s 291	197
293	Period stated in previous provision	198
294	Period or day stated in document given under previous provision	198
295	Action happening before commencement may be relevant to proceeding for particular acts or omissions	199
Part 3	Examples of continuing matters for previous provisions	
296	Examples for previous ss 47–51	199
297	Examples for previous ch 3, pt 2, divs 2 and 3, pt 4 and pt 5, div 2	200
298	Examples for previous ch 3A, pt 3	201
299	Examples for previous ch 6	201
300	Examples for previous ch 7	205

Part 4	Other matters			
301	Licences and other documents under policies 2			
302	Offences before commencement			
303	Acts Interp	retation Act 1954, s 20 not limited	207	
Part 5	Regulation	n-making power for transitional purposes		
304	Transitiona	I regulation-making power	207	
Chapter 9	Amendme	nt of Acts		
Part 1	Amendme	nt of this Act		
305	Act amend	ed	208	
306	Amendmer	nt of long title	208	
Part 2	Amendme	nt of Animal Care and Protection Act 2001		
307	Act amend	ed	209	
308	Amendmer	nt of s 7 (Relationship with certain other Acts)	209	
309	Replaceme	ent of s 115 (Functions)	209	
	115	Functions	209	
310	Insertion of	f new s 215A	209	
	215A	Protection from liability for giving information	210	
	215B	Sharing of information by authorised officer or inspector	211	
	215C	Interaction with other laws	211	
311	Amendmer	nt of schedule (Dictionary)	212	
Part 3	Amendment of Racing Act 2002			
312	Act amended 21			
313	Amendment of long title 21			
314		ent of s 4 (Main purposes of Act and how they generally a	are 212	
	4	Main purpose of Act	213	
315	Omission of	of s 6 (Betting under this Act is lawful)	213	
316	Omission o	of ch 2, pt 1	213	
317	Replaceme	ent of ch 2, pt 1A, hdg, div 1, hdg and s 9AA	213	
	Part 1A	Racing Queensland Board		
	Division 1	Establishment of board and its status		
	9AA	Racing Queensland Board	214	
318	Replaceme	ent of ch 2, pt 1A, div 2, hdg and ss 9AD–9AG	214	
	9ACA	Nature of board	214	
	Division 2	Board's functions and powers		
	9AD	Functions of board	214	

Contents

	9AE	Powers of board	215
	9AG	Board to pay amount of net UBET product fee as prize money each year or otherwise use amount	216
319	Replaceme	ent of ss 9AI and 9AJ	218
	9AI	Members	219
	9AJ	Appointment to board	219
320	Amendmer	nt of s 9AK (Vacancy in member's office)	220
321		nt of s 9AL (Chairperson and deputy chairperson of all-co	des 221
322	Amendmer	nt of s 9AS (Quorum)	221
323	Amendmer	nt of s 9AT (Presiding at meetings)	222
324	Amendmer	nt of s 9AU (Conduct of meetings)	222
325	Amendmer	nt of s 9AZ (Chief executive officer of all-codes board)	222
326	Amendmer 223	nt of s 9BC (Remuneration and conditions of appointmen	t)
327	Amendmer	nt of s 9BH (Obtaining criminal history of candidate)	224
328		nt of s 9BI (Duty to act honestly and exercise care and	224
329	Amendmer	nt of s 9BJ (Member must disclose interest)	224
330	Amendmer	nt of s 9BK (Conflicts of interest)	225
331		nt of s 9BM (Ministerial direction to all-codes board about r powers)	its 226
332	Omission of	of ch 2, pt 1A, div 10 and pt 1B	226
333		nt of s 10 (An eligible corporation may apply for approval a	as a 226
334		nt of s 11 (Approval application to be accompanied by spe	cific 227
335		nt of s 12 (Evidence of matters to be included in an appro	val 228
336		nt of s 13 (Minister to refer an approval application to the c or assessment and other action)	hief 228
337	Amendmer 229	nt of s 14 (Advertising notice about an approval application	on)
338	Amendmer	nt of s 15 (Objection to approval application)	229
339		nt of s 17 (Chief executive must call meeting of all approv	al 229
340		nt of s 24 (Minister to consider and decide approval)	230
341		nt of s 26 (When Minister must give an approval to approv	val 230

342		nt of s 32B (Notice of event resulting in a control body not ligible corporation)	231
343		nt of s 32C (Ministerial direction to approved control body olicies or rules)	231
344		nt of s 32F (Grounds for disciplinary action relating to the f a control body for its code of racing)	231
345	Amendmer	nt of s 32I (Immediate suspension of an approval)	231
346	Amendmer	nt of s 34 (Powers of control body for its code of racing)	232
347	Amendmer	nt of s 35 (Control body may charge fees for its services)	234
348	Omission of	of s 37 (Obligation to have internal controls)	234
349		nt of s 38 (Obligation to have racing calendar for code of	235
350	Omission of	of ss 39 and 40	235
351	Replaceme	ent of ch 2, pt 3, div 3, hdg (Reporting to chief executive)	235
352	Omission of	of s 41 (Plan for managing code of racing)	235
353		nt of s 44 (Notice of event resulting in executive officer nong an eligible individual)	235
354	Insertion of	f new ch 2, pt 3, divs 4 and 5 and div 6, hdg	236
	Division 4	Reporting generally to Minister	
	45	Quarterly reports	236
	45A	Control body to keep Minister informed	237
	45B	Reporting to department	237
	45C	Other reporting requirements	237
	Division 5	Strategic and operational plans	
	45D	Interaction of division with Financial Accountability Act 20 238	009
	45E	Control body to prepare draft strategic and operational pl 238	ans
	45F	Procedures	239
	45G	Strategic or operational plan pending agreement	239
	45H	Strategic or operational plan on agreement	240
	45I	Compliance with strategic and operational plans	240
	45J	Modifications of strategic or operational plan	240
	45K	Content of operational plan and strategic plan	240
	Division 6	Executive officers of control body to disclose interest in licensed animals	
355	Omission o	of ch 2, pt 4, hdg, div 1 and div 2, hdg	241
356		nt of s 60A (Disclosure of interest in licensed animal by officer of control body)	241

357	Replace	ment of s 78 (Purposes of ch 3)	242
	78	Purpose of chapter	242
358	Replace	ment of ch 3, pt 2, div 1, hdg and ss 80–82	242
	80	Policy for code of racing	242
359	Omissio	n of ch 3, pt 2, divs 2 and 3	243
360	Replace	ment of ss 91 and 94	243
	91	Obligation to have rules of racing for code of racing .	243
	92	Process and other matters relating to making rules of ra 243	icing
	93	Requirement relating to rules of racing	244
	94	Availability of rules of racing	245
361	Omissio	n of ch 3, pt 4 and pt 5, divs 1 and 2 \ldots	245
362		nent of s 110 (Licensed club to give audited accounts to co	ntrol 246
363	Insertion	n of new s 110A	246
	110A	Control body to report to Minister about licensed club	246
364	Amendr	nent of s 111 (Definitions for div 4)	246
365	Amendr	nent of s 113AB (Definitions for pt 6)	247
366	Amendr	nent of s 113AF (Decision)	248
367		nent of s 113AH (Use of documents or information by contr	ol 248
368	Amendr	nent of s 113AJ (Cancellation of race information authority)	248
369	Replace	ment of chs 3A–7	249
	Chapter	4 Review of decisions	
	114	What is an original decision and who is the decision-ma 249	ker
	115	Who is an interested person for an original decision .	249
	116	External review process starts with internal review	250
	117	Applying for internal review of original decision	250
	118	Staying operation of original decision on internal review	251
	119	Reviewing original decision	252
	120	Applying for external review	253
370	Omissio	n of ch 8, pt 1, div 1, hdg	253
371	Amendr	nent of s 310 (Definitions for div 1)	254
372	Amendr	nent of s 312 (Forgery and uttering Act documents)	255
373		nent of s 313 (Making a false statement in application or oth nt)	ner 255

374	Omission of ch 8, pt 1, divs 2–4, div 5, hdg and s 327 24			
375	Amendment of s 330 (Appointments and authority) 24			
376	Amendment of s 331 (Signatures) 22			
377	Replaceme	ent of s	s 332 and 333	256
	332	Evide	ntiary aids—documents	256
378	Amendme	nt of s	334 (Types of offences)	256
379	Omission of	of ch 9,	pt 1 and pt 2, hdg	257
380	Omission of	of ss 34	14–347	257
381	Omission of	of ch 9,	pt 3, hdg and ss 348 and 349	257
382			350 (Satisfaction, belief or suspicion must be on reasonable in the circumstances)	257
383			351 (Matters must be considered appropriate on reasonable in the circumstances)	257
384	Omission of	of ss 35	52 and 352A and ch 9, pt 4, hdg	257
385	Amendme	nt of s	355 (Regulation-making power)	258
386	Insertion o	f new s	355A	258
	355A	Amen	dment to renumber	258
387), pt 2, divs 1–6, pts 3 and 4, ss 413–416, 419–42 2, 436–439, 441–443, 446–449, 454–456 and 459	
388	Insertion o	f new o	ch 11	260
	Chapter 11		Transitional provisions for Racing Integrity Act 2015	
	Part 1		Preliminary	
	464	Definit	tions for chapter	260
	465	Purpo 261	se of chapter and relationship with Racing Integrity	y Act
	Part 2		Provisions relating to chapter 2	
	466		ng out net UBET product fee for the year of encement	262
	467	Existir	ng member of all-codes board	263
	468	Appoi	ntment to board for 2 years after commencement	263
	469	Existir	ng chief executive officer of all-codes board	264
	470		ctions on eligibility to be chief executive officer for after commencement	2 264
	471	Existir	ng control board and members of control boards	264
	472	Previo	ous s 9CN continues to have effect despite repeal	265
	473	Appro	val application received before commencement	265
	474	Contro	bl body's first quarterly report under s 45	265

Contents

475	Control body's first strategic and operational plans	265
476	Existing policy continues if board may make policy under Act	this 266
Part 3	Provisions relating to chapter 3	
477	Existing Racing Integrity Commissioner	267
478	Invoice for funding performance of Racing Integrity Commissioner's functions before commencement	267
479	Continued effect of previous s 113BB	268
Part 4	Provisions relating to chapter 4	
480	Abolition of Racing Animal Welfare and Integrity Board	269
481	Things sent to facility before commencement	269
Part 5	Provisions relating to previous chapter 4A	
Division 1	Preliminary matters	
482	Purpose of part	270
483	Definitions for part	270
Division 2	If notice of appeal given to registrar before commencement	
484	Application of division	271
485	If there is notice of appeal before commencement	271
486	Rejection of notice of appeal	271
487	Continuation of ch 4A	272
Division 3	If notice of appeal not given to registrar before commencement	
488	Application of division	272
489	Person may apply to QCAT for external review of appella decision	able 273
Part 6	Provisions relating to previous chapter 5	
490	Referral of appeal	273
491	Appeal under previous s 155	274
492	Continuation of ch 5	274
Part 7	Provisions relating to offences before commencement	
493	Act previously in force to apply to offences	275
Part 8	Regulation-making power for transitional purposes	
494	Transitional regulation-making power	275
Replacem	ent of sch 3 (Dictionary)	276
Schedule [·]	1 Dictionary	

389

	Schedule 2	Renumbered cross-references			
Part 4	Amendment of Acts				
390	Acts amended	in sch 2	291		
Schedule 1	Dictionary		292		
Schedule 2	Amendment of Acts				
	Bail Act 1980		311		
	Criminal Orgar	nisation Act 2009	311		
	Interactive Gar	nbling (Player Protection) Act 1998	312		
	Liquor Act 199	2	312		
	Police Powers	and Responsibilities Act 2000	313		
	Public Service	Act 2008	314		
	Trading (Allowa	able Hours) Act 1990	314		
	Wagering Act	1998	315		

2015

A Bill

for

An Act to safeguard the welfare of animals, to ensure the integrity of persons involved in the racing industry and to manage matters relating to betting and sporting contingencies, and to amend the Animal Care and Protection Act 2001, the Bail Act 1980, the Criminal Organisation Act 2009, the Interactive Gambling (Player Protection) Act 1998, the Liquor Act 1992, the Police Powers and Responsibilities Act 2000, the Public Service Act 2008, the Racing Act 2002, the Trading (Allowable Hours) Act 1990 and the Wagering Act 1998 for particular purposes

[s 1]

The	Parlia	iment	t of Queensland enacts—	1
Ch	apte	er 1	Preliminary	2
1	Sh	ort tit		3
		This	Act may be cited as the <i>Racing Integrity Act 2015</i> .	4
2	Со	mme	ncement	5
		This	Act commences on a day to be fixed by proclamation.	6
3	Ма	in pu	rposes of Act and their achievement	7
	(1)	The	main purposes of this Act are—	8
		(a)	to maintain public confidence in the racing of animals in Queensland for which betting is lawful; and	9 10
		(b)	to ensure the integrity of all persons involved with racing or betting under this Act or the Racing Act; and	11 12
		(c)	to safeguard the welfare of all animals involved in racing under this Act or the Racing Act.	13 14
	(2)	The	purposes are to be achieved primarily by—	15
		(a)	establishing the Queensland Racing Integrity Commission; and	16 17
		(b)	regulating racing bookmakers by establishing a framework that provides for—	18 19
			(i) the obtaining of eligibility certificates; and	20
			(ii) licensing by the commission; and	21
			(iii) the granting of offcourse approvals.	22

		[s 4]	
4	Extr	raterritorial application of Act	1
	(1)	This Act applies both within and outside Queensland.	2
	(2)	This Act applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.	3 4
5	Dict	ionary	5
		The dictionary in schedule 1 defines particular words used in this Act.	6 7
6	Act	binds State, Commonwealth and other States	8
	(1)	This Act binds the State and, as far as the legislative authority of the Parliament permits, the Commonwealth and the other States.	9 10 11
	(2)	However, an entity mentioned in subsection (1) can not be prosecuted for an offence against this Act.	12 13
Cha	pte	r 2 Queensland Racing Integrity Commission	14 15
Part	1	Establishment	16
7	Esta	ablishment and status	17
	(1)	The Queensland Racing Integrity Commission (the <i>commission</i>) is established.	18 19
	(2)	The commission consists of the commissioner, the deputy commissioners and the staff of the commission.	20 21
	(3)	The staff are to be employed under the <i>Public Service Act</i> 2008.	22 23

[s 8]

8	Со	mmission represents the State	1
	(1)	The commission represents the State.	2
	(2)	Without limiting subsection (1), the commission has the status, privileges and immunities of the State.	3 4
9	Ар	plication of other Acts	5
	(1)	The commission is—	6
		(a) a unit of public administration under the <i>Crime and Corruption Act 2001</i> ; and	7 8
		(b) a statutory body under the <i>Financial Accountability Act</i> 2009 and the <i>Statutory Bodies Financial Arrangements</i> <i>Act 1982</i> .	9 10 11
	(2)	The <i>Statutory Bodies Financial Arrangements Act 1982</i> , part 2B explains how that Act affects the commission's powers.	12 13

Part 2Functions and powers14

10	Functions				
	(1)	The	commission has the following functions—	16	
		(a)	to license animals, clubs, participants and venues that are suitable to be licensed for a code of racing;	17 18	
		(b)	to assess under this Act the suitability of an applicant to be an approved control body;	19 20	
		(c)	to conduct audits of licence holders to decide if the license holders continue to be suitable to be licensed, on the commission's own initiative or at the request of the Minister;	21 22 23 24	

[s 10]

(d)	to investigate complaints about matters relevant to a code of racing, on the commission's own initiative or at the request of the Minister, including—	1 2 3
	(i) complaints about the processes of a control body; and	4 5
	(ii) complaints about a licence holder;	6
(e)	to conduct investigations into breaches of this Act or the Racing Act;	7 8
(f)	to oversee the integrity of race meetings, including matters preliminary to race meetings;	9 10
	Examples of matters preliminary to race meetings—	11
	jumpouts, trackwork sessions, trials	12
(g)	to manage testing of things, including developing or adopting procedures about the way things for analysis are to be taken and dealt with;	13 14 15
(h)	to keep records that provide for the identification and monitoring of animals;	16 17
	Example—	18
	records that show the 'end-to-end tracking' of an animal	19
(i)	to safeguard the welfare of any animal involved, whether directly or indirectly and whether lawfully or unlawfully, in racing;	20 21 22
(j)	to make decisions about disciplinary matters;	23
(k)	to prevent noncompliance and lapses in integrity, as far as practicable, in the racing industry;	24 25
(1)	to promote compliance and integrity by educating, providing information for, and working with, participants;	26 27 28
(m)	to regularly review and assess compliance and the integrity of participants, clubs and practices in the racing industry, on the commission's own initiative or at the request of the Minister;	29 30 31 32

[s 11]

	(n)	to work collaboratively with entities responsible for investigating and prosecuting offences, including—	1 2
		(i) sharing information with the entities for crime prevention; and	3 4
		 (ii) in circumstances where the commission reasonably suspects an offence may have been committed; 	5 6
	(0)	to identify opportunities for cooperative partnerships with entities to improve compliance and integrity in the racing industry;	7 8 9
	(p)	to report and make recommendations to the Minister about matters relevant to the performance of its functions and any other matters referred to it by the Minister;	10 11 12 13
	(q)	to make all necessary inquiries it believes necessary to fulfil a function mentioned in paragraphs (a) to (o);	14 15
	(r)	to perform a function incidental to a function mentioned in paragraphs (a) to (o);	16 17
	(s)	to perform a function given to it under another Act.	18
(2)	In th	is section—	19
	<i>com</i> Act.	pliance includes compliance with this Act or the Racing	20 21
		esses, of a control body, includes policies, systems, ns and decisions made by the control body.	22 23
Ge	neral	restriction on functions	24
	It is	not a function of the commission to investigate—	25
	(a)	a matter that has already been decided by a court or the tribunal; or	26 27
	(b)	a matter the subject of an unfinished proceeding that has started in a court or the tribunal.	28 29

11

[s 12]

12	Powers				
	(1)	The commission has all the powers of an individual and may, for example—	2 3		
		(a) enter into contracts or agreements; and	4		
		(b) acquire, hold, deal with, and dispose of, property; and	5		
		(c) appoint agents and attorneys; and	6		
		(d) engage consultants and researchers; and	7		
		(e) charge a fee for services and other facilities it supplies; and	8 9		
		(f) do anything else necessary or convenient to be done in performing its functions.	10 11		
	(2)	Without limiting subsection (1), the commission has the powers given to it under this Act or another Act.	12 13		
13	Ministerial directions				
	(1)	The Minister may give the commission a written direction about the performance of its functions or the exercise of its powers if the Minister is satisfied it is in the best interests of the Queensland racing industry to give the direction.	15 16 17 18		
	(2)	However, the Minister may not give the commission a direction about any of the following—	19 20		
		(a) a decision of the commission that is an original decision;	21 22		
		(b) a decision mentioned in section 262(2);	23		
		(c) a matter for which the commission is conducting an audit or investigation.	24 25		
	(3)	The commission must comply with a direction given under subsection (1).	26 27		
	(4)	The commission—	28		
		(a) must include in its annual report, prepared under the <i>Financial Accountability Act 2009</i> , section 63, details of	29 30		

[s 14]

any direction given by the Minister under subsection (1)1during the financial year to which the report relates; and2

(b) may include in the report a comment about the effect on 3 the commission's activities of complying with the 4 direction.

14	Dir	ections to licensed clubs	6
	(1)	The commission may give a written direction to a licensed club relating to—	7 8
		(a) the operations of the club; or	9
		(b) a licensed venue for which the club is the licence holder.	10
	(2)	The direction may require the licensed club to do something or to refrain from doing something.	11 12
		Note—	13
		The failure to comply with a direction is a ground for cancelling or suspending the club's licence under section $71(1)$.	14 15
15	Со	mmission direction prevails over control body	16

15 Commission direction prevails over control body direction

If there is an inconsistency between a direction given under18this Act or the Racing Act to a licensed club by the19commission or a control body, the direction of the20commission prevails to the extent of the inconsistency.21

17

		[s 16]
Part	3	Racing Integrity Commissioner and Deputy Racing Integrity Commissioners
16	Ra	cing Integrity Commissioner
	(1)	There is to be a Racing Integrity Commissioner (the <i>commissioner</i>).
	(2)	The Governor in Council is to appoint the commissioner.
	(3)	A person may be appointed as the commissioner for a term of not more than 3 years.
	(4)	The commissioner may be reappointed.
	(5)	The commissioner is to be paid the remuneration and allowances decided by the Governor in Council.
	(6)	Subject to this Act, a person holds office as the commissioner on the conditions decided by the Governor in Council.
	(7)	The commissioner must be appointed under this Act and not under the <i>Public Service Act 2008</i> .
17	De	puty Racing Integrity Commissioners
	(1)	There are to be 2 or more Deputy Racing Integrity Commissioners (each a <i>deputy commissioner</i>).
	(2)	The Governor in Council is to appoint each deputy commissioner, including—
		(a) a deputy commissioner who is to be called the <i>Ist deputy commissioner</i> ; and
		(b) a deputy commissioner who is to be called the <i>2nd deputy commissioner</i> .
	(3)	A person may be appointed as a deputy commissioner for a term of not more than 3 years.
	(4)	A deputy commissioner may be reappointed.

[s 18]

	(5)	A deputy commissioner is to be paid the remuneration and allowances decided by the Governor in Council.	1 2
	(6)	Subject to this Act, a person holds office as a deputy commissioner on the conditions decided by the Governor in Council.	3 4 5
	(7)	A deputy commissioner must be appointed under this Act and not under the <i>Public Service Act 2008</i> .	6 7
18		rsons eligible to be commissioner or deputy mmissioner	8 9
		A person is eligible to be the commissioner or a deputy commissioner if the person—	10 11
		(a) is an eligible individual within the meaning of the Racing Act; and	12 13
		(b) is not, and has not been in the previous 2 years, a member or employee of a control body; and	14 15
		(c) is not, and has not been in the previous 2 years, an executive office of a corporation that is an approved control body.	16 17 18
19	Fu	nctions of commissioner	19
	(1)	The main functions of the commissioner are—	20
		(a) to ensure the effective and efficient administration and operation of the commission and the performance of its functions; and	21 22 23
		(b) to manage the staff of the commission in accordance with the requirements of this Act and the <i>Public Service Act 2008</i> .	24 25 26
	(2)	The commissioner's functions also include any other function given to the commissioner under this Act or another Act.	27 28

[s 20] 20 Functions of deputy commissioner 1 The main functions of a deputy commissioner are-2 (1)to assist the commissioner in ensuring the effective and 3 (a) efficient administration and operation of the 4 commission and the performance of its functions; and 5 to assist the commissioner in managing the staff of the (b) 6 commission in accordance with the requirements of this 7 Act and the Public Service Act 2008: and 8 for the 1st deputy commissioner-to act in the office of 9 (c) the commissioner if the commissioner is absent or for 10 any other reason is unable to perform the functions of 11 the office: and 12 for the 2nd deputy commissioner-to act in the office of (d) 13 the commissioner if the commissioner and 1st deputy 14 commissioner are absent or for any other reason are 15 unable to perform the functions of the office. 16 A deputy commissioner's functions also include any other (2)17 function given to the deputy commissioner under this Act or 18 another Act. 19 21 Powers of commissioner and deputy commissioners 20 The commissioner and deputy commissioners have the 21 (1)powers necessary for performing the commissioner's or 22 deputy commissioners' functions. 23 The commissioner and deputy commissioners also have the (2)24 other powers given to the commissioner and deputy 25 commissioners under this Act or another Act. 26 The commissioner may exercise the powers of (3) the 27 commission, and any other powers given to the commissioner, 28 under this Act or another Act. 29 [s 22]

22	Vad	cancy in office	1		
	(1)		2 3		
		(a) ceases to be eligible to be the commissioner under section 18; or	4 5		
		(b) resigns under section 23; or	6		
		(c) is removed from office under section 24.	7		
	(2)	1 1	8 9		
		(a) ceases to be eligible to be a deputy commissioner under section 18; or	10 11		
		(b) resigns under section 23; or	12		
		(c) is removed from office under section 24.	13		
23	Resignation				
	(1)	The commissioner or a deputy commissioner may resign the commissioner's or deputy commissioner's office by giving the Minister a signed letter of resignation.	15 16 17		
	(2)	The resignation takes effect when the Minister receives the resignation or, if a later day is stated in the letter, the later day.	18 19		
24	Re	moval or suspension	20		
		The Governor in Council may remove or suspend a person from office as the commissioner or as a deputy commissioner if the person—	21 22 23		
		 (a) becomes incapable of performing the functions of the commissioner or deputy commissioner because of mental or physical incapacity; or 	24 25 26		
		(b) has performed the duties of the commissioner or deputy commissioner carelessly, incompetently or inefficiently; or	27 28 29		

[s 25] (c) has engaged in dishonourable conduct; or 1 (d) has been found guilty of an offence the Governor in 2 Council considers make the person inappropriate to 3 perform the functions of the commissioner or deputy 4 commissioner. 5 25 Acting commissioner 6 This section applies if— (1)7 there is a vacancy in the office of commissioner or the (a) 8 commissioner is absent or for any other reason is unable 9 to perform the functions of the office; and 10 both the 1st deputy commissioner and 2nd deputy (b) 11 commissioner are unable to perform the functions of the 12 commissioner's office. 13 (2)The Minister may appoint a person to act as commissioner for 14 a period of not more than 3 months. 15 However, the Minister may extend the appointment for a (3) 16 further 3 months. 17 A person appointed to act as commissioner— (4) 18 has all the functions and powers of the commissioner; (a) 19 and 20 (b) is taken to be the commissioner for all purposes relating 21 to this Act. 22 26 Acting deputy commissioner 23 (1)This section applies if there is a vacancy in the office of a 24 deputy commissioner or a deputy commissioner is absent or 25 for any other reason is unable to perform the functions of the 26 office. 27 (2)The Minister may appoint a person to act as a deputy 28 commissioner for a period of not more than 3 months. 29 [s 27]

27

(3)	However, the Minister may extend the appointment for a further 3 months.	1 2
(4)	A person appointed to act as a deputy commissioner—	3
	(a) has all the functions and powers of a deputy commissioner; and	4 5
	(b) is taken to be a deputy commissioner for all purposes relating to this Act.	6 7
	eservation of rights of commissioner and deputy nmissioners	8 9
(1)	This section applies if a person who is a public service officer is appointed as the commissioner or as a deputy commissioner.	10 11 12
(2)	The person keeps all rights accrued or accruing to the person as a public service officer as if service as the commissioner or as a deputy commissioner were a continuation of service as a public service officer.	13 14 15 16
(3)	At the end of a person's term of office or resignation as the commissioner or as a deputy commissioner, the person's service as the commissioner or as a deputy commissioner is taken to be service of a like nature in the public service for deciding the person's rights as a public service officer.	17 18 19 20 21
De	legations	22
(1)	The commissioner may delegate any of the commissioner's functions under this Act or another Act to a deputy commissioner.	23 24 25
(2)	The commissioner may delegate any of the commissioner's functions under this Act or another Act, other than section 38, 39, 40 or 42, to an appropriately qualified person, including an employee of the commission or of a department.	26 27 28 29
(3)	A person delegated a function under subsection (2) may subdelegate the function to an appropriately qualified person.	30 31

28
Racing Integrity Bill 2015 Chapter 2 Queensland Racing Integrity Commission Part 4 Commission's role in assessing approval applications

		[s 29]	
	(4)	In this section—	1
		<i>function</i> includes power.	2
Part	4	Commission's role in assessing approval applications	3 4 5
29	As	sessment of approval applications	6
	(1)	The commission must assess an approval application referred under the Racing Act, section $13(1)(b)$, to the commission.	7 8
	(2)	The commission must prepare and give to the Minister a report relating to the approval application that includes the following matters—	9 10 11
		(a) whether the commission is reasonably satisfied the applicant for the approval application is suitable to be an approved control body;	12 13 14
		(b) whether the commission is reasonably satisfied the commission can adequately regulate the activities relating to the proposed code of racing for the approval application, including licensing participants and appointing stewards to be in charge of race meetings for the code;	15 16 17 18 19 20
		(c) whether the commission is reasonably satisfied the commission can license persons who would become racing bookmakers for the proposed code of racing;	21 22 23
		 (d) whether the applicant's draft strategic plan and operation plan that, under the Racing Act, section 11, accompanied the approval application have satisfied all relevant operational and integrity matters associated with the applicant becoming an approved control body; 	24 25 26 27 28

[s 30]

	(e)	any submissions given to the commission under the Racing Act, section $15(1)$ about the approval application, and the commission's assessment of and response to the submissions;	1 2 3 4
	(f)	any other matter relating to the approval application that, in the commission's opinion, may impact on the applicant's suitability as a control body.	5 6 7
(3)	appl	e commission is given a submission about the approval ication as mentioned in subsection (2)(e), the commission t give the chief executive (racing) a copy of it.	8 9 10
As	sessr	ment if 2 or more approval applications	11
(1)	This	section applies if—	12
	(a)	there are 2 or more approval applications for approval as the control body for a code of racing; and	13 14
	(b)	the chief executive (racing) calls a meeting of the approval applicants under the Racing Act, section 17(1); and	15 16 17
	(c)	there is no mediated agreement supported by all of the approval applicants.	18 19
(2)	sing	commission must prepare and give to the Minister a le report relating to each of the approval applications that ides the following matters—	20 21 22
	(a)	the matters mentioned in section 29 for each approval application;	23 24
	(b)	an assessment about the merits of each approval application compared to the other approval applications;	25 26
	(c)	the commission's recommendation about which approval applicant is best qualified and most suitable to be the control body for the code of racing, having regard to the matters mentioned in section 31.	27 28 29 30

[s 31]

31	As	sessi	ng applicants for approval applications	1
	(1)		section applies to the commission in assessing an oval application as mentioned in section 29.	2 3
	(2)	appr	commission must decide whether the applicant for the roval application is suitable to be approved as the control y for the proposed code of racing.	4 5 6
	(3)		subsection (2), the commission must have regard to and, if essary, investigate—	7 8
		(a)	the approval application, matters accompanying or included in the approval application as mentioned in the Racing Act, section 11, and evidence given by the approval applicant in support of the application about the matters mentioned in section 12 of that Act; and	9 10 11 12 13
		(b)	the suitability of every business associate and executive associate of the applicant to be associated with the applicant as a control body; and	14 15 16
		(c)	if the approval applicant has a business association with another entity—the entity's character or business reputation.	17 18 19
	(4)	exec	eciding about the suitability of a business associate or sutive associate of the applicant, the commission must e regard to and, if necessary, investigate—	20 21 22
		(a)	the associate's character or business reputation; and	23
		(b)	if the associate has a business association with another entity—the entity's character or business reputation.	24 25
32		mmis cume	ssion may require further information or ents	26 27
	(1)	appl appl give relat	an investigation under section 31 relating to an approval ication, the commission may, by notice given to the icant for the approval application, require the applicant to the commission further information or a document ing to any of the following within the reasonable period ed in the notice—	28 29 30 31 32 33

[s 33]

	(a) the approval application;	1
	(b) the applicant;	2
	(c) a business associate or executive associate of the applicant;	3 4
	(d) an entity with which the applicant has a business association.	5 6
(2)	For an investigation under section 31 relating to a business associate or executive associate of an applicant, the commission may, by notice given to the associate and a copy of the notice given to the applicant, require the associate to give the commission information or a document relating to the following within the reasonable period stated in the notice—	7 8 9 10 11 12
	(a) the association with the applicant;	13
	(b) an entity with which the associate has a business association.	14 15
(3)	When making the requirement, the commission must warn the applicant and associate that the approval application will not be considered further until the requirement is complied with.	16 17 18

Part 5 Division 1		Audits and investigations		
		Commission's powers for		
		investigations	21	
33	Investigatio	ns into suitability of a control body	22	
		in investigate a control body to find out it is suitable under this Act to continue to manage its racing.	23 24 25	

[s 34]

34	Inve	estigation into suitability of associate of control body	1
		The commission may investigate a control body associate to decide whether the associate is a suitable person to be, or to continue to be, associated with the control body's operations.	2 3 4
35		quirement to give information or document for estigation	5 6
	(1)	In investigating a control body or a control body associate, the commission may, by notice given to the control body or the associate, require the control body or associate to give the commission information or a document the commission reasonably believes relevant to the investigation.	7 8 9 10 11
	(2)	The notice must include—	12
		(a) the reasonable period within which the control body or control body associate must comply with the requirement; and	13 14 15
		(b) a warning that it is an offence to fail to comply with the requirement, unless the control body or associate has a reasonable excuse.	16 17 18
	(3)	If the requirement is made of a control body associate, the commission must give a copy of the notice to the control body.	19 20 21
36	Fail	lure to give information or document for investigation	22
	(1)	A person to whom a notice is given under section 35(1) must comply with the requirement in the notice within the period stated in the notice, unless the person has a reasonable excuse.	23 24 25
		Maximum penalty—200 penalty units.	26
	(2)	If the person is an individual, it is a reasonable excuse for the person not to comply with the requirement if complying with the requirement might tend to incriminate the person.	27 28 29

[s 37]

	(3)	The person does not commit an offence against this section if the information or document sought by the commission is not in fact relevant to the investigation.	1 2 3
37	Cri	minal history report for investigation	4
	(1)	If the commission, in investigating a person under section 33 or 34, asks the police commissioner for a written report on the person's criminal history, the police commissioner must give the report to the commission.	5 6 7 8
	(2)	The report is to contain—	9
		(a) the person's criminal history; and	10
		(b) a brief description of the circumstances of a conviction mentioned in the person's criminal history.	11 12
	(3)	However, the duty imposed on the police commissioner applies only to information in the police commissioner's	13 14
		possession or to which the police commissioner has access.	15
Divi	sion		15 16 17
Divi 38		2 Commissioner's powers for audits	16
		2 Commissioner's powers for audits and investigations	16 17
	Ρο	2 Commissioner's powers for audits and investigations wers for audits and investigations If the commission is conducting an audit or investigation, the	16 17 18 19
	Ρο	 2 Commissioner's powers for audits and investigations wers for audits and investigations If the commission is conducting an audit or investigation, the commissioner may— (a) act in the absence of a person who has been given 	16 17 18 19 20 21
	Ρο	 2 Commissioner's powers for audits and investigations wers for audits and investigations Wers for audits and investigations If the commission is conducting an audit or investigation, the commissioner may— (a) act in the absence of a person who has been given reasonable notice of the audit or investigation; and (b) receive evidence on oath or affirmation or by statutory 	16 17 18 19 20 21 22 23

[s 39]

39	Po	wer to require attendance and giving of evidence	1
	(1)	If the commissioner reasonably believes a person has information relevant to an audit or investigation, the commissioner may, by notice given to the person, require the person to attend before the commissioner to answer questions relevant to the audit or investigation.	2 3 4 5 6
	(2)	The notice must state—	7
		(a) the place at which the person must attend; and	8
		(b) a reasonable time at which, or a reasonable period for which, the person must attend.	9 10
	(3)	The notice may require the person to give evidence on oath or affirmation.	11 12
40	Po	wer to require information, document or thing	13
	(1)	If the commissioner reasonably believes a person has information or a document or thing relevant to an audit or investigation, the commissioner may, by notice given to the person, require the person to—	14 15 16 17
		(a) give the information to the commissioner in writing signed by the person or, in the case of a corporation, by an officer of the corporation; or	18 19 20
		(b) produce the document or thing to the commissioner.	21
	(2)	The notice must state—	22
		(a) the place at which the information, document or thing must be given or produced to the commissioner; and	23 24
		(b) a reasonable time at which, or a reasonable period within which, the information, document or thing must be given or produced.	25 26 27
41	Off	iences by witnesses	28
	(1)	A person who is given a notice under section 39 or 40 must not, without reasonable excuse—	29 30

[s 41]

	(a)	fail to attend as required by the notice; or	1
	(b)	fail to continue to attend as required by the commissioner until excused from further attendance; or	2 3
	(c)	fail to produce a document or thing the person is required to produce by the notice.	4 5
	Max	imum penalty—100 penalty units.	6
(2)		erson appearing as a witness at the audit or investigation not, without reasonable excuse—	7 8
	(a)	fail to take an oath or make an affirmation when required by the commissioner; or	9 10
	(b)	fail to answer a question the person is required to answer by the commissioner.	11 12
	Max	imum penalty—100 penalty units.	13
(3)	must	rson appearing as a witness at the audit or investigation not give the commissioner information the person knows se or misleading in a material particular.	14 15 16
	Max	imum penalty—100 penalty units.	17
(4)	the infor	rson who is given a notice under section 40 must not give commissioner information, or a document containing mation, the person knows is false or misleading in a rial particular.	18 19 20 21
	Max	imum penalty—100 penalty units.	22
(5)		ection (3) or (4) does not apply to a person who, when g a document—	23 24
	(a)	tells the commissioner, to the best of the person's ability, how the information is false or misleading; and	25 26
	(b)	if the person has, or can reasonably get, the correct information—gives the correct information to the commissioner.	27 28 29

[s 42]

42	Ροι	wer to refuse to investigate complaint	1
	(1)	This section applies if a person makes a complaint to the commission about a matter relevant to a code of racing.	2 3
	(2)	The commissioner may refuse to investigate the complaint or, having started to investigate the complaint, may refuse to continue the investigation if—	4 5 6
		(a) the matter is being investigated by another entity; or	7
		(b) the commissioner is reasonably satisfied—	8
		(i) it is appropriate for another entity to investigate the matter; or	9 10
		(ii) the complaint is about a frivolous matter or was made vexatiously.	11 12
	(3)	If the commissioner refuses to investigate or continue to investigate a complaint under subsection (2), the commissioner must prepare a report stating—	13 14 15
		(a) the reasons the commissioner refused to investigate or to continue to investigate the complaint; and	16 17
		(b) whether the commissioner is likely to investigate or continue to investigate the complaint in the future; and	18 19
		(c) any other matter the commissioner considers reasonable to include in the report.	20 21
	(4)	The commissioner must give a copy of the report to the Minister.	22 23

[s 43]

Part	6		Reporting and accountability	1
Divis	ion	1	Reporting generally	2
43	Qua	arterl	y reports	3
	(1)		commission must give the Minister a report on its ations for each quarter in a financial year.	4 5
	(2)	A qu	arterly report must be given to the Minister—	6
		(a)	within 6 weeks after the end of the quarter; or	7
		(b)	if another period after the end of the quarter is agreed between the commission and the Minister—within the agreed period.	8 9 10
	(3)	-	arterly report must contain the information required to be in the report under the commission's operational plan.	11 12
	(4)	In th	is section—	13
		<i>quar</i> year-	<i>ter</i> , in a financial year, means the following periods in the	14 15
		(a)	1 July to 30 September;	16
		(b)	1 October to 31 December;	17
		(c)	1 January to 31 March;	18
		(d)	1 April to 30 June.	19
44	Cor	nmis	sion to keep Minister informed	20
		The	commission must—	21
		(a)	keep the Minister reasonably informed of its operations, financial performance and financial position and its achievement of the objectives in its strategic and operational plans; and	22 23 24 25
		(b)	immediately inform the Minister of any matters that arise that, in the commission's opinion, may—	26 27

[s 45]

		[0.10]	
		(i) prevent, or significantly affect, achievement of the objectives in its strategic and operational plans; or	1 2
		 (ii) significantly impact on public confidence in the integrity of the Queensland racing industry. 	3 4
45	Re	porting to department	5
	(1)	The Minister may act under this section for the purpose of monitoring, assessing or reporting on the commission's performance of its functions.	
	(2)	The Minister may require the commission to report to the department by, for example, giving stated information at stated times to the chief executive.	
	(3)	The commission must comply with the requirement.	12
46	Otl	her reporting requirements	13
		Sections 44 and 45 do not limit the matters of which the commission is required to keep the Minister informed, or limit the reports or information that the commission is required, or may be required, to give under another Act.	15
Divi	ision	2 Annual reports	18
47	An	inual report	19
	(1)	The annual report for a financial year must contain details of the operations of the commission during the financial year.	20 21
	(2)	Without limiting subsection (1), the annual report must contain the following—	22 23
		(a) a review of the work undertaken by the commission during the financial year; and	24 25
		(b) proposals, if any, for improving the operations of the commission; and	26 27

[s 48]

		(c) a forecast of the work of the commission for the following financial year.	1 2
	(3)	In this section—	3
		<i>annual report</i> means the commission's annual report under the <i>Financial Accountability Act 2009</i> .	4 5
Div	ision	3 Strategic and operational plans	6
48	Inte	eraction with the Financial Accountability Act 2009	7
	(1)	If something is required to be done under this division and the same thing, or something to the same effect, is required to be done under the <i>Financial Accountability Act 2009</i> , compliance with this division is sufficient compliance with the <i>Financial Accountability Act 2009</i> .	8 9 10 11 12
	(2)	Otherwise, the requirements under this division are in addition to the requirements under the <i>Financial Accountability Act 2009</i> .	13 14 15
	(3)	If there is an inconsistency between this division and the <i>Financial Accountability Act 2009</i> , this division prevails to the extent of the inconsistency.	16 17 18
49	Dra	aft strategic and operational plans	19
	(1)	Before 31 March each year, the commission must prepare, and give to the Minister, a draft strategic plan and a draft operational plan for the next financial year.	20 21 22
	(2)	The commission and the Minister must try to reach agreement on the draft plans as soon as possible and, in any event, not later than the start of the financial year.	23 24 25
50	Pro	ocedures	26
	(1)	The Minister may return the draft strategic or operational plan to the commission and ask the commission—	27 28

[s 51]

	(a) to consider, or further consider, a stated thing and deal with the thing in the draft plan; and	1 2
	(b) to revise the draft plan in the light of its consideration or further consideration.	3 4
2)	The commission must comply with the request as a matter of urgency.	5 6
3)	If the draft plan has not been agreed to by the Minister by 1 month before the start of the financial year, the Minister may, by written notice, direct the commission—	7 8 9
	(a) to take stated steps in relation to the draft plan; or	10
	(b) to make stated modifications of the draft plan.	11
4)	The commission must immediately comply with the direction and include a copy of the direction in the plan.	12 13
Stra	tegic or operational plan pending agreement	14
1)	This section applies if the Minister and the commission have not agreed to the draft strategic or operational plan before the start of the relevant financial year.	15 16 17
2)	The draft plan given, or last given, by the commission to the Minister before the start of the financial year, with any modifications made by the commission, whether before or after that time, at the direction of the Minister, is taken to be the commission's strategic or operational plan.	18 19 20 21 22
3)	Subsection (2) applies until a draft strategic or operational plan becomes the commission's strategic or operational plan under section 52.	23 24 25
Stra	tegic or operational plan on agreement	26
	When the draft strategic or operational plan has been agreed to in writing by the Minister, it becomes the commission's strategic or operational plan for the relevant financial year.	27 28 29
	3) 4) Stra 1) 2) 3)	 with the thing in the draft plan; and (b) to revise the draft plan in the light of its consideration or further consideration. 2) The commission must comply with the request as a matter of urgency. 3) If the draft plan has not been agreed to by the Minister by 1 month before the start of the financial year, the Minister may, by written notice, direct the commission— (a) to take stated steps in relation to the draft plan; or (b) to make stated modifications of the draft plan. 4) The commission must immediately comply with the direction and include a copy of the direction in the plan. 5trategic or operational plan pending agreement 1) This section applies if the Minister and the commission have not agreed to the draft strategic or operational plan pending lan performability of the relevant financial year. 2) The draft plan given, or last given, by the commission to the Minister before the start of the financial year, with any modifications made by the commission, whether before or after that time, at the direction of the Minister, is taken to be the commission's strategic or operational plan. 3) Subsection (2) applies until a draft strategic or operational plan becomes the commission's strategic or operational plan under section 52.

[s 53]

53	Co	mpliance with strategic and operational plans The commission must comply with its strategic and operational plans for a financial year.	1 2 3
54	Мо	difications of strategic or operational plan	4
	(1)	The commission may modify its strategic or operational plan only with the written agreement of the Minister.	5 6
	(2)	The Minister may, by written notice, direct the commission to modify its strategic or operational plan.	7 8
55	Co	ntent of strategic and operational plans	9
	(1)	The commission's strategic plan for a financial year must include the matters prescribed by regulation.	10 11
	(2)	The commission's operational plan for a financial year must include the matters prescribed by regulation.	12 13
Par	t 7	Administration	14
56	Fu	nding	15
	(1)	The cost of the performance of the commission's functions is to be funded mainly by the control bodies.	16 17
	(2)	The chief executive must—	18
		(a) decide the amount a control body must pay from time to time towards the cost of the performance of the	19 20

give the control body an invoice for the amount. (b) 22

21

The amount of the invoice is payable 28 days after the control (3) 23 body receives the invoice. 24

commission's functions; and

[s 57]

57	Rec	covery	y of unpaid amounts	1
		sectio	control body does not pay an amount payable under on $56(3)$, the State may recover the amount from the ol body as a debt.	2 3 4
Cha	ipte	er 3	Commission's functions in relation to codes of racing and licensed clubs	5 6 7
Part	1		Preliminary	8
58	Pur	pose	s of chapter	9
	(1)		main purposes of this chapter are to provide for the way ommission may perform its functions in relation to—	10 11
		(a)	each code of racing; and	12
		(b)	licensed clubs.	13
	(2)	Gene	rally, the commission performs its functions by—	14
		(a)	making standards for each code of racing, particularly about the licensing scheme for controlling activities relating to animals, clubs, participants and venues and about the way in which races are to be held for the code of racing; and	15 16 17 18 19
		(b)	giving directions to licensed clubs and ensuring compliance by taking disciplinary action relating to the licence of a club that does not comply with a direction.	20 21 22
	(3)	the co	standards ensure there is guidance for persons involved in ode of racing and transparent decision-making relating to ers dealt with by the standards.	23 24 25

[s 59]

(4)	This chapter also provides for offences relevant to matters	1
	dealt with in the chapter.	2

3

Part 2 Standards

Division 1 General provisions about standards 4

Sta	ndards	for codes of racing
(1)	The co if—	mmission may make a standard for a code of racing
	. ,	e standard is required under this Act or a Ministerial irection; or
	. ,	e commission reasonably believes it is good anagement to have the standard.
(2)	standar	ation may prescribe that the commission must make a d for a particular matter and the provisions to be d in the standard for the matter.
	meruue	
Foi		andards
Fo (1)	m of st	
	m of st A stand	andards
	m of sta A stand (a) it	andards lard must state the following—
	m of stand A stand (a) it: (b) th	andards lard must state the following— s name;
	m of stand A stand (a) it: (b) th (c) th	andards lard must state the following— s name; he day the commission made the standard;
	m of stand (a) it: (b) th (c) th (d) it:	andards lard must state the following— s name; he day the commission made the standard; he day it takes effect;
	m of stand A stand (a) ita (b) th (c) th (d) ita (e) w (f) h	andards lard must state the following— s name; le day the commission made the standard; le day it takes effect; s purpose;

15 01	[s	61]	
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andard is publicly	10 11
nmission must, for	12 13
ief executive within and	14 15
nspection, free of g its ordinary office	16 17 18
standard, give the hat is no more than copy.	19 20 21
	22
standard may apply en though it was not	23 24 25
	26
	27
	nmission must, for ef executive within nd nspection, free of g its ordinary office standard, give the nat is no more than copy.

[s 64]

Divisi	ion	2	Standards about licensing schemes	1
64	Pur	pose	es of licensing schemes	2
			purposes of the licensing scheme for a code of racing are usure—	3 4
		(a)	the integrity of racing activities conducted as part of the code; and	5 6
		(b)	the safety of persons involved in racing or training licensed animals; and	7 8
		(c)	the welfare of licensed animals while involved in racing or training, or activities associated with racing or training.	9 10 11
65	Dev	velop	ing standards for a licensing scheme	12
		of ra dutie	eveloping the standard for a licensing scheme for a code acing, the commission must consider the privileges and as that are to attach to a licence it issues and other matters are to an effective licensing scheme.	13 14 15 16
66	Sta	ndaro	ds for a licensing scheme—mandatory matters	17
	(1)		standard for a licensing scheme must provide for all of ollowing matters—	18 19
		(a)	the licences the commission may issue for each code of racing, including identifying the activities for which a licence is required;	20 21 22
		(b)	the way a person may apply for a licence, having regard to section 68;	23 24
		(c)	the criteria for each type of licence, including appropriate qualifications for, and disqualifications from, obtaining the licence;	25 26 27

[s 66]

(d)	the way the commission will deal with an application for a licence, including the applicant's right to make further submissions relating to the application;	1 2 3
(e)	the grant, issue and form of a licence, including, for example, whether the licence is to include a photograph of the licensee;	4 5 6
(f)	the giving of an information notice about a decision relating to an application;	7 8
(g)	the duration of a licence, its renewal and the procedure for surrendering it;	9 10
(h)	how and when the suitability of licensed animals, clubs, participants and venues will be audited to decide if a licensed animal, club, participant or venue continues to be suitable to be licensed;	11 12 13 14
(i)	the grounds for taking disciplinary action relating to a licence in relation to matters dealt with in the rules of racing for the code of racing for which the licence is issued or as mentioned in subsection (3);	15 16 17 18
(j)	when and how a licence may be immediately suspended to protect the safety of persons or welfare of animals;	19 20
(k)	how disciplinary action relating to a licence, other than immediate suspension, must be taken, including the following—	21 22 23
	(i) the procedure for giving a licence holder notice of the grounds for taking the disciplinary action;	24 25
	(ii) the proposed action;	26
	(iii) the way the licence holder may make submissions about the proposed action;	27 28
(1)	keeping a register of licences and correcting the register;	29
(m)	exhibiting and producing a licence;	30
(n)	replacing a lost licence;	31

[s 67]

	(0)	requiring a licence holder to give the commission notice of—	1 2
		(i) a change of address; or	3
		(ii) a change to the place for the keeping of a licensed animal; or	4 5
		(iii) if the licence holder is a corporation—a change to the corporation's executive officers;	6 7
	(p)	serving notices on licence holders.	8
(2)	mus com	standard for a licensing scheme relating to licensed clubs at provide that when auditing a licensed club, the amission must have regard to the following matters for a od stated in the standard—	9 10 11 12
	(a)	the number of race meetings allotted to the licensed club;	13 14
	(b)	the number of races held at each race meeting;	15
	(c)	the number of licensed animals in each race.	16
(3)	anin after the o licer	standard for a licensing scheme relating to licensed nals, clubs, participants and venues must provide that, r auditing a licensed animal, club, participant or venue, if commission is not satisfied it is suitable to continue to be nsed, the commission must take disciplinary action ting to the licence.	17 18 19 20 21 22
(4)	This	s section does not limit section 65.	23
Sta	Indar	ds for a licensing scheme—discretionary matters	24
(1)		standard for a licensing scheme may provide for the owing matters—	25 26
	(a)	whether an applicant for a licence is required to give notice about the application by advertisement in a newspaper, in another publication or by a sign placed on land, because of the particular nature of the licence;	27 28 29 30

[s 68]

		(b) whether there is provision for provisional or temporary licences;	1 2
		(c) the attaching of conditions to the grant of a licence, including, for example, that the licence may allow access to the licence holder's place of business or where a licensed animal is kept.	3 4 5 6
	(2)	The standard for a licensing scheme may also provide for matters relating to an offcourse approval held by a racing bookmaker that are relevant to an effective licensing scheme.	7 8 9
	(3)	This section does not limit section 65.	10
68	Ар	plication for licence	11
	(1)	The standard for a licensing scheme must require a person who wishes to obtain a licence for an animal, club, participant or venue (the <i>proposed licensee</i>) to apply for the licence in the approved form.	12 13 14 15
	(2)	To the extent it is relevant to the application for the licence, the application must include all of the following—	16 17
		(a) the type of licence applied for;	18
		(b) the type of work or activity to be performed by the proposed licensee;	19 20
		(c) particulars of the proposed licensee;	21
		(d) if the proposed licensee is an individual—appropriate training courses completed, or appropriate experience obtained, by the proposed licensee.	22 23 24
	(3)	The standard for a licensing scheme relating to the licensing of a club must provide for all of the following—	25 26
		 (a) for the club's application to be accompanied by a copy of a national police certificate for each executive officer of the applicant; 	27 28 29
		(b) the application can not be granted if an executive officer of the applicant has a conviction for any of the following, other than a spent conviction—	30 31 32

[s 69]

		(i)	an offence against this Act, the Racing Act or the repealed <i>Racing and Betting Act 1980</i> ;	1 2
		(ii)	an indictable offence, or a summary offence that involved dishonesty, fraud, stealing or unlawful betting, under any other Act or repealed Act;	3 4 5
		(iii)	an offence against a law of another State, that is prescribed by regulation as a law about racing or betting;	6 7 8
	(c)	anot certi	extent to which the commission must have regard to her conviction stated on the national police ficate other than a conviction mentioned in graph (b).	9 10 11 12
(4)	appli	ication	dard for a licensing scheme may require an a for a licence, other than a licence for a club, to be ied by a copy of a national police certificate for—	13 14 15
	(a)	if the	e applicant is an individual—the individual; or	16
	(b)		e applicant is a corporation—each executive officer e corporation.	17 18
(5)	the o	comm onal po	al police certificate is required under subsection (4), ission may consider all convictions stated in the plice certificate as relevant to the application for the	19 20 21 22
(6)	In th	is sec	tion—	23
	natic	-	<i>police certificate</i> means a document known as a police certificate and available from the police oner.	24 25 26
Lic	ence	s may	y not be transferred	27
			ard for a licensing scheme must not allow a person ensed to transfer the licence to another person.	28 29

			[s 70]	
Divi	Division 3		Other matters about policies	1
70			nimal, participant or venue may be licensed for e codes of racing	2 3
		lice	s Act does not prevent an animal, participant or venue nsed for a code of racing being licensed for another code acing.	4 5 6
Par	t 3		Disciplinary action taken	7
			against licensed clubs	8
71	Gro	und	s for cancellation or suspension	9
	(1)		h of the following is a ground for cancelling or suspending ensed club's licence—	10 11
		(a)	the club is not complying, or has not complied, with a direction of the commission, or a control body direction under the Racing Act, given to the club;	12 13 14
			Note—	15
			See, however, section 15.	10
		(b)	a ground that another provision of this Act states is a ground for cancelling or suspending a licensed club's licence;	17 18 19
			Note—	20
			See section 78.	21
		(c)	for a non-proprietary club—the club contravened the Racing Act, section 112 or 113.	22 23
	(2)	of rabe g	section (1) does not limit the grounds that, under the rules acing for a code of racing about disciplinary action, may grounds for taking disciplinary action relating to a licensed o's licence.	24 25 26 27

Chapter 3 Commission's functions in relation to codes of racing and licensed clubs Part 3 Disciplinary action taken against licensed clubs

[s 72]

	(3)	In this section	on—	1
			<i>tary club</i> means a club with a constitution that the following—	2 3
		· · · •	es for the application of all of the club's profits her income to the promotion of the club's objects;	4 5
		(b) prohibit the clu	its the payment of dividends to the members of b.	6 7
72	Sh	w cause no	otice	8
	(1)	cancel or su section 71(1	nission reasonably believes a ground exists to aspend a licensed club's licence as mentioned in 1), the commission must, subject to section be the club a notice (a <i>show cause notice</i>).	9 10 11 12
	(2)	The show ca	use notice must state the each of the following—	13
			tion the commission proposes taking under this ne <i>proposed action</i>);	14 15
		(b) the gro	ounds for the proposed action;	16
			line of the facts and circumstances forming the or the grounds;	17 18
			proposed action is to suspend the licence—the ed suspension period;	19 20
		. ,	itation to the club to show within a stated period <i>ow cause period</i>) why the proposed action should taken.	21 22 23
	(3)		use period must end at least 28 days after the club show cause notice.	24 25
73	Su	missions a	bout show cause notice	26
	(1)		d club may, in the show cause period, make to the commission about the show cause notice.	27 28
	(2)	The commis	sion must consider the submissions.	29

Chapter 3 Commission's functions in relation to codes of racing and licensed clubs Part 3 Disciplinary action taken against licensed clubs

[s 74]

lr	nmedia	ate suspension of licensed club's licence	1
(1	/	commission may suspend the licensed club's licence nediately if the commission reasonably believes—	2 3
	(a)	a ground exists to cancel or suspend the licence; and	4
	(b)	the circumstances are so extraordinary that it is imperative to suspend the licence immediately to ensure—	5 6 7
		(i) the public interest is not affected in an adverse and material way; or	8 9
		(ii) the conduct of racing by the club is not jeopardised in a material way.	10 11
(2) The	suspension—	12
	(a)	can be effected only by the commission giving the club an information notice about the decision to suspend its licence, together with a show cause notice; and	13 14 15
	(b)	operates immediately the information notice is given to the club; and	16 17
	(c)	continues to operate until the show cause notice is finally dealt with.	18 19
С	ensuri	ng licensed club	20
(1		commission may censure a licensed club if the mission—	21 22
	(a)	reasonably believes a ground exists to cancel or suspend the club's licence but does not believe that giving a show cause notice to the club is warranted; or	23 24 25
	(b)	after considering the submissions for a show cause notice, still believes a ground exists to cancel or suspend the licensed club's licence but does not believe its cancellation or suspension is warranted.	26 27 28 29
(2	/	censure can be effected only by the commission giving club an information notice about the decision to censure it.	30 31

Chapter 3 Commission's functions in relation to codes of racing and licensed clubs Part 3 Disciplinary action taken against licensed clubs

[s 76]

76	Dir	ection to licensed club to rectify matter	1
	(1)	This section applies if, after considering the submissions for a show cause notice, the commission—	2 3
		(a) still believes a ground exists to cancel or suspend the licensed club's licence; and	4 5
		(b) reasonably believes a matter relating to the ground to cancel or suspend the licence is capable of being rectified and it is appropriate to give the club an opportunity to rectify the matter.	6 7 8 9
	(2)	The commission may direct the club to rectify the matter.	10
	(3)	The direction can be effected only by the commission giving the club an information notice about the decision to give the direction to it, including the period for rectifying the matter.	11 12 13
	(4)	The period stated in the information notice must be reasonable having regard to the nature of the matter to be rectified.	14 15
	(5)	A licensed club must comply with a direction under this section within the period for rectifying the matter stated in the information notice, unless it has a reasonable excuse.	16 17 18
		Maximum penalty—400 penalty units.	19
	(6)	The licensed club can not be prosecuted, or have its licence cancelled or suspended, for the ground giving rise to the information notice unless the club—	20 21 22
		(a) fails to comply with the notice within the period stated in the notice as the period for rectifying the matter; and	23 24
		(b) does not have a reasonable excuse for failing to comply with the notice.	25 26
	(7)	The commission's power to give a direction to a licensed club under another provision of this Act is not limited by the commission's power to give a direction under this section.	27 28 29
77	Са	ncellation or suspension	30
	(1)	Subject to section 76(6), this section applies if—	31

Racing Integrity Bill 2015

Chapter 3 Commission's functions in relation to codes of racing and licensed clubs Part 3 Disciplinary action taken against licensed clubs

[s 77]

	(a) there are no submissions for a show cause notice; or	1
	(b) after considering the submissions for a show cause notice, the commission still believes the ground exists to cancel or suspend the licensed club's licence.	2 3 4
(2)	The commission may—	5
	(a) if the proposed action was to cancel the licence—	6
	(i) cancel the licence; or	7
	(ii) suspend the licence for a period; or	8
	(b) if the proposed action was to suspend the licence—suspend the licence for a period not longer than the proposed suspension period.	9 10 11
(3)	If the commission decides to take action under subsection (2), the commission must immediately give the licensed club an information notice about the decision.	12 13 14
(4)	If the decision is that the licence is cancelled or suspended, the information notice must include a direction to the club to return the licence to the commission, within 14 days after receiving the notice, for relevant action by the commission.	15 16 17 18
(5)	The decision takes effect on the later of the following—	19
	(a) the day the licensed club is given the information notice;	20
	(b) the day of effect stated in the information notice.	21

Chapter 3 Commission's functions in relation to codes of racing and licensed clubs Part 4 Other provisions applying to licensed clubs

[s 78]

Part 4			Other provisions applying to licensed clubs		
78		Contravention by licensed club constitutes a ground for disciplinary action			
	(1)	oblig	licensed club contravenes a provision of this part or an gation provision, the contravention constitutes a ground ancelling or suspending the licensed club's licence.	5 6 7	
	(2)		subsection (1), it is immaterial whether the licensed club osecuted for an offence constituted by the contravention.	8 9	
	(3)	that tracin	part and an obligation provision do not limit the matters the standard about the licensing scheme for the code of g that applies to the club may provide is a ground for plinary action relating to the licence of the club.	10 11 12 13	
	(4)	In thi	is section—	14	
		0	<i>pation provision</i> means the Racing Act, section 110, 112, for 113AA.	15 16	
79			d club to hold race and betting meeting at venue	17 18	
	(1)	in wł purpo	ensed club must not hold a contest, contingency or event hich 2 or more animals compete against each other for the ose of providing a contest, contingency or event on which may be made unless—	19 20 21 22	
		(a)	the contest, contingency or event is held at a licensed venue of the licensed club; and	23 24	
		(b)	the control body for the code of racing for which the club and venue are licensed is managing the venue at the time; and	25 26 27	
		(c)	the commission is exercising control at the venue at the time.	28 29	

Maximum penalty—200 penalty units.

[s 80]

(2)	A licensed club must not hold a meeting at which betting is carried on and at which a race is not held unless—			
	(a)	the meeting is held at a licensed venue of the licensed club; and	3 4	
	(b)	the control body for the code of racing for which the club and venue are licensed is managing the venue at the time; and	5 6 7	
	(c)	the commission is exercising control at the venue at the time.	8 9	
	Max	imum penalty—200 penalty units.	10	

Chapter 4	Racing bookmakers	11
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Part 1	Requirements for racing	12
	bookmakers' licences and for	13
	related matters	14

80	Requirement to hold racing bookmaker's licence or approval				
	(1)	A person must not carry on bookmaking for a code of racing at any time at a licensed venue unless—		17 18	
		(a)	the person is a racing bookmaker for the code of racing; and	19 20	
		(b)	the control body for the code of racing is managing the venue at the time; and	21 22	
		(c)	the commission is exercising control at the venue at the time.	23 24	
		Max	imum penalty—600 penalty units.	25	
	(2)	A pe	rson must not carry on bookmaking at a place unless—	26	

Chapter 4 Racing bookmakers

Part 1 Requirements for racing bookmakers' licences and for related matters

[s 80]

	(a) the person is a racing bookmaker who holds an offcourse approval for carrying on bookmaking at an approved place; and	1 2 3
	(b) the place is an approved place for the offcourse approval.	4 5
	Maximum penalty—600 penalty units.	6
(3)	A racing bookmaker for a code of racing who is an individual must, unless the individual has a reasonable excuse, have the individual's licence with the individual at all times the individual is carrying on bookmaking at a licensed venue when—	7 8 9 10 11
	(a) the control body for the code of racing is managing the venue; and	12 13
	(b) the commission is exercising control at the venue.	14
	Maximum penalty—40 penalty units.	15
(4)	A racing bookmaker who is an individual and holds an offcourse approval for carrying on bookmaking at an approved place must have the individual's approval with the individual at all times the individual is carrying on bookmaking at the approved place, unless the individual has a reasonable excuse.	16 17 18 19 20 21
	Maximum penalty—40 penalty units.	22
(5)	A licensed executive officer of a corporation that is a racing bookmaker for a code of racing must, unless the officer has a reasonable excuse, have the corporation's licence, or a certified copy of the corporation's licence, with the officer at all times the officer is carrying on bookmaking for the corporation at a licensed venue when—	23 24 25 26 27 28
	(a) the control body for the code of racing is managing the venue; and	29 30
	(b) the commission is exercising control at the venue.	31
	Maximum penalty—40 penalty units.	32

[s 81]

(6)	A licensed executive officer of a corporation that is a racing bookmaker and holds an offcourse approval for carrying on bookmaking at an approved place must have the corporation's approval, or a certified copy of the corporation's approval,	1 2 3 4
	with the officer at all times the officer is carrying on bookmaking for the corporation at the approved place, unless the officer has a reasonable excuse.	5 6 7
	Maximum penalty—40 penalty units.	8
Re	quirement for racing bookmaker to hire licensed clerk	9
(1)	A racing bookmaker for a code of racing must not, at a licensed venue, employ someone else in the conduct of the racing bookmaker's business unless—	10 11 12
	(a) the other person is a racing bookmaker's clerk; and	13
	(b) the control body for the code of racing is managing the venue at the time; and	14 15
	(c) the commission is exercising control at the venue at the time.	16 17
	Maximum penalty—200 penalty units.	18
(2)	A racing bookmaker for a code of racing who holds an offcourse approval for carrying on bookmaking at an approved place must not, at the approved place, employ someone else in the conduct of the racing bookmaker's business unless the other person is a racing bookmaker's clerk for that code of racing.	
	Maximum penalty—200 penalty units.	25
(3)	A racing bookmaker that is a corporation does not commit an offence against subsection (1) or (2) merely because a licensed executive officer of the corporation carries on bookmaking for the corporation.	26 27 28 29

[s 82]

82	Re	uirement to hold licence as racing bookmaker's clerk	1
	(1)	A person must not be employed by a racing bookmaker for a code of racing at a licensed venue in the conduct of the racing bookmaker's business unless the person—	2 3 4
		(a) is a racing bookmaker's clerk for the code of racing; or	5
		(b) if the racing bookmaker is a corporation—is a licensed executive officer of the corporation and carrying on bookmaking for the corporation.	6 7 8
		Maximum penalty—200 penalty units.	9
	(2)	A person must not be employed by a bookmaker for a code of racing who holds an offcourse approval for carrying on bookmaking at an approved place in the conduct of the racing bookmaker's business unless the person—	10 11 12 13
		(a) is a racing bookmaker's clerk for the code of racing; or	14
		(b) if the racing bookmaker is a corporation—is a licensed executive officer of the corporation and carrying on bookmaking for the corporation.	15 16 17
		Maximum penalty—200 penalty units.	18
	(3)	A racing bookmaker's clerk at a licensed venue must have the person's licence with the person at all times the person is employed by a racing bookmaker in the conduct of the racing bookmaker's business at the licensed venue, unless the person has a reasonable excuse.	19 20 21 22 23
		Maximum penalty—40 penalty units.	24
	(4)	Subsection (5) applies in relation to a racing bookmaker who holds an offcourse approval for carrying on bookmaking at an approved place.	25 26 27
	(5)	A person who is a racing bookmaker's clerk at the approved place must have the person's licence with the person at all times the person is employed by the racing bookmaker in the conduct of the racing bookmaker's business at the approved place, unless the person has a reasonable excuse.	28 29 30 31 32
		Maximum penalty for subsection (5)—40 penalty units.	33

83

[s 83]

Re	quirement to produce licence or approval	1
(1)	A racing bookmaker who is an individual and who is, or appears to be, carrying on bookmaking at a licensed venue must produce the person's licence to an official of the commission or of the control body that is managing the venue if asked to do so by the official, unless the person has a reasonable excuse.	2 3 4 5 6 7
	Maximum penalty—40 penalty units.	8
(2)	Subsection (3) applies to a racing bookmaker who—	9
	(a) is an individual; and	10
	(b) holds an offcourse approval for carrying on bookmaking at an approved place; and	11 12
	(c) is, or appears to be, carrying on bookmaking at the approved place.	13 14
(3)	The racing bookmaker must produce the person's offcourse approval to an official of the commission if asked to do so by the official, unless the person has a reasonable excuse.	15 16 17
	Maximum penalty—40 penalty units.	18
(4)	A licensed executive officer of a corporation that is a racing bookmaker and who is, or appears to be, carrying on bookmaking for the corporation at a licensed venue must produce the corporation's licence, or a certified copy of the corporation's licence, to an official of the commission or of the control body that is managing the venue if asked to do so by the official, unless the officer has a reasonable excuse.	19 20 21 22 23 24 25
	Maximum penalty—40 penalty units.	26
(5)	Subsection (6) applies to a licensed executive officer of a corporation that is a racing bookmaker and holds an offcourse approval for carrying on bookmaking at an approved place and who is, or appears to be, carrying on bookmaking for the corporation at the approved place.	27 28 29 30 31
(6)	The executive officer must produce the corporation's approval, or a certified copy of the corporation's approval, to	32 33

[s 84]

	an official of the commission if asked to do so by the official, unless the officer has a reasonable excuse.	1 2
	Maximum penalty—40 penalty units.	3
(7)	A racing bookmaker's clerk who is, or appears to be, employed in the conduct of a racing bookmaker's business at a licensed venue must produce the person's licence to an official of the commission or of the control body that is managing the venue if asked to do so by the official, unless the person has a reasonable excuse.	4 5 6 7 8 9
	Maximum penalty—40 penalty units.	10
(8)	Subsection (9) applies in relation to a racing bookmaker who holds an offcourse approval for carrying on bookmaking at an approved place.	11 12 13
(9)	A racing bookmaker's clerk who is, or appears to be, employed in the conduct of the racing bookmaker's business at the approved place must produce the person's licence to an official of the commission if asked to do so by the official, unless the person has a reasonable excuse.	14 15 16 17 18
	Maximum penalty for subsection (9)—40 penalty units.	19
	quirement for commission to ensure particular sons have current licences	20 21
	The commission must ensure that, unless a person has a current appropriate licence with the person at the time, the person is not permitted, at any time, to carry on bookmaking for a code of racing, or to be employed by a racing bookmaker for a code of racing in the conduct of a racing bookmaker's business, at a race meeting held at a licensed venue when—	22 23 24 25 26 27
	(a) the control body for the code of racing is managing the venue; and	28 29
	(b) the commission is exercising control at the venue.	30

[s 85]

85	Un	nlawful bookmaking by racing bookmaker	1
	(1)		2 3
		the place is a licensed venue managed by the control	4 5 6 7
			8 9
		(i) a race meeting is being held under this Act; and	10
		(ii) betting with racing bookmakers may take place, under a direction given by the steward who is in charge of the race meeting.	11 12 13
		Maximum penalty—600 penalty units or 2 years imprisonment.	14 15
	(2)	However, a racing bookmaker does not commit an offence against subsection (1) if—	16 17
		(a) the racing bookmaker holds an offcourse approval for carrying on bookmaking at an approved place; and	18 19
			20 21 22
		(c) the bookmaking is carried on at the place at a time permitted under the offcourse approval.	23 24
86	Re	equirements for betting by racing bookmakers	25
	(1)	This section applies to a racing bookmaker at a race meeting held at a licensed venue (the <i>first venue</i>) when—	26 27
		(a) a control body (the <i>first control body</i>) is managing the venue; and	28 29
		(b) the commission is exercising control at the venue.	30

[s 87]

(2)		racing bookmaker must not make a bet on a contest, ingency or event other than—	1 2
	(a)	a race to be decided at the first venue; or	3
	(b)	a race to be decided at another race meeting at another licensed venue managed by a control body and at which the commission is exercising control; or	4 5 6
	(c)	a sporting contingency declared, under section 158, by the first control body as a declared sporting contingency; or	7 8 9
	(d)	a contest, contingency or event at a meeting for the racing of animals held outside Queensland that is managed by an entity with which the first control body has entered into an arrangement as mentioned in the Racing Act, section $34(2)(k)$ and at which the commission is exercising control.	10 11 12 13 14 15
	Max	ximum penalty—400 penalty units.	16
(3)	Subject to section 152, the racing bookmaker must not make a bet with a person who is not present at the first venue at the time the bet is made.		17 18 19
	Max	kimum penalty—400 penalty units.	20
		requirements for betting by racing bookmaker	21 22
	Δr		
	offc	acing bookmaker for a code of racing who holds an ourse approval must not make a bet on a contest, ingency or event other than—	23 24 25
	offc	ourse approval must not make a bet on a contest,	24
	offc cont	ourse approval must not make a bet on a contest, ingency or event other than— a race to be decided at a race meeting at a licensed venue managed by the control body for the code of racing and	24 25 26 27
[s 88]

(c)	a contest, contingency or event at a meeting for the racing of animals held outside Queensland that is managed by an entity with which the control body for the code of racing has entered into an arrangement as	1 2 3 4
	the code of racing has entered into an arrangement as mentioned in the Racing Act, section $34(2)(k)$ and at	4 5
	which the commission is exercising control.	6

Maximum penalty-400 penalty units.

7

Licensing of persons as racing Part 2 8 bookmakers 9

88		plicant for racing bookmaker's licence to hold gibility certificate	10 11
		An applicant for a racing bookmaker's licence must be a certificate holder.	12 13
89	Wh	at corporate licence must include	14
	(1)	This section applies to a racing bookmaker's licence for a corporation.	15 16
	(2)	The licence must state the name of each executive officer of the corporation who may carry on bookmaking for the corporation under the licence.	17 18 19
	(3)	The commission must not, under subsection (2), state an executive officer's name in the licence unless the executive officer—	20 21 22
		(a) is identified under section 105(2) in the eligibility certificate for the corporation; and	23 24
		(b) is a person whom the commission reasonably believes has the experience and knowledge necessary to properly carry on bookmaking for the corporation under the licence.	25 26 27 28

[s 90]

Part	3			Eligibility certificates	1
Divis	ion	1		Suitability of applicants and business and executive associates	2 3
90	Suit	tabili	ty of	applicants for eligibility certificate	4
	(1)	whet	her a	on applies to the gaming executive in deciding n applicant for an eligibility certificate is a suitable hold an eligibility certificate.	5 6 7
	(2)	The grant		ng executive may have regard to all of the following	8 9
		(a)	the a	applicant's character or business reputation;	10
		(b)		applicant's current financial position and financial ground;	11 12
		(c)	if th entit	e applicant has a business association with another y—	13 14
			(i)	the other entity's character or business reputation; and	15 16
			(ii)	the other entity's current financial position and financial background;	17 18
		(d)	a sul	e applicant is a corporation—the persons who have ostantial holding in the applicant, or in a corporation is a holding company of the applicant.	19 20 21
		Note-	_		22
		cert app	ificate licant,	ection 98(2) which provides that an applicant for an eligibility is not a suitable person to hold an eligibility certificate if the or a business associate or executive associate of the applicant, tified participant in a criminal organisation.	23 24 25 26

91	Sui	tabili	ty of	associates	1		
	(1)	This section applies to the gaming executive in deciding whether a business associate or executive associate of an applicant for an eligibility certificate is a suitable person to be associated with the applicant.					
	(2)		gami ers—	ng executive may have regard to all of the following	5 6 7		
		(a)	the a	associate's character or business reputation;	8		
		(b)		associate's current financial position and financial ground;	l 9 10		
		(c)	if the entire	e associate has a business association with another	: 11 12		
			(i)	the other entity's character or business reputation; and	; 13 14		
			(ii)	the other entity's current financial position and financial background;	l 15 16		
		(d)	subs	e associate is a corporation—the persons who have a stantial holding in the associate, or in a corporation is a holding company of the associate.			
92	Oth	ner m	atter	s about suitability	20		
		exec		90 and 91 do not limit the matters the gaming may have regard to in deciding matters to which the elate.	-		
Divi	sion	2		Applications for, and issue of, eligibility certificates	24 25		
93	Ар	plicat	ion f	or eligibility certificate	26		
				ation for an eligibility certificate may be made only lt or a corporation.	27 28		
				Page 73	3		

[s 94]

94	Re	quire	ments about applications	1
	(1)	An a	application for an eligibility certificate must be—	2
		(a)	made to the gaming executive; and	3
		(b)	in the gaming executive form.	4
	(2)	The	application must be accompanied by—	5
		(a)	the application fee prescribed by regulation; and	6
		(b)	if the applicant is an individual—a consent, in the gaming executive form, signed by the individual for the following—	7 8 9
			(i) the individual's fingerprints to be taken for the gaming executive;	10 11
			(ii) information about the individual to be obtained by the gaming executive;	12 13
			(iii) the individual's background to be investigated by the gaming executive; and	14 15
		(c)	if the applicant is a corporation—a consent, in the gaming executive form, signed by each person the applicant considers is a business associate or executive associate of the corporation for each of the following—	16 17 18 19
			(i) if the associate is an individual—the associate's fingerprints to be taken for the gaming executive;	20 21
			(ii) information about the associate to be obtained by the gaming executive;	22 23
			(iii) the associate's background to be investigated by the gaming executive; and	24 25
		(d)	if the applicant is a corporation—the corporation's agreement to obtain a consent of the type mentioned in paragraph (c) for a person whom the gaming executive reasonably believes to be a business associate or executive associate of the corporation but whose consent does not accompany the application.	26 27 28 29 30 31

95	Fui	rther information or documents to support application	1
	(1)	The gaming executive may, by notice given to the applicant, require the applicant to give the gaming executive, within the reasonable period of at least 28 days stated in the notice, further information or a document the gaming executive reasonably requires to decide the application.	2 3 4 5 6
	(2)	When making the requirement, the gaming executive must warn the applicant that the application for the eligibility certificate will not be considered further until the requirement is complied with unless the person has a reasonable excuse for the failure to comply.	7 8 9 10 11
96	Tak	king fingerprints	12
	(1)	On receipt of the application, and compliance by the applicant with this part in relation to the application, the gaming executive must—	13 14 15
		(a) for an application by an individual—cause the fingerprints to be taken of the applicant; and	16 17
		(b) for an application by a corporation—cause the fingerprints to be taken of each of the business associates and executive associates of the applicant, who is an individual.	18 19 20 21
	(2)	The gaming executive may also cause the fingerprints to be taken of an individual who has consented, as mentioned in section $94(2)(d)$, to the individual's fingerprints being taken.	22 23 24
	(3)	However, if the gaming executive is satisfied an individual's fingerprints are already held by the gaming executive, the gaming executive need not cause the individual's fingerprints to be taken under this section.	25 26 27 28
97	Со	nsideration of application	29
	(1)	The gaming executive must consider the application and either grant or refuse to grant the application.	30 31

[s 98]

(2)		vever, the gaming executive is not required to decide the ication if—	1 2
	(a)	the gaming executive has given a person a notice under section 95 or 102 relating to the application requiring the person to give the gaming executive information or a document as stated in the section; and	3 4 5 6
	(b)	the person has failed, without reasonable excuse, to comply with the requirement within the period stated in the notice.	7 8 9
Со	nditio	ons for granting application	10
(1)		gaming executive may grant the application only if the ing executive is satisfied—	11 12
	(a)	the applicant is a suitable person to hold an eligibility certificate; and	13 14
	(b)	each business associate and executive associate of the applicant is a suitable person to be associated with the applicant.	15 16 17
(2)		applicant is not a suitable person to hold an eligibility ficate if—	18 19
	(a)	the applicant is an identified participant in a criminal organisation; or	20 21
	(b)	a business associate or executive associate of the applicant is—	22 23
		(i) if the associate is an individual—an identified participant in a criminal organisation; or	24 25
		(ii) if the associate is a corporation—a criminal organisation; or	26 27
	(c)	the applicant is an unsuitable corporation.	28

99	Inv	estig	ation of suitability of persons	1
	(1)	the	gaming executive decide whether the applicant is a	2 3 4
	(2)	exec exec	cutive associate of the applicant to help the gaming cutive decide whether the associate is a suitable person to	5 6 7 8
	(3)	the	holder of an eligibility certificate for the purpose of	9 10 11
100				12 13
	(1)			14 15
		(a)	is an identified participant in a criminal organisation; or	16
		(b)	has a business associate or executive associate who is-	17
				18 19
			1	20 21
		(c)		22 23
	(2)			24 25
	(3)			26 27
		(a)	deciding an application for an eligibility certificate; or	28
		(b)		29 30

[s 101]

101	Cri	minal history reports for investigations	1
	(1)	If the gaming executive, in investigating a person under section 99, asks the police commissioner for a written report on the person's criminal history, the commissioner must give the report to the gaming executive.	2 3 4 5
	(2)	The report is to contain—	6
		(a) the person's criminal history; and	7
		(b) a brief description of the circumstances of a conviction mentioned in the person's criminal history.	8 9
	(3)	However, the duty imposed on the commissioner applies only to information in the commissioner's possession or to which the commissioner has access.	10 11 12
102		quirement of associate to give information or cument for investigation	13 14
	(1)	In investigating a business associate or executive associate of an applicant, the gaming executive may, by notice given to the associate, require the associate to give the gaming executive, within the reasonable period of at least 28 days stated in the notice, information or a document the gaming executive reasonably believes is relevant to the investigation.	15 16 17 18 19 20
	(2)	When making the requirement, the gaming executive must—	21
		(a) warn the associate that the application for the eligibility certificate will not be considered further until the requirement is complied with; and	22 23 24
		(b) give a copy of the notice to the applicant.	25
103		quirement of commission to give information or cument for investigation	26 27
		In investigating an applicant, or a business associate or executive associate of an applicant, the gaming executive may, by notice given to the commission, require the commission to give the gaming executive, within the reasonable period of at	28 29 30 31

		the	t 28 days stated in the notice, information or a document gaming executive reasonably believes is relevant to the stigation.	1 2 3
104	De	cisio	n on application	4
	(1)	certi	e gaming executive grants an application for an eligibility ificate, the gaming executive must give the applicant the ificate.	5 6 7
	(2)	eligi	e gaming executive refuses to grant an application for an ibility certificate, the gaming executive must give the icant an information notice about the decision.	8 9 10
	(3)	to th	Acts Interpretation Act 1954, section 27B, does not apply the information notice to the extent to which the decision is result of advice given by the police commissioner to the sing executive under section 100.	11 12 13 14
105	Fo	rm of	eligibility certificate	15
	(1)	An e	eligibility certificate is to be in the gaming executive form.	16
	(2)	corp by t	eligibility certificate for a corporation must identify the poration's executive officers who have been investigated he gaming executive and have been found suitable to be pointed with the certificate holder.	17 18 19 20
106	Pei	riod f	or which eligibility certificate has effect	21
			eligibility certificate continues to have effect until the lest of the following happens—	22 23
		(a)	the certificate lapses under section 107(3);	24
		(b)	the certificate is cancelled under section 123;	25
		(c)	a surrender of the certificate takes effect under section 128.	26 27

[s 107]

107		y by which certificate holder must apply for racing okmaker's licence	1 2
	(1)	An eligibility certificate must state the day by which the certificate holder stated in the certificate must apply for a licence as a racing bookmaker.	3 4 5
	(2)	The day must be at least 2 months after the day the certificate is given to the certificate holder.	6 7
	(3)	If the certificate holder does not apply to the commission for a racing bookmaker's licence before the day stated in the certificate, the certificate lapses at the end of the day stated in the certificate.	8 9 10 11
108	exe	rporate certificate holder must advise gaming ecutive of change in executive officers or persons with bstantial holdings	12 13 14
	(1)	This section applies to a certificate holder that is a corporation.	15 16
	(2)	Within 14 days after either of the following changes, the certificate holder must give the gaming executive notice of the change—	17 18 19
		(a) a change to the persons who are executive officers of the corporation;	20 21
		(b) a change to the persons who have substantial holdings in the corporation, or a holding company of the corporation.	22 23 24
		Maximum penalty—100 penalty units.	25
109		ming executive may amend eligibility certificate to ow change in executive officers	26 27
	(1)	This section applies if a certificate holder has given the gaming executive notice under section $108(2)(a)$ and asks the gaming executive to amend the eligibility certificate to omit or include an executive officer as a person who has been	28 29 30 31

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investigated by the gaming executive and been found suitable to be associated with the certificate holder.

- (2) The gaming executive may comply with the request.
- (3) However, the gaming executive must not include the name of an executive officer in the certificate unless the gaming executive has investigated the executive officer and found the person to be suitable to be associated with the certificate holder.

Division 3 Investigations of certificate holders 9 and their business and executive 10 associates 11

110 Audit program

- The gaming executive may approve an audit program for investigating certificate holders, and the business associates and executive associates of certificate holders.
 13 14 15
- (2) The gaming executive is responsible for ensuring that 16 investigations of certificate holders, and business associates 17 and executive associates of certificate holders, are conducted 18 under the audit program.
- (3) A person may be investigated under an audit program only if
 (3) there has not been an investigation of the person within the
 (3) preceding 3 years.

111 Investigations into suitability of certificate holder

- The gaming executive may investigate a certificate holder to find out whether the certificate holder is a suitable person to hold, or to continue to hold, an eligibility certificate.
 24
 25
 26
- (2) Subject to subsection (3), the gaming executive may 27 investigate the certificate holder under this section only if— 28

[s 112]

	(a)	the gaming executive reasonably suspects the certificate holder is not, or is no longer, a suitable person to hold an eligibility certificate; or	1 2 3
	(b)	the investigation is made under an audit program approved by the gaming executive.	4 5
(3)		gaming executive may, at any time, ask the police missioner whether the certificate holder—	6 7
	(a)	is an identified participant in a criminal organisation; or	8
	(b)	has a business associate or executive associate who is-	9
		(i) if the associate is an individual—an identified participant in a criminal organisation; or	10 11
		(ii) if the associate is a corporation—a criminal organisation; or	12 13
	(c)	if the certificate holder, business associate or executive associate is a corporation—is an unsuitable corporation.	14 15
(4)		police commissioner must give the gaming executive the rmation requested under subsection (3).	16 17
(5)	com	gaming executive may use the advice given by the police missioner only for deciding whether an eligibility ficate should be cancelled.	18 19 20
lnv hol		ation into suitability of associate of certificate	21 22
(1)	exec the a	gaming executive may investigate a business associate or utive associate of a certificate holder to decide whether associate is a suitable person to be, or to continue to be, ciated with the certificate holder's operations.	23 24 25 26
(2)	inve	ect to subsection (3), the gaming executive may stigate a business associate or executive associate of a ficate holder under this section only if—	27 28 29
	(a)	the gaming executive reasonably suspects the associate is not, or is no longer, a suitable person to be associated with a certificate holder's operations; or	30 31 32

	(b)	the investigation is part of an investigation under this division of the certificate holder in relation to whom the associate is a business associate or executive associate; or	1 2 3 4
	(c)	the investigation is made under an audit program approved by the gaming executive; or	5 6
	(d)	the person—	7
		 became a business associate or executive associate of the certificate holder after the issue of the eligibility certificate to the certificate holder; or 	8 9 10
		(ii) has not been investigated previously under an audit program mentioned in paragraph (c).	11 12
(3)	com	gaming executive may, at any time, ask the police missioner whether a business associate or executive ciate of a certificate holder—	13 14 15
	(a)	is an identified participant in a criminal organisation; or	16
	(b)	has a business associate or executive associate who is-	17
		(i) if the associate is an individual—an identified participant in a criminal organisation; or	18 19
		(ii) if the associate is a corporation—a criminal organisation; or	20 21
	(c)	if the certificate holder, business associate or executive associate is a corporation—is an unsuitable corporation.	22 23
(4)		police commissioner must give the gaming executive the rmation requested under subsection (3).	24 25
(5)	com	gaming executive may use the advice given by the police missioner only for deciding whether an eligibility ficate should be cancelled.	26 27 28
Cri	mina	I history report for investigation	29
		e gaming executive in investigating a person under section	30

111 or 112 asks the police commissioner for a written report 31

[s 114]

		on the person's criminal history, the commissioner must give the report to the gaming executive.	1 2
	(2)	The report is to contain—	3
		(a) the person's criminal history; and	4
		(b) a brief description of the circumstances of a conviction mentioned in the person's criminal history.	5 6
	(3)	However, the duty imposed on the commissioner applies only to information in the commissioner's possession or to which the commissioner has access.	7 8 9
114		quirement to give information or document for estigation	10 11
	(1)	In investigating a certificate holder, or a business associate or executive associate of a certificate holder, the gaming executive may, by notice given to the person, require the person to give the gaming executive information or a document the gaming executive reasonably believes relevant to the investigation.	12 13 14 15 16 17
	(2)	The notice must state a reasonable period of at least 28 days within which the person must comply with the requirement.	18 19
	(3)	When making the requirement, the gaming executive must warn the person it is an offence to fail to comply with the requirement, unless the person has a reasonable excuse.	20 21 22
115	Fai	lure to give information or document for investigation	23
	(1)	A person of whom a requirement is made under section 114 must comply with the requirement, unless the person has a reasonable excuse.	24 25 26
		Maximum penalty—200 penalty units.	27
	(2)	If the person is an individual, it is a reasonable excuse for the person not to comply with the requirement if complying with the requirement might tend to incriminate the person.	28 29 30

	(3)	the i	person does not commit an offence against this section if information or document sought by the gaming executive of in fact relevant to the investigation.	1 2 3
116			executive may require commission to give tion or document for investigation	4 5
	(1)	exec com docu	part of an investigation under this division, the gaming putive may, by notice given to the commission, require the mission to give the gaming executive information or a ument the gaming executive reasonably believes is want to the investigation.	6 7 8 9 10
	(2)	with	notice must state a reasonable period of at least 28 days in which the commission must comply with the irement.	11 12 13
Divi	sion	4	Cancellation of eligibility certificates	14 15
117	Gro	ound	s for cancellation	16
	(1)		round for cancelling an eligibility certificate exists if the ficate holder—	17 18
		(a)	is not a suitable person to hold an eligibility certificate; or	19 20
		(b)	is convicted for an offence against—	21
			(i) this Act or the Racing Act; or	22
			(ii) a law of another State, that is prescribed by regulation as a law about racing or betting; or	23 24
		(c)	is convicted of an indictable offence against another Act or law; or	25 26
		(d)	contravenes a provision of this Act, whether or not a	27

[s 118]

	(e)	is affected by bankruptcy action; or	1
	(f)	has a business associate or executive associate who is-	2
		(i) if the associate is an individual—an identified participant in a criminal organisation; or	3 4
		(ii) if the associate is a corporation—a criminal organisation.	5 6
(2)	Also if—	o, a ground for cancelling an eligibility certificate exists	7 8
	(a)	the commission cancels a racing bookmaker's licence held by the certificate holder; or	9 10
	(b)	the eligibility certificate was granted because of a materially false or misleading representation or declaration; or	11 12 13
	(c)	a business associate or executive associate of the certificate holder is not a suitable person to be associated with a certificate holder.	14 15 16
Imr	nedia	ate cancellation of eligibility certificate	17
(1)	eligi gam	gaming executive must cancel a certificate holder's bility certificate if, after the certificate is granted, the ing executive is advised by the police commissioner that a ficate holder is—	18 19 20 21
	(a)	an identified participant in a criminal organisation; or	22
	(b)	an unsuitable corporation.	23
(2)	gam	ediately after cancelling the eligibility certificate, the ing executive must give the certificate holder an rmation notice about the decision to cancel the certificate.	24 25 26
(3)		decision takes effect on the day the information notice is n to the certificate holder.	27 28
(4)	The	information notice must include—	29

	(a)	a direction to the certificate holder to return the eligibility certificate to the gaming executive within 14 days after the cancellation; and	1 2 3
	(b)	a warning to the certificate holder that, without a reasonable excuse, it is an offence to fail to comply with the direction.	4 5 6
(5)		Acts Interpretation Act 1954, section 27B, does not apply a information notice.	7 8
Sh	ow ca	ause notice	9
(1)	(a s	gaming executive must give a certificate holder a notice <i>how cause notice</i>) if the gaming executive reasonably eves—	10 11 12
	(a)	a ground exists to cancel an eligibility certificate; and	13
	(b)	the act, omission or other thing forming the ground is of a serious and fundamental nature; and	14 15
	(c)	the public interest may be affected in an adverse and material way.	16 17
(2)	The	show cause notice must state the following—	18
	(a)	the action (the <i>proposed action</i>) the gaming executive proposes taking under this division;	19 20
	(b)	the grounds for the proposed action;	21
	(c)	an outline of the facts and circumstances forming the basis for the grounds;	22 23
	(d)	that the certificate holder may, within a stated period (the <i>show cause period</i>), make submissions to the gaming executive to show why the proposed action should not be taken.	24 25 26 27
(3)	to the the	Acts Interpretation Act 1954, section 27B, does not apply the show cause notice to the extent to which the decision is result of advice given by the police commissioner to the ing executive under section 111(4).	28 29 30 31

[s 120]

	(4)	The show cause period must end at least 28 days after the certificate holder is given the show cause notice.	1 2
	(5)	The certificate holder may, in the show cause period, make submissions to the gaming executive about the show cause notice.	3 4 5
120	Inv	olvement of commission in show cause process	6
	(1)	The gaming executive must immediately give a copy of the show cause notice to the commission.	7 8
	(2)	The commission may, in the show cause period, make submissions to the gaming executive about the show cause notice.	9 10 11
121	Co	nsideration of submissions	12
		The gaming executive must consider all the submissions made in the show cause period by each of the following—	13 14
		(a) the certificate holder;	15
		(b) the commission.	16
122	En	ding show cause process without further action	17
		If, after considering the submissions for the show cause notice, the gaming executive no longer believes a ground exists to cancel the eligibility certificate, the gaming executive must—	18 19 20 21
		(a) take no further action about the show cause notice; and	22
		(b) give to the following a notice that no further action is to be taken—	23 24
		(i) the certificate holder;	25
		(ii) the commission.	26

123	Cai	ncellation 1	
	(1)	The gaming executive may cancel an eligibility certificate if— 2	
		(a) there are no submissions for a show cause notice; or 3	
		(b) after considering the submissions for a show cause 4 notice, the gaming executive still believes— 5	
		(i) a ground exists to cancel the eligibility certificate; 6 and 7	
		(ii) the act, omission or other thing constituting the ground is of a serious and fundamental nature; and 9	
		(iii) the public interest may be affected in an adverse and material way.	
	(2)	The gaming executive must cancel an eligibility certificate 12 if— 13	
		(a) the certificate holder is a corporation; and 14	4
		 (b) a show cause notice was given to the corporation because an executive associate or a business associate of the corporation is an identified participant in a criminal organisation; and 	6 7
		(c) either—	9
		(i) there are no submissions for the show cause notice; 20 or 21	
		 (ii) submissions were made for the show cause notice, and the gaming executive still believes cancelling the eligibility certificate is warranted. 	3
	(3)	The gaming executive must immediately give the certificate 24 holder an information notice about the decision to cancel the eligibility certificate.	6
	(4)	The information notice must include— 28	8
		 (a) a direction to the certificate holder to return the eligibility certificate to the gaming executive within 14 days after the cancellation; and (a) a direction to the certificate holder to return the eligibility certificate and a security and a se	0

[s 124]

124

	(b) a warning to the certificate holder that, without a reasonable excuse, it is an offence to fail to comply with the direction.	1 2 3
(5)	The decision takes effect on the later of the following—	4
	(a) the day the information notice is given to the certificate holder;	5 6
	(b) the day of effect stated in the information notice.	7
(6)	The Acts Interpretation Act 1954, section 27B, does not apply to the information notice to the extent to which the decision is the result of advice given by the police commissioner to the gaming executive under section 111(4).	8 9 10 11
Ret	urn of cancelled eligibility certificate	12
(1)	A person must comply with a direction to the person under section $118(4)(a)$ or $123(4)(a)$ unless the person has a reasonable excuse.	13 14 15
	Maximum penalty—40 penalty units.	16
(2)	If a person is unable to comply with subsection (1) because the person's eligibility certificate has been lost or destroyed, the person must, within 14 days after the cancellation, give the gaming executive a statutory declaration stating details of the loss or destruction.	17 18 19 20 21
	Maximum penalty—40 penalty units.	22
(3)	A person does not commit an offence against subsection (1) if the person is not given a warning that, without a reasonable excuse, it is an offence to fail to comply with the direction.	23 24 25
	omatic cancellation of all licences granted to racing okmakers	26 27
(1)	This section applies if a person's eligibility certificate is cancelled under section 118 or 123 and the person is the holder of a racing bookmaker's licence.	28 29 30

	(2)	On the cancellation of the eligibility certificate, the licence is cancelled.	1 2
126	Cer	nsuring certificate holder	3
	(1)	This section applies if the gaming executive—	4
		 (a) reasonably believes a ground exists to cancel the eligibility certificate but does not believe that giving a show cause notice is warranted; or 	5 6 7
		(b) after considering the submissions for a show cause notice, still believes a ground exists to cancel the eligibility certificate but does not believe cancellation of the certificate is warranted.	8 9 10 11
	(2)	However, this section does not apply if the ground that exists to cancel the certificate is that the certificate holder is no longer a suitable person because the holder has a business associate or executive associate who is—	12 13 14 15
		(a) if the associate is an individual—an identified participant in a criminal organisation; or	16 17
		(b) if the associate is a corporation—a criminal organisation.	18 19
	(3)	The gaming executive may censure the holder for a matter relating to the ground for cancellation.	20 21
	(4)	The censure can be effected only by the gaming executive giving the certificate holder an information notice about the decision to censure the holder.	22 23 24
127	Not	tice of decision	25
	(1)	This section applies if the gaming executive decides to-	26
		(a) cancel an eligibility certificate under section 118 or 123; or	27 28
		(b) censure the certificate holder under section 126.	29

[s 128]

	(2)	The gaming executive must give the commission and each control body notice of the decision.	1 2
Divi	sion	5 Other matters relating to eligibility certificates	3 4
128	Su	rrender of eligibility certificate	5
	(1)	A certificate holder may surrender the holder's eligibility certificate by notice given to the gaming executive.	6 7
	(2)	The surrender of an eligibility certificate takes effect—	8
		(a) on the day the notice is given to the gaming executive; or	9 10
		(b) if a later day of effect is stated in the notice—on the later day.	11 12
	(3)	The gaming executive must give the commission and each control body notice of the surrender.	13 14
129	De	struction of fingerprints	15
	(1)	After the gaming executive refuses to grant an application for an eligibility certificate or an eligibility certificate is surrendered or cancelled, the gaming executive must destroy the fingerprints of any individual who is—	16 17 18 19
		(a) the applicant or certificate holder; or	20
		(b) a business associate or executive associate of the applicant or certificate holder.	21 22
	(2)	Also, if the gaming executive is reasonably satisfied an individual who was a business associate or executive associate of an applicant or certificate holder is no longer a business associate or executive associate of the applicant or certificate holder, the gaming executive must destroy the individual's fingerprints.	23 24 25 26 27 28

Divis	ion	6	Review of decisions relating to eligibility certificates	1 2
130		view I tifica	by QCAT of decisions relating to eligibility tes	3 4
	(1)		section applies if the gaming executive makes a decision <i>uming executive decision</i>)—	5 6
		(a)	refusing an application for an eligibility certificate; or	7
		(b)	cancelling an eligibility certificate; or	8
		(c)	censuring a certificate holder.	9
	(2)	unde	applicant or certificate holder may apply, as provided or the QCAT Act, to the tribunal for a review of the ing executive decision.	10 11 12
131	Со	nfide	ntiality of criminal intelligence in proceedings	13
	(1)	130	section applies if a person seeks a review under section of a gaming executive decision made because the person t a suitable person because the person—	14 15 16
		(a)	is an identified participant in a criminal organisation; or	17
		(b)	has a business associate or executive associate who is-	18
			(i) if the associate is an individual—an identified participant in a criminal organisation; or	19 20
			(ii) if the associate is a corporation—a criminal organisation; or	21 22
		(c)	is an unsuitable corporation.	23
	(2)	decis	a proceeding relating to an application for review of the sion by QCAT or a proceeding about the decision in the reme Court—	24 25 26
		(a)	the police commissioner is a party to the proceeding; and	27 28

[s 131]

	(b)	Sup: iden	police commissioner must give QCAT or the reme Court a statement of reasons about the tification of the person by the police commissioner person mentioned in subsection (1).	1 2 3 4
(3)		-	ceeding mentioned in subsection (2), QCAT or the Court may—	5 6
	(a)		ew the identification by the police commissioner of person as a person mentioned in subsection (1); and	7 8
	(b)		considers appropriate to protect the confidentiality riminal intelligence—	9 10
		(i)	receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	11 12 13
		(ii)	take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	14 15 16
(4)	been crim	inco inal i	or the Supreme Court considers information has prrectly categorised by the police commissioner as ntelligence, the police commissioner may withdraw nation from consideration by QCAT or the court.	17 18 19 20
(5)			on that is withdrawn under subsection (4) by the nmissioner must not be—	21 22
	(a)	disc	losed to any person; or	23
	(b)	take Cou	n into consideration by QCAT or the Supreme rt.	24 25
(6)	In th	is sec	ction—	26
	crim	inal i	intelligence means—	27
	(a)		the given by the police commissioner to the gaming cutive under section 100 or 112 that a person is—	28 29
		(i)	an identified participant in a criminal organisation; or	30 31
		(ii)	a criminal organisation; and	32

		(b)	information held by the police commissioner that is relevant to whether the person is a person mentioned in subsection (1).	1 2 3
132	Ар	plicat	tion of Judicial Review Act 1991	4
	(1)		Judicial Review Act 1991, part 4 does not apply to a ing executive decision mentioned in section 131(1).	5 6
	(2)		ect to this division, unless the Supreme Court decides that lecision is affected by jurisdictional error, the decision—	7 8
		(a)	is final and conclusive; and	9
		(b)	can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	10 11 12 13 14
		(c)	is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	15 16 17
	(3)	men	<i>Judicial Review Act 1991</i> , part 5 applies to the decision tioned in subsection (2) to the extent it is affected by dictional error.	18 19 20

[s 133]

Part	4	Offcourse approvals for racing bookmakers	1 2
Divis	sion	1 Applications for, and granting of, offcourse approvals	3 4
133	Ар	plication for offcourse approval	5
	(1)	A racing bookmaker may apply to the Minister for an approval (an <i>offcourse approval</i>) to carry on bookmaking at a place, other than a licensed venue, using a telecommunications system.	6 7 8 9
	(2)	The application must be in the approved form and accompanied by each of the following—	10 11
		 (a) details of the place or places (each an <i>approved place</i>), other than a licensed venue, at which the racing bookmaker will carry on bookmaking using a telecommunications system; 	12 13 14 15
		Example of an approved place—	16
		the racing bookmaker's home or office	17
		(b) details of the times during which the racing bookmaker will carry on bookmaking at the place or each of the places mentioned in paragraph (a);	18 19 20
		 (c) details of the number of race meetings, and the licensed venues for the race meetings, at which the racing bookmaker carried on bookmaking in person for the 12 months immediately before making the application; 	21 22 23 24
		 (d) details of the number of race meetings, and the licensed venues for the race meetings, at which the racing bookmaker proposes to carry on bookmaking in person for the 12 months immediately after the offcourse approval is granted; 	25 26 27 28 29

[s 134]

		(e) if the details mentioned in paragraph (d) differ from those mentioned in paragraph (c)—an explanation for the difference;	1 2 3
		(f) an undertaking as to the minimum number of race meetings, and the licensed venues for the race meetings, at which the racing bookmaker will carry on bookmaking in person if the offcourse approval applied for is granted;	4 5 6 7 8
		(g) the prescribed fee.	9
134	Fu	rther information or documents to support application	10
	(1)	The Minister may, by notice given to the applicant, require the applicant to give the Minister, within the reasonable period of at least 28 days stated in the notice, further information or a document the Minister reasonably requires to decide the application.	11 12 13 14 15
	(2)	The applicant is taken to have withdrawn the application if the applicant does not comply with the notice.	16 17
135		quirement of commission to give information or cuments relating to application	18 19
	(1)	The Minister may, by notice given to the commission, require the commission to give the Minister, within the reasonable period of at least 28 days stated in the notice, information or a document the Minister reasonably considers is relevant to deciding the application.	20 21 22 23 24
	(2)	The commission must comply with the notice.	25
136	Со	nsideration of application	26
	(1)	In considering the application, the Minister must have regard to how often the applicant has undertaken to carry on bookmaking in person at race meetings at licensed venues.	27 28 29

[s 137]

	(2)	The Minister may, by notice given to the applicant, ask the applicant to review the undertaking that accompanied the application and give the Minister, within the reasonable period of at least 28 days stated in the notice, a revised undertaking.	1 2 3 4
	(3)	The applicant is taken to have withdrawn the application if the applicant does not comply with the notice.	5 6
137	De	cision on application	7
	(1)	The Minister must consider the application and decide to—	8
		(a) grant the offcourse approval; or	9
		(b) refuse to grant the offcourse approval.	10
	(2)	A grant of an offcourse approval is subject to the mandatory conditions, and may be subject to other conditions imposed by the Minister.	11 12 13
138	Wh	at are the <i>conditions</i> of an offcourse approval	
			14
	(1)	The <i>conditions</i> of a racing bookmaker's offcourse approval are—	14 15 16
	(1)	The <i>conditions</i> of a racing bookmaker's offcourse approval	15
	(1)	 The <i>conditions</i> of a racing bookmaker's offcourse approval are— (a) for a racing bookmaker who is an individual—the racing bookmaker must carry on bookmaking in person at a licensed venue in accordance with the accepted 	15 16 17 18 19
	(1)	 The <i>conditions</i> of a racing bookmaker's offcourse approval are— (a) for a racing bookmaker who is an individual—the racing bookmaker must carry on bookmaking in person at a licensed venue in accordance with the accepted undertaking for the offcourse approval; and (b) for a racing bookmaker who is a corporation—the executive officers of the racing bookmaker must carry on bookmaking in person at a licensed venue in accordance with the accepted undertaking for the officers of the racing bookmaker must carry on bookmaking in person at a licensed venue in accordance with the accepted undertaking for the 	15 16 17 18 19 20 21 22 23 24

			[s 139]	
	(2)		ondition mentioned in subsection (1)(a), (b) or (c) is a <i>adatory condition</i> of the offcourse approval.	1 2
139		at is prova	the <i>accepted undertaking</i> for an offcourse al	3 4
	(1)	The <i>accepted undertaking</i> for an offcourse approval is—		
		(a)	the undertaking that accompanied the application; or	6
		(b)	if the Minister asked the applicant under section 136(2) to review the undertaking—the revised undertaking.	7 8
	(2)	Hov	vever, if—	9
		(a)	the offcourse approval is granted; and	1
		(b)	the racing bookmaker who holds the offcourse approval applies to the Minister to vary the accepted undertaking for the offcourse approval; and	1 1 1
		(c)	the Minister varies the accepted undertaking;	1
			undertaking as varied is the <i>accepted undertaking</i> for the ourse approval.	1: 1
140	No	tice o	of decision on application	1
		appl	Minister must, as soon as practicable after deciding the lication, give the applicant and the commission notice of decision.	1 1 2
Divi	sion	2	Cancellation of offcourse approval	2
141	Gro	ound	s for cancellation	2
			h of the following is a ground for cancelling a racing kmaker's offcourse approval—	2 2
		(a)	the racing bookmaker has contravened—	2
			(i) a condition of the offcourse approval; or	2

[s 142]

			(ii) the accepted undertaking for the offcourse approval;	1 2
		(b)	the offcourse approval was granted because of a materially false or misleading representation or declaration;	3 4 5
		(c)	the racing bookmaker has been convicted of an indictable offence or an offence against this Act or the Racing Act;	6 7 8
		(d)	the racing bookmaker is affected by bankruptcy action.	9
142	Sh	ow ca	ause notice	10
	(1)	this	Minister must give the racing bookmaker a notice under section (a <i>show cause notice</i>) if the Minister reasonably eves—	11 12 13
		(a)	a ground exists to cancel the offcourse approval; and	14
		(b)	the act, omission or other thing forming the ground is of a serious and fundamental nature; and	15 16
		(c)	the public interest may be affected by the act, omission or other thing in an adverse and material way.	17 18
	(2)	The	show cause notice must state the following	19
		(a)	the Minister proposes to cancel the offcourse approval;	20
		(b)	the grounds for the proposed cancellation;	21
		(c)	an outline of the facts and circumstances forming the basis for the grounds;	22 23
		(d)	that the racing bookmaker may, within a stated period (the <i>show cause period</i>), make submissions to the Minister to show why the offcourse approval should not be cancelled.	24 25 26 27
	(3)		show cause period must end at least 28 days after the ng bookmaker is given the show cause notice.	28 29
	(4)		racing bookmaker may, in the show cause period, make nissions about the show cause notice to the Minister.	30 31

				[s 143]	
143	Inv	olver	nent o	of commission in show cause process	1
	(1)			ter must immediately give the commission a copy v cause notice.	2 3
	(2)			nission may, in the show cause period, make as about the show cause notice to the Minister.	4 5
144	Co	nside	eratio	n of submissions	6
				ter must consider all submissions made in the show od by each of the following—	7 8
		(a)	the ra	acing bookmaker;	9
		(b)	the c	ommission.	10
145	En	ding	show	cause process without further action	11
		noti	ce, the	onsidering the submissions for the show cause Minister no longer believes a ground exists to offcourse approval, the Minister must—	12 13 14
		(a)	take	no further action about the show cause notice; and	15
		(b)	0	to the following a notice that no further action t the show cause notice is to be taken—	16 17
			(i)	the racing bookmaker;	18
			(ii)	the commission.	19
146	Ca	ncella	ation		20
	(1)			on applies if, after considering the submissions for ause notice, the Minister—	21 22
		(a)	still b	pelieves—	23
				a ground exists to cancel the offcourse approval; and	24 25
			· · ·	the act, omission or other thing constituting the ground is of a serious and fundamental nature; and	26 27

[s 147]

	(iii) the public interest may be affected in an adverse and material way; and	1 2
	(b) believes cancellation of the offcourse approval is warranted.	3 4
(2)	This section also applies if there are no submissions for the show cause notice.	5 6
(3)	The Minister may cancel the offcourse approval.	7
(4)	The Minister must immediately give the racing bookmaker an information notice about the decision to cancel the offcourse approval.	8 9 10
(5)	The notice must include—	11
	 (a) a direction to the racing bookmaker to return the offcourse approval to the Minister within 14 days after the cancellation; and 	12 13 14
	(b) a warning to the racing bookmaker that, without a reasonable excuse, it is an offence to fail to comply with the direction.	15 16 17
Ret	urn of cancelled offcourse approval	18
(1)	A person must comply with a direction to the person under section $146(5)(a)$ unless the person has a reasonable excuse.	19 20
	Maximum penalty—40 penalty units.	21
(2)	If the person is unable to comply with subsection (1) because the person's offcourse approval has been lost or destroyed, the person must, within 14 days after the cancellation, give the Minister a statutory declaration stating details of the loss or destruction.	22 23 24 25 26
	Maximum penalty—40 penalty units.	27
(3)	A person does not commit an offence against subsection (1) if the person is not given a warning that, without a reasonable excuse, it is an offence to fail to comply with the direction.	28 29 30

[s 148]

148	Automatic cancellation or suspension of offcourse approval					
	(1)	Sub	section (2) applies if—	3		
		(a)	a person's eligibility certificate or racing bookmaker's licence is cancelled; and	4 5		
		(b)	the person is the holder of an offcourse approval.	6		
	(2)		the cancellation of the eligibility certificate or licence, the ourse approval is cancelled.	7 8		
	(3)	Sub	section (4) applies if—	9		
		(a)	a person's eligibility certificate or racing bookmaker's licence is suspended; and	10 11		
		(b)	the person is the holder of an offcourse approval.	12		
	(4)		the suspension of the eligibility certificate or licence, the ourse approval is suspended.	13 14		
149	Ce	nsuri	ing racing bookmaker	15		
	(1)	This	s section applies if the Minister reasonably believes—	16		
		(a)	a ground exists to cancel the offcourse approval; but	17		
		(b)	the giving of a show cause notice is not warranted.	18		
	(2)		Minister may censure the racing bookmaker for a matter ting to the ground for cancellation.	19 20		
	(3)	racii	censure can be effected only by the Minister giving the ng bookmaker an information notice about the decision to sure the racing bookmaker.	21 22 23		
150	No	tice t	o commission of decisions	24		
	(1)	This	s section applies if the Minister decides to—	25		
		(a)	cancel an offcourse approval under section 146; or	26		
		(b)	censure the racing bookmaker under section 149.	27		

[s 151]

(2)	The Minister must give the commission and each control body	1
	notice of the decision.	2

Division 3 Immediate suspension of offcourse 3 approval 4

151	Imr	nediate suspension of offcourse approval	5
	(1)		6 7
		(a) a ground exists to cancel the offcourse approval; and	8
		imperative to suspend the offcourse approval 1 immediately to ensure the public interest in a code of 1	9 10 11 12
	(2)	The suspension—	13
		bookmaker an information notice about the decision to suspend the offcourse approval, together with a show	14 15 16 17
			18 19
			20 21

[s 152]

Part 5 Other provisions about racing 1 bookmakers 2 When a racing bookmaker may make a bet with a person 3 who is not present at a licensed venue 4 At a race meeting, a racing bookmaker may make a bet with a 5 (1)person (the *bettor*) who is not present at the licensed venue 6 where the meeting is being held if— 7 (a) the bet is made through a telecommunications system 8 for bookmaking, approved by the commission; and 9 the bettor's consent to recording the betting transaction (b) 10 is obtained before the transaction starts: and 11 the details of the bet are confirmed with the bettor (c) 12 before the betting transaction ends, including, for 13 example, the name of the bettor and the amount and type 14 of the bet. 15 The commission may approve a telecommunications system (2)16 for bookmaking if-17 the commission has the system assessed by an entity (a) 18 that is independent of the commission and approved by 19 the Minister: and 20 (b) the entity assessing the system gives the commission a 21 report stating that the system is of a standard that will 22 ensure the integrity of bets made and protect the money 23 and privacy of persons placing bets. 24 (3) The Minister may give the commission a written direction, if 25 the Minister is reasonably satisfied it is in the best interests of 26 the Queensland racing industry to give the direction— 27 to have a telecommunications system approved by the 28 (a) commission independently audited; and 29

152

(b) to give the Minister the results of the audit. 30

[s 153]

	(4)	The commission must comply with a direction given under subsection (3).	1 2
153		cing bookmakers to maintain insurance policy or bond indemnify bettors against default	3 4
	(1)	For each code of racing for which a racing bookmaker is licensed, the racing bookmaker must have an insurance policy or bond, acceptable to the commission.	5 6 7
	(2)	Without limiting subsection (1), an insurance policy or bond must—	8 9
		(a) indemnify persons who bet with the racing bookmaker for amounts payable to the persons by the racing bookmaker; and	10 11 12
		(b) include conditions required by the commission.	13
	(3)	An insurance policy or bond acceptable to the commission under this section is an <i>accepted insurance policy or bond</i> .	14 15
154		mmission to ensure racing bookmaker has accepted surance policy or bond	16 17
	(1)	The commission must not license a person as a racing bookmaker, or renew a racing bookmaker's licence, unless the person or racing bookmaker has an accepted insurance policy or bond.	18 19 20 21
		Maximum penalty—100 penalty units.	22
	(2)	If a racing bookmaker does not have an accepted insurance policy or bond, the commission must immediately suspend the racing bookmaker's licence until it is reasonably satisfied the racing bookmaker has an accepted insurance policy or bond.	23 24 25 26
	(3)	The commission may make enquiries, and do other acts, as it reasonably believes necessary to find out if a racing	27 28

bookmaker has an accepted insurance policy or bond.
[s 155]

155	Pro	bhibition of betting by racing bookmaker with minor	1
	(1)	A racing bookmaker, or an agent or employee of a racing bookmaker, must not—	2 3
		(a) bet with a minor; or	4
		(b) bet with a person if the racing bookmaker, agent or employee knows the person is betting for a minor.	5 6
		Maximum penalty—400 penalty units.	7
	(2)	It is a defence to a charge for an offence against subsection (1) for the defendant to prove that at the time of the offence the defendant honestly and reasonably believed that the person whose age is material to the offence was an adult.	8 9 10 11
	(3)	A minor must not bet with a racing bookmaker or an agent or employee of a racing bookmaker.	12 13
		Maximum penalty—400 penalty units.	14
	(4)	A person must not, for a minor, bet with a racing bookmaker or an agent or employee of a racing bookmaker.	15 16
		Maximum penalty for subsection (4)—400 penalty units.	17
156		wful bet by racing bookmaker is taken to be a valid ntract	18 19
	(1)	This section applies if a racing bookmaker at a licensed venue makes a bet with another person as part of the lawful engagement of the racing bookmaker in bookmaking.	20 21 22
	(2)	The racing bookmaker is taken to have entered into a valid contract with the other person relating to the bet and may sue or be sued on the contract.	23 24 25
157	Pay	ment and settlement of bets	26
	(1)	Subsection (2) applies to the payment and settlement of a bet that was lawfully made by and with a racing bookmaker at a licensed venue.	27 28 29

[s 158]

(2)	A regulation may approve a place for the payment and settlement of the bet.	1 2
(3)	Subsection (4) applies to the payment and settlement of a bet that was lawfully made by and with a racing bookmaker who holds an offcourse approval if a telecommunications system was used to make the bet.	3 4 5 6
(4)	The offcourse approval may state a place for the payment and settlement of the bet.	7 8
(5)	For the payment and settlement of the bet, that place is not an illegal betting place.	9 10

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Part 6	Miscellaneous

158		Bookmaking on particular declared sporting contingencies			
	(1)		ingen	body for a code of racing may declare a sporting cy to be a declared sporting contingency for	14 15 16
		(a)		ng bookmakers for the code of racing may carry on making at a licensed venue when—	17 18
			(i)	a race meeting is being held at the venue; and	19
			(ii)	the control body is managing the venue; and	20
			(iii)	the commission is exercising control at the venue; and	21 22
		(b)	offco appr	ng bookmakers for the code of racing who hold an ourse approval may carry on bookmaking at an oved place for the offcourse approval and at the s approved by the Minister.	23 24 25 26

(2)	Before the control body declares a sporting contingency to be a declared sporting contingency, the control body must consider all of the following—				
	(a)	whether declaring the sporting contingency brings, or has the potential to bring, its code of racing, or racing bookmakers licensed for the code of racing, into disrepute;	4 5 6 7		
	(b)	whether declaring the sporting contingency will erode public confidence in the Queensland racing industry;	8 9		
	(c)	whether a decision about the result of the sporting contingency can be relied on by the commission, control body, racing bookmakers and the public.	10 11 12		
(3)		ice about the declaration of a sporting contingency must jiven by the control body—	13 14		
	(a)	by publication in the control body's racing calendar under the Racing Act; or	15 16		
	(b)	by making the notice available on its website; or	17		
	(c)	by giving each racing bookmaker for the code of racing a copy of the declaration.	18 19		
(4)	bool unle cont	acing bookmaker for a code of racing must not carry on kmaking on a sporting contingency, other than a race, ess the sporting contingency has been declared by the trol body for the code of racing to be a declared sporting tingency and—	20 21 22 23 24		
	(a)	the bookmaking is carried on at a licensed venue when	25 26		
		(i) a race meeting is being held at the venue; and	27		
		(ii) the control body is managing the venue; and	28		
		(iii) the commission is exercising control at the venue; or	29 30		
	(b)	if the racing bookmaker holds an offcourse approval, the bookmaking is carried on at an approved place for the	31 32		

[s 159]

		offcourse approval and at the times approved by the Minister.	1 2
		Maximum penalty for subsection (4)—400 penalty units.	3
159	Ra	cing bookmaker's agent during particular periods	4
	(1)	as the racing bookmaker's agent by carrying on bookmaking	5 6 7 8
	(2)	The commission may authorise the person to act as the racing bookmaker's agent and carry on bookmaking as the racing bookmaker for the period only if—	9 10 11
		(a) the racing bookmaker—	12
		(i) is temporarily incapacitated through illness or accident; or	13 14
		 (ii) is on vacation for a period that, together with any previous period in which the racing bookmaker was on vacation, does not exceed 12 weeks in any year; or 	15 16 17 18
		(iii) is temporarily unable, for reasons acceptable to the commission, to carry on bookmaking for a period not exceeding 12 weeks; and	19 20 21
		(b) the person nominated in the application as the racing bookmaker's agent is a racing bookmaker's clerk.	22 23
	(3)	The application must be signed by the racing bookmaker.	24
	(4)	However, if a racing bookmaker is unable to carry on bookmaking for a period due to incapacity caused by illness or accident, the commission may waive the requirement that the application be signed by the racing bookmaker if it is satisfied the person who signed and lodged the application is acting for the racing bookmaker.	25 26 27 28 29 30
	(5)	For this Act, the person authorised as the racing bookmaker's agent is taken to be the racing bookmaker during the period	31 32

		stated in the authority and this Act applies to the racing bookmaker's agent as if the agent were the racing bookmaker.	1 2
	(6)	The racing bookmaker's agent does not need to hold an eligibility certificate to be authorised as the racing bookmaker's agent.	3 4 5
	(7)	Subsection (8) applies if—	6
		(a) the racing bookmaker holds an offcourse approval; and	7
		(b) the commission authorises a person to act as the racing bookmaker's agent under this section.	8 9
	(8)	Despite subsection (5), the person authorised as the racing bookmaker's agent may carry on bookmaking as the racing bookmaker at—	10 11 12
		(a) an approved place for the offcourse approval; or	13
		(b) another place approved by the Minister.	14
160	~		
100		mmission to give notice of particular actions about ing bookmakers to gaming executive	15 16
	rac	Eing bookmakers to gaming executive If the commission licenses a certificate holder as a racing bookmaker, the commission must give notice about the licensing to the gaming executive within 14 days after	16 17 18 19
	rac (1)	Sing bookmakers to gaming executive If the commission licenses a certificate holder as a racing bookmaker, the commission must give notice about the licensing to the gaming executive within 14 days after granting the licence. If the commission refuses to license a certificate holder as a racing bookmaker, the commission must give notice about the refusal to the gaming executive within 14 days after the	16 17 18 19 20 21 22 23

[s 161]

161 Gaming executive may give information to commission about racing bookmaker or applicant for eligibility certificate

(1) This section applies if, after an investigation under part 3 or otherwise, the gaming executive has information about a racing bookmaker, or applicant for an eligibility certificate, that the gaming executive reasonably believes is appropriate to give to the commission.

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(2) The gaming executive must give the information to the 9 commission. 10

162 Delegation by gaming executive

The gaming executive may delegate the gaming executive's12powers under this chapter to an appropriately qualified public13service employee.14

163	Approval of forms for this chapter	
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The gaming executive may approve forms for this chapter. 16

			[s 164]	
Chapter 5		er 5	Investigation and enforcement	1 2
Part	1		General provisions about authorised officers	3 4
Divis	ion	1	Appointment	5
164	Aut	hori	sed officers under this chapter	6
	(1)		s chapter includes provisions for the appointment of a porised officers, and gives authorised officers particular ers.	7 8 9
	(2)	has	purpose of these provisions is to ensure the commission available to it suitably qualified persons who can help the mission deal with issues about compliance under this oter.	10 11 12 13
165	Fur	nctio	ns of authorised officers	14
		Ana	authorised officer has the following functions—	15
		(a)	to investigate, monitor and enforce compliance with this Act or the Racing Act;	16 17
		(b)	to investigate or monitor whether an occasion has arisen for the exercise of powers under this Act or the Racing Act;	18 19 20
		(c)	to facilitate the exercise of powers under this Act or the Racing Act.	21 22
166	Арј	point	tment and qualifications	23
	(1)		commissioner may, by instrument in writing, appoint er of the following persons as authorised officers—	24 25

[s 167]

		(a) a public service employee;	1
		(b) other persons prescribed by regulation.	2
	(2)	However, the commissioner may appoint a person as an authorised officer only if the commissioner is satisfied the person is appropriately qualified.	3 4 5
167	Ар	pointment conditions and limit on powers	6
	(1)	An authorised officer holds office on any conditions stated in—	7 8
		(a) the authorised officer's instrument of appointment; or	9
		(b) a signed notice given to the authorised officer; or	10
		(c) a regulation.	11
	(2)	The instrument of appointment, a signed notice given to the authorised officer or a regulation may limit the officer's powers.	12 13 14
	(3)	In this section—	15
		signed notice means a notice signed by the commissioner.	16
168	Wh	en office ends	17
	(1)	The office of a person as an authorised officer ends if any of the following happens—	18 19
		(a) the term of office stated in a condition of office ends;	20
		(b) under another condition of office, the office ends;	21
		(c) the authorised officer's resignation under section 169 takes effect.	22 23
	(2)	Subsection (1) does not limit the ways the office of a person as an authorised officer ends.	24 25
	(3)	In this section—	26
		<i>condition of office</i> means a condition under which the authorised officer holds office.	27 28

[s 169]

169 Resignation 1 An authorised officer may resign by signed notice given to the 2 (1)commissioner. 3 (2)However, if holding office as an authorised officer is a 4 condition of the authorised officer holding another office, the 5 authorised officer may not resign as an authorised officer 6 without resigning from the other office. 7 **Division 2 Identity cards** 8 170 Issue of identity card 9 The commissioner must issue an identity card to each (1)10 authorised officer. 11 (2)The identity card must— 12 contain a recent photo of the authorised officer; and (a) 13 (b) contain a copy of the authorised officer's signature; and 14 (c) identify the person as an authorised officer under this 15 Act: and 16 (d) state an expiry date for the card. 17 (3) This section does not prevent the issuing of a single identity 18 card to a person for this Act and other purposes. 19 171 Production or display of identity card 20 In exercising a power in relation to a person in the person's (1)21 presence, an authorised officer must-22 (a) produce the authorised officer's identity card for the 23 person's inspection before exercising the power; or 24 have the identity card displayed so it is clearly visible to (b) 25 the person when exercising the power. 26

[s 172]

	(2)	However, if it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	1 2 3
	(3)	For subsection (1), an authorised officer does not exercise a power in relation to a person only because the authorised officer has entered a place as mentioned in section $175(1)(b)$ or (d).	4 5 6 7
172	Re	turn of identity card	8
		If the office of a person as an authorised officer ends, the person must return the person's identity card to the commissioner within 21 days after the office ends unless the person has a reasonable excuse.	9 10 11 12
		Maximum penalty—40 penalty units.	13
Divi	sion	3 Miscellaneous provisions	14
173	Re	ference to exercise of powers	15
		If—	16
		(a) a provision of this chapter refers to the exercise of power by an authorised officer; and	17 18
		(b) there is no reference to a specific power;	19
		the reference is to the exercise of all or any authorised officers' powers under this Act or a warrant, to the extent the powers are relevant.	20 21 22
174		ference to document includes reference to productions from electronic document	23 24
		A reference in this chapter to a document includes a reference to an image or writing—	25 26

produced from an electronic document; or (a)

[s 175]

		(b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	1 2 3
Part 2			Entry of places by authorised officers	
Divi	sion	1	Power to enter	6
175	Ge	neral	power to enter places	7
	(1)	An a	authorised officer may enter a place if—	8
		(a)	an occupier of the place consents under division 2 to the entry and section 182 has been complied with for the occupier; or	9 10 11
		(b)	it is a public place and the entry is made when the place is open to the public; or	12 13
		(c)	the entry is authorised under a warrant and, if there is an occupier of the place, section 190 has been complied with for the occupier; or	14 15 16
		(d)	it is a place of business and the entry is made when the place is—	17 18
			(i) open for carrying on activities for which the place is a place of business; or	19 20
			(ii) otherwise open for entry; or	21
		(e)	the entry is authorised under section 176, 177, 178 or 179.	22 23
	(2)		subsection (1)(d) and (e), entry to a place does not include y to a part of a place where a person resides.	24 25

[s 176]

(3)	plac conc	he power to enter arose only because an occupier of the e consented to the entry, the power is subject to any ditions of the consent and ceases if the consent is adrawn.	1 2 3 4
(4)		e power to enter is under a warrant, the power is subject to terms of the warrant.	5 6
(5)		consent may provide consent for re-entry and is subject to conditions of consent.	7 8
(6)		ne power to re-enter is under a warrant, the re-entry is ect to the terms of the warrant.	9 10
(7)	In th	nis section—	11
	plac	e of business means either of the following places—	12
	(a)	a place used by a control body to conduct activities in relation to managing any of its codes of racing;	13 14
	(b)	a place used by a licence holder to conduct activities for which the licence holder is licensed or otherwise holds the licence, including a place that is an approved place for an offcourse approval held by a racing bookmaker.	15 16 17 18
		o enter place to check action required under welfare direction	19 20
(1)		s section applies if an occupier of a place has been given nimal welfare direction.	21 22
(2)	to cl	authorised officer may, at reasonable times, enter the place neck whether the occupier has taken or is taking the action hired under the direction.	23 24 25
	Note	<i>S</i> —	26
	1	See, however, the restrictions on entry under section 175(2).	27
	2	See section 184 for the procedure for entry under this section.	28

176

	Power to enter place to ascertain if animal severely injured					
(1		s section applies if an authorised officer reasonably pects—	3 4			
	(a)	an animal at the place has just sustained a severe injury; and	5 6			
	(b)	the injury is likely to remain untreated, or untreated for an unreasonable period.	7 8			
(2	,	authorised officer may enter the place to ascertain if the nal is severely injured.	9 10			
	Note.	<i>S</i> —	11			
	1	See, however, the restrictions on entry under section 175(2).	12			
	2	See section 184 for the procedure for entry under this section.	13			
P	ower t	o enter place in relation to animal welfare offence	14			
(1		s section applies if an authorised officer reasonably pects—	15 16			
	(a)	there is an imminent risk of death or injury to an animal at a place because of an accident or from an animal welfare offence; or	17 18 19			
		Examples of imminent risk of death or injury to an animal—	20			
		1 a dogfight involving, or apparently involving, an imminent risk of death or injury to the dogs	21 22			
		2 the beating or torture of an animal at the place	23			
	(b)	any delay in entering the place will result in the concealment, death or destruction of anything at the place that is—	24 25 26			
		(i) evidence of an animal welfare offence; or	27			
		(ii) being used to commit, continue or repeat, an offence.	28 29			
(2	2) The	authorised officer may enter the place.	30			
	Note	s	31			

[s 179]

		1	See,	however, the restrictions on entry under section 175(2).	1		
		2	See s	section 184 for the procedure for entry under this section.	2		
179	Lin	nited	entry	y power to provide relief to animal	3		
	(1)	Sub	sectio	n (2) applies if—	4		
		(a)	an a	uthorised officer reasonably suspects—	5		
			(i)	an animal at a place, other than a vehicle, is suffering from lack of food or water or is entangled; and	6 7 8		
			(ii)	the person in charge of the animal is not, or is apparently not, present at the place; and	9 10		
		(b)		animal is not at a part of the place at which a person des, or apparently resides.	11 12		
	(2)	The authorised officer may enter and stay at the place while it is reasonably necessary to provide the food or water or to disentangle the animal.					
	(3)	An authorised officer may enter a vehicle if the authorised officer reasonably suspects there is a need to enter the vehicle to relieve an animal in pain in the vehicle or prevent an animal in the vehicle from suffering pain.					
	(4)	the a	author	orised officer enters a vehicle under subsection (3), rised officer may take reasonable measures to relieve f an animal in the vehicle.	20 21 22		
		Exan	ıples o	f measures—	23		
		fee	eding, u	untethering or watering the animal	24		
	(5)	mus	t leav	aving the place or vehicle, the authorised officer ve a notice in a conspicuous position and in a y secure way stating the following—	25 26 27		
		(a)		authorised officer's name and business address or phone number;	28 29		
		(b)		action taken by the authorised officer under section (2) or (4);	30 31		

			[s 180]	
		(c)	when the action was taken.	1
	(6)	This	section does not limit section 175.	2
Divis	sion	2	Entry by consent	3
180	Ар	plicat	tion of division	4
		occu anot	division applies if an authorised officer intends to ask an upier of a place to consent to the authorised officer or her authorised officer entering the place under section $(1)(a)$.	5 6 7 8
181	Inc	ident	al entry to ask for access	9
		auth	the purpose of asking the occupier for the consent, an orised officer may, without the occupier's consent or a cant—	10 11 12
		(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	13 14
		(b)	enter part of the place the authorised officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	15 16 17 18
182	Ма	tters	authorised officer must tell occupier	19
			ore asking for the consent, the authorised officer must give asonable explanation to the occupier—	20 21
		(a)	about the purpose of the entry, including the powers intended to be exercised; and	22 23
		(b)	that the occupier is not required to consent; and	24
		(c)	that the consent may be given subject to conditions and may be withdrawn at any time.	25 26

[s 183]

183	Consent acknowledgement						
	(1)		ne consent is given, the authorised officer may ask the upier to sign an acknowledgement of the consent.	2 3			
	(2)	The	acknowledgement must state—	4			
		(a)	the purpose of the entry, including the powers to be exercised; and	5 6			
		(b)	the following has been explained to the occupier—	7			
			(i) the purpose of the entry, including the powers intended to be exercised;	8 9			
			(ii) that the occupier is not required to consent;	10			
			(iii) that the consent may be given subject to conditions and may be withdrawn at any time; and	11 12			
		(c)	the occupier gives the authorised officer or another authorised officer consent to enter the place and exercise the powers; and	13 14 15			
		(d)	the time and day the consent was given; and	16			
		(e)	any conditions of the consent.	17			
	(3)		ne occupier signs the acknowledgement, the authorised er must immediately give a copy to the occupier.	18 19			
	(4)	If—		20			
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	21 22			
		(b)	a signed acknowledgement complying with subsection (2) for the entry is not produced in evidence;	23 24			
			onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	25 26			

[s 184]

Divi	sion	3		Entry for particular purposes	1
184	Ent	try of	plac	e under ss 176, 177 and 178	2
	(1)			on applies to an authorised officer intending to enter nder section 176, 177 or 178.	3 4
	(2)	rease	onable	orised officer must, before entering the place, make a e attempt to locate an occupier of the place and e occupier's consent to the entry.	5 6 7
		Note-			8
		See	e divisi	ion 2.	9
	(3)	The	autho	prised officer may enter the place if—	10
		(a)		authorised officer is unable to locate an occupier r making a reasonable attempt to do so; or	11 12
		(b)	the o	occupier refuses to consent to the entry.	13
	(4)	subs place	ectior e, or	the authorised officer enters the place under n $(3)(a)$, the officer finds an occupier present at the if the occupier refuses to consent to the entry, the d officer must make reasonable attempts to—	14 15 16 17
		(a)	-	duce the authorised officer's identity card for the upier's inspection; and	18 19
		(b)	info	rm the occupier—	20
			(i)	of the reason for entering the place; and	21
			(ii)	that the authorised officer is authorised under this Act to enter the place without the permission of the occupier.	22 23 24
		Note-	_		25
		See	e, howe	ever, the restrictions on entry under section 175(2).	26
	(5)	the cons the c	place, picuo late a	horised officer does not find an occupier present at , the authorised officer must leave a notice in a pus position and in a reasonably secure way stating nd time of the entry and information addressing the entioned in subsection $(4)(b)$.	27 28 29 30 31

[s 185]

Division 4				Entry under warrant	1
Subc	livis	ion ⁻	1	Obtaining warrant	2
185	Арр	olicat	ion fo	r warrant	3
	(1)		uthoris place.	ed officer may apply to a magistrate for a warrant	4 5
	(2)			sed officer must prepare a written application that rounds on which the warrant is sought.	6 7
	(3)	The v	written	application must be sworn.	8
	(4)	autho magi	orised or strate	rate may refuse to consider the application until the officer gives the magistrate all the information the requires about the application in the way the requires.	9 10 11 12
		Exam	ple—		13
				trate may require additional information supporting the lication to be given by statutory declaration.	14 15
186	lssı	ue of	warra	nt	16
	(1)	magi suspe withi	strate ecting in the r	rate may issue the warrant for the place only if the is satisfied there are reasonable grounds for that there is at the place, or will be at the place next 7 days, a particular thing or activity that may dence of—	17 18 19 20 21
		(a)	an ani	mal welfare offence; or	22
		(b)	anoth	er offence against this Act or the Racing Act.	23
	(2)	The v	warran	t must state—	24
		(a)	the pla	ace to which the warrant applies; and	25
		(b)		stated authorised officer or any authorised officer with necessary and reasonable help and force—	26 27

[s 187]

		(i) enter the place and any other place necessary for entry to the place; and	1 2
		(ii) exercise the authorised officer's powers; and	3
	(c)	particulars of the offence that the magistrate considers appropriate; and	4 5
	(d)	the name of the person suspected of having committed the offence unless the name is unknown or the magistrate considers it inappropriate to state the name; and	6 7 8 9
	(e)	the evidence that may be seized under the warrant; and	10
	(f)	the hours of the day or night when the place may be entered; and	11 12
	(g)	the magistrate's name; and	13
	(h)	the day and time of the warrant's issue; and	14
	(i)	except for a warrant allowing for re-entry of the place, the day, within 14 days after the warrant's issue, the warrant ends.	15 16 17
(3)		he extent that the warrant allows for re-entry of the place, ids on the day stated in the warrant.	18 19
Ele	ctror	nic application	20
(1)	ema	application under section 185 may be made by phone, fax, il, radio, videoconferencing or another form of electronic munication if the authorised officer reasonably considers	21 22 23
	it ne	cessary because of—	24
	(a)	urgent circumstances; or	25
	(b)	other special circumstances, including, for example, the authorised officer's remote location.	26 27
(2)	The	application—	28
	(a)	may not be made before the authorised officer prepares the written application under section 185(2); but	29 30

187

[s 188]

		(b)	may	be made before the written application is sworn.	1
188	Ad	ditior	nal pi	ocedure if electronic application	2
	(1)	may	issu	oplication made under section 187, the magistrate e the warrant (the <i>original warrant</i>) only if the e is satisfied—	3 4 5
		(a)		as necessary to make the application under section and	6 7
		(b)		way the application was made under section 187 was opriate.	8 9
	(2)	Afte	r the	magistrate issues the original warrant—	10
		(a)	givin inclu ema	ere is a reasonably practicable way of immediately ng a copy of the warrant to the authorised officer, ading, for example, by sending a copy by fax or il, the magistrate must immediately give a copy of warrant to the authorised officer; or	11 12 13 14 15
		(b)	othe	rwise—	16
			(i)	the magistrate must tell the authorised officer the information mentioned in section 186(2); and	17 18
			(ii)	the authorised officer must complete a form of warrant, including by writing on it the information mentioned in section 186(2) provided by the magistrate.	19 20 21 22
	(3)	form eithe	of t of t	of the warrant mentioned in subsection $(2)(a)$, or the he warrant completed under subsection $(2)(b)$, (in e the <i>duplicate warrant</i>), is a duplicate of, and as as, the original warrant.	23 24 25 26
	(4)	The oppo		norised officer must, at the first reasonable ty, send to the magistrate—	27 28
		(a)		written application complying with section 185(2) (3); and	29 30

[s 189]

		(b) if the authorised officer completed a form of warrant under subsection (2)(b)—the completed form of warrant.	1 2 3
	(5)	The magistrate must keep the original warrant and, on receiving the documents under subsection (4)—	4 5
		(a) attach the documents to the original warrant; and	6
		(b) give the original warrant and documents to the clerk of the court of the relevant magistrates court.	7 8
	(6)	Despite subsection (3), if—	9
		(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	10 11 12
		(b) the original warrant is not produced in evidence;	13
		the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	14 15 16
	(7)	This section does not limit section 185.	17
	(8)	In this section—	18
		<i>relevant magistrates court</i> , in relation to a magistrate, means the Magistrates Court that the magistrate constitutes under the <i>Magistrates Act 1991</i> .	19 20 21
189	De	fect in relation to a warrant	22
	(1)	A warrant is not invalidated by a defect in—	23
		(a) the warrant; or	24
		(b) compliance with this subdivision;	25
		unless the defect affects the substance of the warrant in a material particular.	26 27
	(2)	In this section—	28
		<i>warrant</i> includes a duplicate warrant mentioned in section 188(3).	29 30

[s 190]

190

Subdivision 2 Entry procedure

Ent	ry pro	ocedure	2
(1)		section applies if an authorised officer is intending to a place under a warrant issued under this division.	3 4
(2)		re entering the place, the authorised officer must do or e a reasonable attempt to do the following things—	5 6
	(a)	identify himself or herself to a person who is an occupier of the place and is present by producing the authorised officer's identity card or another document evidencing the authorised officer's appointment;	7 8 9 10
	(b)	give the person a copy of the warrant;	11
	(c)	tell the person the authorised officer is permitted by the warrant to enter the place;	12 13
	(d)	give the person an opportunity to allow the authorised officer immediate entry to the place without using force.	14 15
(3)	subse grou	ever, the authorised officer need not comply with ection (2) if the authorised officer believes on reasonable nds that entry to the place without compliance is required sure the execution of the warrant is not frustrated.	16 17 18 19
(4)	In thi	is section—	20
	warr 188(1	<i>ant</i> includes a duplicate warrant mentioned in section 3).	21 22

1

		[s 191]		
Part	3	Other authorised officers' powers and related matters	1 2	
Divis	ion	1 Stopping or moving vehicles	3	
191	Ар	plication of division	4	
		This division applies if an authorised officer reasonably suspects, or is aware, that a thing in or on a vehicle may provide evidence of the commission of—	5 6 7	
		(a) an animal welfare offence; or	8	
		(b) another offence against this Act or the Racing Act.	9	
192	2 Power to stop or move			
	(1)	If the vehicle is moving, the authorised officer may, to exercise his or her powers, signal or otherwise direct the person in control of the vehicle to stop the vehicle and to bring the vehicle to, and keep it at, a convenient place within a reasonable distance to allow the authorised officer to exercise the powers.	11 12 13 14 15 16	
	(2)	If the vehicle is stopped, the authorised officer may direct the person in control of the vehicle—	17 18	
		(a) not to move it until the authorised officer has exercised the authorised officer's powers; or	19 20	
		(b) to move the vehicle to, and keep it at, a stated reasonable place to allow the authorised officer to exercise the powers.	21 22 23	
	(3)	When giving the direction under subsection (2), the authorised officer must give the person in control an offence warning for the direction.	24 25 26	

[s 193]

193	lde	ntific	cation requirements if vehicle moving	1
	(1)		s section applies if the authorised officer proposes to give a ction under section $192(1)$ and the vehicle is moving.	2 3
	(2)		authorised officer must clearly identify himself or herself an authorised officer exercising the authorised officer's vers.	4 5 6
		Exan	nples—	7
		1	If the authorised officer is in a moving vehicle, he or she may use a loudhailer to identify himself or herself as an authorised officer exercising powers.	8 9 10
		2	If the authorised officer is standing at the side of the road, he or she may use a sign to identify himself or herself as an authorised officer exercising powers.	11 12 13
	(3)	Whe	en the vehicle stops, the authorised officer must—	14
		(a)	have with him or her the authorised officer's identity card; and	15 16
		(b)	immediately produce the identity card for the inspection of the person in control of the vehicle.	17 18
	(4)	Sub	section (3) applies despite section 171.	19
194	Fai	lure i	to comply with direction	20
104				
	(1)		person in control of the vehicle must comply with a ction under section 192 unless the person has a reasonable use.	21 22 23
		Max	kimum penalty—200 penalty units.	24
	(2)		a reasonable excuse for the person not to comply with a ction if—	25 26
		(a)	the vehicle was moving and the authorised officer did not comply with section 193; or	27 28
		(b)	to comply immediately would have endangered someone else or caused loss or damage to property, and the person complies as soon as it is practicable to do so.	29 30 31

			[s 195]	
	(3)	Subs	section (2) does not limit subsection (1).	1
	(4)	A po if—	erson does not commit an offence against subsection (1)	2 3
		(a)	the direction the person fails to comply with is given under section 192(2); and	4 5
		(b)	the person is not given an offence warning for the direction.	6 7
Divis	sion	2	General powers of authorised officers after entering places	8 9
195	Ар	plicat	tion of division	10
	(1)		powers under this division may be exercised if an orised officer—	11 12
		(a)	enters a place under section 175(1)(a), (c) or (d); or	13
		(b)	stops or moves a vehicle under division 1.	14
	(2)	175(vever, if the authorised officer enters under section $(1)(a)$ or (c), the powers under this division are subject to conditions of the consent or terms of the warrant.	15 16 17
196	Ge	neral	powers	18
	(1)		authorised officer may do any of the following (each a <i>eral power</i>)—	19 20
		(a)	search any part of the place;	21
		(b)	open, using reasonable force, a bag, cage, container, pen, yard or other structure confining or containing an animal or other thing to examine the structure, animal or other thing;	22 23 24 25
		(c)	muster, yard, detain, clip or otherwise deal with an animal at the place;	26 27

[s 196]

	(d)	take reasonable measures to relieve the pain of an animal at the place;	1 2
		Example of measures—	3
		feeding, untethering or watering an animal	4
	(e)	inspect, examine or film any part of the place or anything at the place;	5 6
	(f)	subject to subsection (5), take for examination a thing, or a sample of or from a thing, at the place;	7 8
	(g)	place an identifying mark in or on anything at the place;	9
	(h)	take an extract from, or copy, a document at the place, or take the document to another place to copy;	10 11
	(i)	produce an image or writing at the place from an electronic document or, to the extent it is not practicable, take a thing containing an electronic document to another place to produce an image or writing;	12 13 14 15 16
	(j)	take to, into or onto the place and use any person, equipment and materials the authorised officer reasonably requires for exercising the authorised officer's powers under this division;	17 18 19 20
	(k)	remain at the place for the time necessary to achieve the purpose of the entry.	21 22
(2)		authorised officer may take a necessary step to allow the cise of a general power.	23 24
	Exam	ple of a step—	25
		ving a licensed animal at the place to allow a sample to be taken from animal	26 27
(3)	copy	e authorised officer takes a document from the place to r it, the authorised officer must copy the document and rn it to the place as soon as practicable.	28 29 30
(4)	devi	e authorised officer takes from the place an article or ce reasonably capable of producing a document from an cronic document to produce the document, the authorised	31 32 33

[s 196]

	officer must produce the document and return the article or device to the place as soon as practicable.	1 2
(5)	If the authorised officer does not believe that he or she is appropriately qualified to take a thing or sample under subsection $(1)(f)$, the authorised officer must arrange for an appropriately qualified person (a <i>qualified person</i>) to take the sample or thing for the authorised officer.	3 4 5 6 7
(6)	If the authorised officer or qualified person takes for examination a thing, or a sample of or from a thing, under subsection (1)(f), the authorised officer must—	8 9 10
	(a) give a receipt for the thing or sample to the person in charge of the animal or place from which it was taken; and	11 12 13
	(b) for a thing or sample with an intrinsic value—at the end of 6 months after the thing or sample was taken, return it to the person who appears to be the owner of it or the person in charge of the animal or place from which it was taken.	14 15 16 17 18
	Note—	19
	See division 3 for what happens if the sample or thing can not be returned to its owner.	20 21
(7)	However, if for any reason it is not practicable to comply with subsection $(6)(a)$, the authorised officer must leave the receipt at the place in a conspicuous position and in a reasonably secure way.	22 23 24 25
(8)	The receipt mentioned in subsection (6)(a) must be in the approved form.	26 27
(9)	In this section—	28
	<i>examine</i> includes analyse, test, account, measure, weigh, grade, gauge and identify.	29 30
	<i>film</i> includes photograph, videotape and record an image in another way.	31 32
	<i>inspect</i> , a thing, includes open the thing and examine its contents.	33 34

[s 197]

197	Po	wer to require reasonable help	1
	(1)	The authorised officer may make a requirement (a <i>help requirement</i>) of an occupier of the place or a person at the place to give the authorised officer reasonable help to exercise a general power, including, for example, to produce a document or to give information.	2 3 4 5 6
	(2)	When making the help requirement, the authorised officer must give the person an offence warning for the requirement.	7 8
198	Off	ence to contravene help requirement	9
	(1)	A person of whom a help requirement has been made must comply with the requirement unless the person has a reasonable excuse.	10 11 12
		Maximum penalty—200 penalty units.	13
	(2)	It is a reasonable excuse for an individual not to comply with a help requirement if complying might tend to incriminate the individual or expose the individual to a penalty.	14 15 16
	(3)	However, subsection (2) does not apply if a document or information the subject of the help requirement is required to be held or kept by the defendant under this Act or the Racing Act.	17 18 19 20
		Note—	21
		See, however, section 231.	22

				[s 199]	
Divi	sion	3		Seizure by authorised officers and forfeiture	1 2
Sub	divis	sion	1	Power to seize	3
199				nce at a place that may be entered without arrant	4 5
		may the p if th	enter u place a	sed officer who enters a place the authorised officer under this Act without the consent of an occupier of nd without a warrant may seize a thing at the place horised officer reasonably believes the thing is $f_{}$	6 7 8 9 10
		(a)	an an	imal welfare offence; or	1
		(b)	anoth	her offence against this Act or the Racing Act.	1
200				nce at a place that may be entered only with arrant	1: 1:
	(1)	This	sectio	n applies if—	1:
		(a)	with	thorised officer is authorised to enter a place only the consent of an occupier of the place or a ant; and	1) 17 18
		(b)		uthorised officer enters the place after obtaining the ent or under a warrant.	1 2
	(2)	cons		orised officer enters the place with the occupier's e authorised officer may seize a thing at the place	2 22 23
		(a)		uthorised officer reasonably believes the thing is ence of—	2- 2:
			(i)	an animal welfare offence; or	2
				another offence against this Act or the Racing Act; and	2° 2

[s 201]

		(b)	seizure of the thing is consistent with the purpose of entry as explained to the occupier when asking for the occupier's consent.	1 2 3
	(3)	auth	e authorised officer enters the place under a warrant, the orised officer may seize the evidence for which the rant was issued.	4 5 6
	(4)		authorised officer may also seize anything else at the e if the authorised officer reasonably believes—	7 8
		(a)	the thing is evidence of—	9
			(i) an animal welfare offence; or	10
			(ii) another offence against this Act or the Racing Act; and	11 12
		(b)	the seizure is necessary to prevent the thing being hidden, lost or destroyed.	13 14
	(5)	auth	authorised officer may also seize a thing at the place if the orised officer reasonably believes it has just been used in mitting—	15 16 17
		(a)	an animal welfare offence; or	18
		(b)	another offence against this Act or the Racing Act.	19
201	Sei	zure	of property subject to security	20
	(1)	relat	authorised officer may seize a thing, and exercise powers ing to the thing, despite a lien or other security over the g claimed by another person.	21 22 23
	(2)	to th auth	vever, the seizure does not affect the other person's claim ne lien or other security against a person other than the orised officer or a person acting under the direction or ority of the authorised officer.	24 25 26 27

[s 202]

Sub	divis	sion	2 Powers to support seizure	1
202	Po	wer te	o secure seized thing	2
	(1)		ing seized a thing under this division, an authorised eer may—	3 4
		(a)	leave it at the place where it was seized (the <i>place of seizure</i>) and take reasonable action to restrict access to it; or	5 6 7
		(b)	move it from the place of seizure.	8
	(2)	For exar	subsection (1)(a), the authorised officer may, for nple—	9 10
		(a)	seal the thing, or the entrance to the place of seizure, and mark the thing or place to show access to the thing or place is restricted; or	11 12 13
		(b)	for equipment—make it inoperable; or	14
			Example—	15
			make it inoperable by dismantling it or removing a component without which the equipment can not be used	16 17
		(c)	require a person the authorised officer reasonably believes is in control of the place or thing to do an act mentioned in paragraph (a) or (b) or anything else an authorised officer could do under subsection (1)(a).	18 19 20 21
203	Off	ence	to contravene seizure requirement	22
			erson must comply with a requirement made of the person er section $202(2)(c)$ unless the person has a reasonable use.	23 24 25
		Max	imum penalty—300 penalty units.	26

[s 204]

204	Off	ence to interfere	1
	(1)	If access to a seized thing is restricted under section 202, a person must not tamper with the thing or with anything used to restrict access to the thing without—	2 3 4
		(a) an authorised officer's approval; or	5
		(b) a reasonable excuse.	6
		Maximum penalty—400 penalty units.	7
	(2)	If access to a place is restricted under section 202, a person must not enter the place in contravention of the restriction or tamper with anything used to restrict access to the place without—	8 9 10 11
		(a) an authorised officer's approval; or	12
		(b) a reasonable excuse.	13
		Maximum penalty—400 penalty units.	14
Sub	divis	sion 3 Safeguards for seized things	15
205	Re	ceipt and information notice for seized thing	16
	(1)	This section applies if an authorised officer seizes anything under this division unless—	17 18
		 (a) the authorised officer reasonably believes there is no-one apparently in possession of the thing or the thing has been abandoned; or 	19 20 21
		(b) because of the condition, nature and value of the thing it would be unreasonable to require the authorised officer to comply with this section.	22 23 24
	(2)	The authorised officer must, as soon as practicable after seizing the thing, give an owner or person in control of the thing before it was seized—	25 26 27
		(a) a receipt for the thing that generally describes the thing and its condition; and	28 29

[s 206]

		(b) an information notice about the decision to seize it.	1
	(3)	However, if an owner or person from whom the thing is seized is not present when it is seized, the receipt and information notice may be given by leaving them in a conspicuous position and in a reasonably secure way at the place at which the thing is seized.	2 3 4 5 6
	(4)	The receipt and information notice may—	7
		(a) be given in the same document; and	8
		(b) relate to more than 1 seized thing.	9
	(5)	The authorised officer may delay giving the receipt and information notice if the authorised officer reasonably suspects giving them may frustrate or otherwise hinder an investigation by the authorised officer under this Act or the Racing Act.	10 11 12 13 14
	(6)	However, the delay may be only for so long as the authorised officer continues to have the reasonable suspicion and remains in the vicinity of the place at which the thing was seized to keep it under observation.	15 16 17 18
206	Ac	cess to seized thing	19
	(1)	Until a seized thing is forfeited or returned, the authorised officer who seized the thing must allow an owner of the thing—	20 21 22
		(a) to inspect it at any reasonable time and from time to time; and	23 24
		(b) if it is a document—to copy it.	25
	(2)	Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	26 27
	(3)	The inspection or copying must be allowed free of charge.	28
207	Re	turn of seized thing	29
	(1)	This section applies if a seized thing is not—	30

[s 207]

	(a)	forfeited or transferred under subdivision 4 or 5; or	1
	(b)	subject to a disposal order under division 4.	2
(2)	rease	soon as the commissioner stops being satisfied there are onable grounds for retaining the thing, the commissioner t return it to its owner.	3 4 5
(3)		e thing is not returned to its owner within 3 months after it seized, the owner may apply to the commissioner for its m.	6 7 8
(4)		nin 30 days after receiving the application, the missioner must—	9 10
	(a)	if the commissioner is satisfied there are reasonable grounds for retaining the thing and decides to retain it—give the owner an information notice about the decision, including the grounds for retaining the thing; or	11 12 13 14 15
	(b)	otherwise—return the thing to the owner.	16
(5)		this section, there are reasonable grounds for retaining a ed thing if—	17 18
	(a)	the thing is being, or is likely to be, examined; or	19
	(b)	the thing is needed, or may be needed, for the purposes of—	20 21
		 (i) a proceeding for an animal welfare offence, or another offence against this Act or the Racing Act, that is likely to be started or that has been started but not completed; or 	22 23 24 25
		 (ii) an appeal from a decision in a proceeding for an animal welfare offence or another offence against this Act or the Racing Act; or 	26 27 28
	(c)	it is not unlawful for the owner to possess the thing.	29
(6)		section (5) does not limit the grounds that may be onable grounds for retaining the seized thing.	30 31

		[s 208]	
	(7)	Nothing in this section affects a lien or other security over the seized thing.	
	(8)	In this section—	
		<i>examine</i> includes analyse, test, account, measure, weigh, grade, gauge and identify.	
Sub	divis	sion 4 Forfeiture	
208	Fo	rfeiture by commissioner decision	
	(1)	The commissioner may decide a seized thing is forfeited to the State if an authorised officer—	
		(a) after making reasonable inquiries, can not find an owner; or	
		(b) after making reasonable efforts, can not return it to an owner; or	
		(c) reasonably believes it is necessary to keep the thing to prevent it being used to commit the offence for which it was seized.	
	(2)	However, the authorised officer is not required to—	
		(a) make inquiries if it would be unreasonable to make inquiries to find an owner; or	
		(b) make efforts if it would be unreasonable to make efforts to return the thing to an owner.	
		Example for paragraph (b)—	
		the owner of the thing has migrated to another country	
	(3)	Regard must be had to the thing's condition, nature and value in deciding—	
		(a) whether it is reasonable to make inquiries or efforts; and	
		(b) if inquiries or efforts are made—what inquiries or efforts, including the period over which they are made, are reasonable.	

[s 209]

209	Info	ormation notice about forfeiture decision	1
	(1)	If the commissioner decides under section 208(1) to forfeit a thing, the commissioner must as soon as practicable give a person who owned the thing immediately before the forfeiture (the <i>former owner</i>) an information notice about the decision.	2 3 4 5
	(2)	If the decision was made under section 208(1)(a) or (b), the information notice may be given by leaving it at the place where the thing was seized, in a conspicuous position and in a reasonably secure way.	6 7 8 9
	(3)	The information notice must state that the former owner may apply for a stay of the decision if he or she appeals against the decision.	10 11 12
	(4)	However, subsections (1) to (3) do not apply if—	13
		(a) the decision was made under section 208(1)(a) or (b); and	14 15
		(b) the place where the thing was seized is—	16
		(i) a public place; or	17
		(ii) a place where the notice is unlikely to be read by the former owner.	18 19
Subd	livis	ion 5 Dealing with property forfeited or transferred to the State	20 21
210	Wh	en thing becomes property of the State	22
		A thing becomes the property of the State if—	23
		(a) the thing is forfeited to the State under section 208(1); or	24 25
		(b) the owner of the thing and the State agree, in writing, to the transfer of the ownership of the thing to the State.	26 27
		[s 211]	
------	------	---	-------------
211	Но	w property may be dealt with	1
	(1)	This section applies if, under section 210, a thing becomes the property of the State.	2 3
	(2)	The commissioner may deal with the thing as the commissioner considers appropriate, including, for example, by destroying it or giving it away.	4 5 6
	(3)	The commissioner must not deal with the thing in a way that could prejudice the outcome of an appeal against the forfeiture under this Act.	7 8 9
	(4)	If the commissioner sells the thing, the commissioner may, after deducting the following costs, return the proceeds of the sale to the former owner of the thing—	1 1 1
		(a) the costs of the sale;	1
		(b) any costs the commission may recover from a person under section 259.	1 1
	(5)	This section is subject to any disposal order made for the thing.	1 1
Divi	sion	4 Disposal orders	1
212	Dis	sposal order	1
	(1)	This section applies if a person is convicted of an animal welfare offence or another offence against this Act or the Racing Act.	2 2 2
	(2)	The court may make an order (a <i>disposal order</i>), on its own initiative or on an application by the prosecution, for the disposal of any of the following things owned by the person—	2 2 2
		(a) anything that was the subject of, or used to commit, the offence;	2 2
		(b) another thing the court considers is likely to be used by the person or another person in committing a further	2 2

[s 213]

		animal welfare offence or another further offence against this Act or the Racing Act.	1 2
	(3)	The court may make a disposal order for a thing—	3
		(a) whether or not it has been seized under this Act; and	4
		(b) if the thing has been seized—whether or not it has been returned to the former owner.	5 6
	(4)	In deciding whether to make a disposal order for a thing, the court—	7 8
		(a) may require notice to be given to anyone the court considers appropriate, including, for example, any person who may have any property in the thing; and	9 10 11
		(b) must hear any submissions that any person claiming to have any property in the thing may wish to make.	12 13
	(5)	The court may make any order to enforce the disposal order that it considers appropriate.	14 15
	(6)	This section does not limit the court's powers under another law.	16 17
Divis	sion	5 Animal welfare directions	18
213	Ар	plication of division	19
	(1)	This division applies if an authorised officer reasonably believes—	20 21
		(a) a person has committed, is committing, or is about to commit, an animal welfare offence; or	22 23
		(b) an animal—	24
		(i) is not being cared for properly; or	25
		(ii) is experiencing undue pain; or	26
		(iii) requires veterinary treatment; or	27
		(iv) should not be used for work.	28

[s 214]

(2)		division also applies if an animal has been seized under sion 3, subdivision 1.	1 2
(3)	In th	is section—	3
	veter	rinary treatment, of an animal, means—	4
	(a)	consultation by a person with a veterinary surgeon about the animal's condition; or	5 6
	(b)	performance by a veterinary surgeon of a medical or surgical procedure on the animal; or	7 8
	(c)	performance by someone other than a veterinary surgeon of a medical procedure of a curative or preventive nature on the animal if the procedure is to be performed under a veterinary surgeon's directions.	9 10 11 12
Ρο	ver to	o give animal welfare direction	13
(1)	anin	authorised officer may give a written direction (an <i>nal welfare direction</i>) requiring stated action about the nal or its environment.	14 15 16
(2)	The	direction may be given to—	17
	(a)	a person in charge of the animal; or	18
	(b)	a person whom the authorised officer reasonably believes is in charge of the animal; or	19 20
	(c)	if the animal has been seized under division 3, subdivision 1—	21 22
		(i) a person who, immediately before the seizure, was a person in charge of the animal; or	23 24
		(ii) a person whom the authorised officer reasonably believes was, immediately before the seizure, a person in charge of the animal.	25 26 27
(3)		nout limiting subsection (1), the direction may require any the following actions to be taken—	28 29
	(a)	care for, or treat, the animal in stated way;	30

[s 215]

	(b)	-	vide the animal with stated accommodation, food, water or other living conditions;	1 2
	(c)		sult a veterinary surgeon about the animal's dition before a stated time;	3 4
	(d)	whe	we the animal from the place where it is situated on the direction is given to another stated place for a pose mentioned in paragraph (a), (b) or (c);	5 6 7
	(e)		to move the animal from the place where it is ated when the direction is given.	8 9
(4)	offic	er co	action may be required only if the authorised onsiders it to be necessary and reasonable in the of the animal's welfare.	10 11 12
(5)			tion may state how the person given the direction that the stated action has been taken.	13 14
Re	quire	ment	ts for giving animal welfare direction	15
(1)	An a	nima	l welfare direction must—	16
	(a)	be in	n the approved form; and	17
	(b)	desc	cribe—	18
		(i)	the animal in a way that reasonably allows the person given the direction to identify it; or	19 20
		(ii)	if the direction is given because the authorised officer reasonably believes a person has committed, is committing or is about to commit, an animal welfare offence—the type of animal to which the offence relates; and	21 22 23 24 25
	(c)	state	<u>></u>	26
		(i)	each requirement; and	27
		(ii)	a time for the person to comply with each requirement; and	28 29
	(d)		ude an information notice about the decision to give direction.	30 31

Despite subsection (1)(a), an animal welfare direction may be given orally if—	1 2
(a) the authorised officer considers it to be in the interests of the animal's welfare to give the direction immediately; and	3 4 5
(b) for any reason it is not practicable to immediately give the direction in the approved form; and	6 7
(c) the authorised officer gives the person an offence warning.	8 9
If the direction is given orally, the authorised officer must confirm the direction by also giving it in the approved form as soon as practicable after giving it orally.	10 11 12
An animal welfare direction may state that an authorised officer proposes, at a stated time or at stated intervals, to enter the following where an animal the subject of the direction is kept at to check compliance with the direction—	13 14 15 16
(a) a vehicle of which the person is the person in control;	17
(b) another place of which the person is the occupier.	18
ilure to comply with animal welfare direction	19
A person to whom an animal welfare direction has been given must comply with the direction unless the person has a reasonable excuse.	20 21 22
Maximum penalty—100 penalty units or 1 year's imprisonment.	23 24
Note—	25
If a corporation commits an offence against this provision, an executive officer of the corporation may be taken, under section 285, to have also committed the offence.	26 27 28
	 given orally if— (a) the authorised officer considers it to be in the interests of the animal's welfare to give the direction immediately; and (b) for any reason it is not practicable to immediately give the direction in the approved form; and (c) the authorised officer gives the person an offence warning. If the direction is given orally, the authorised officer must confirm the direction by also giving it in the approved form as soon as practicable after giving it orally. An animal welfare direction may state that an authorised officer proposes, at a stated time or at stated intervals, to enter the following where an animal the subject of the direction is kept at to check compliance with the direction— (a) a vehicle of which the person is the person in control; (b) another place of which the person is the occupier. Blure to comply with animal welfare direction A person to whom an animal welfare direction has been given must comply with the direction unless the person has a reasonable excuse. Maximum penalty—100 penalty units or 1 year's imprisonment. <i>Note—</i> If a corporation commits an offence against this provision, an executive officer of the corporation may be taken, under section 285, to have also

[s 217]

Division 6	Authorised officer's power to
	destroy animals

217 Power of destruction

An authorised officer may destroy an animal, or cause it to be destroyed, if—

1 2

3

4

5

- (a) an authorised officer has seized the animal under this part or the person in charge of the animal has given 7 written consent to the destruction; and 8
- (b) the authorised officer reasonably believes that the 9 animal is in pain to the extent that it is cruel to keep it 10 alive.

Division 7 Other information-obtaining powers 12 of authorised officers 13

218	Power to require name and address					
	(1)	This	s section applies if an authorised officer—	15		
		(a)	finds a person committing—	16		
			(i) an animal welfare offence; or	17		
			(ii) another offence against this Act or the Racing Act; or	18 19		
		(b)	finds a person in circumstances that lead the authorised officer to reasonably suspect the person has just committed—	20 21 22		
			(i) an animal welfare offence; or	23		
			(ii) another offence against this Act or the Racing Act; or	24 25		
		(c)	has information that leads the authorised officer to reasonably suspect a person has just committed—	26 27		

[s 219]

an animal welfare offence: or (i) 1 (ii) another offence against this Act or the Racing Act. 2 (2)The authorised officer may require the person to state the 3 person's name and address. 4 The authorised officer may also require the person to give 5 (3) evidence of the correctness of the stated name or address if, in 6 the circumstances, it would be reasonable to expect the person 7 to— 8 be in possession of evidence of the correctness of the (a) 9 stated name or address; or 10 (b) otherwise be able to give the evidence. 11 (4) When making a personal details requirement, the authorised 12 officer must give the person an offence warning for the 13 requirement. 14 (5) A requirement under this section is a personal details 15 requirement. 16 In this section— (6)17 address, of a person, includes the person's residential and 18 business address and, for a person temporarily in Queensland, 19 includes the place where the person is living in Oueensland. 20 219 Offence to contravene personal details requirement 21 (1)A person of whom a personal details requirement has been 22 made must comply with the requirement unless the person has 23 a reasonable excuse. 24 Maximum penalty—100 penalty units. 25 (2)A person may not be convicted of an offence under subsection 26 (1) unless the person is found guilty of the offence in relation 27 to which the personal details requirement was made. 28 [s 220]

wer to require production of document	1
An authorised officer may require a person to make available for inspection by an authorised officer, or to produce to the authorised officer for inspection, at a reasonable time and place nominated by the authorised officer—	2 3 4 5
(a) a document issued to the person under this Act or the Racing Act; or	6 7
(b) a document required to be kept by the person under this Act or the Racing Act; or	8 9
(c) if a document or information required to be kept by the person under this Act or the Racing Act is stored or recorded by means of a device—a document that is a clear written reproduction of the stored or recorded document or information.	10 11 12 13 14
A requirement under subsection (1) is a <i>document production requirement</i> .	15 16
For an electronic document, compliance with the document production requirement requires the making available or production of a clear written reproduction of the electronic document.	17 18 19 20
The authorised officer may keep the document to copy it.	21
If the authorised officer copies the document, or an entry in the document, the authorised officer may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry.	22 23 24 25
A requirement under subsection (5) is a <i>document certification requirement</i> .	26 27
The authorised officer must return the document to the person as soon as practicable after copying it.	28 29
However, if a document certification requirement is made of a person, the authorised officer may keep the document until the person complies with the requirement.	30 31 32
	 for inspection by an authorised officer, or to produce to the authorised officer for inspection, at a reasonable time and place nominated by the authorised officer— (a) a document issued to the person under this Act or the Racing Act; or (b) a document required to be kept by the person under this Act or the Racing Act; or (c) if a document or information required to be kept by the person under this Act or the Racing Act or the Racing Act is stored or recorded by means of a device—a document that is a clear written reproduction of the stored or recorded document or information. A requirement under subsection (1) is a <i>document production requirement</i>. For an electronic document, compliance with the document production of a clear written reproduction of the electronic document. The authorised officer may keep the document to copy it. If the authorised officer copies the document, or an entry in the document, the authorised officer may require the person responsible for keeping the document to certify the copy as a true copy of the document or entry. A requirement under subsection (5) is a <i>document certification requirement</i>.

[s 221]

221	Off	ence to contravene document production requirement	1
	(1)	A person of whom a document production requirement has been made must comply with the requirement unless the person has a reasonable excuse.	2 3 4
		Maximum penalty—200 penalty units.	5
	(2)	It is not a reasonable excuse for a person to fail to comply with a document production requirement on the basis that complying with the requirement might tend to incriminate the person or expose the person to a penalty.	6 7 8 9
		Note—	10
		See, however, section 231.	11
	(3)	The authorised officer must inform the person, in a way that is reasonable in the circumstances—	12 13
		(a) that the person must comply with the document production requirement even though complying might tend to incriminate the person or expose the person to a penalty; and	14 15 16 17
		(b) that, under section 231, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	18 19 20
	(4)	If the person fails to comply with the document production requirement when the authorised officer has failed to comply with subsection (3), the person can not be convicted of the offence against subsection (1).	21 22 23 24
	(5)	If a court convicts a person of an offence against subsection (1), the court may, as well as imposing a penalty for the offence, order the person to comply with the document production requirement.	25 26 27 28
222		ence to contravene document certification uirement	29 30
	(1)	A person of whom a document certification requirement has been made must comply with the requirement unless the person has a reasonable excuse.	31 32 33

[s 223]

	Maximum penalty—200 penalty units.	1
(2)	It is not a reasonable excuse for a person to fail to comply with a document certification requirement on the basis that	2 3
	complying with the requirement might tend to incriminate the person or expose the person to a penalty.	4 5
	Note—	6
	See, however, section 231.	7
(3)	The authorised officer must inform the person, in a way that is reasonable in the circumstances—	8 9
	 (a) that the person must comply with the document certification requirement even though complying might tend to incriminate the person or expose the person to a penalty; and 	10 11 12 13
	(b) that, under section 231, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	14 15 16
(4)	If the person fails to comply with the document certification requirement when the authorised officer has failed to comply with subsection (3), the person can not be convicted of the offence against subsection (1).	17 18 19 20
Ρον	ver to require information	21
(1)	This section applies if an authorised officer reasonably believes—	22 23
	(a) an animal welfare offence, or another offence against this Act or the Racing Act, has been committed; and	24 25
	(b) a person may be able to give information about the offence.	26 27
(2)	The authorised officer may, by notice given to the person, require the person to give the authorised officer information related to the offence at a stated reasonable time and place.	28 29 30

[s 224]

	(3)	For information that is an electronic document, compliance with the requirement requires the giving of a clear image or written version of the electronic document.	1 2 3
	(4)	In this section—	4
		<i>information</i> includes a document.	5
224	Offe	ence to contravene information requirement	6
	(1)	A person of whom a requirement is made under section 223(2) must comply with the requirement unless the person has a reasonable excuse.	7 8 9
		Maximum penalty—200 penalty units.	10
	(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	11 12 13 14
Part	4	Miscellaneous provisions	15
		relating to authorised officers	16
Divis	sion	1 Damage	17
225	Dut	y to avoid inconvenience and minimise damage	18
		In exercising a power, an authorised officer must take all reasonable steps to cause as little inconvenience, and do as little damage, as possible.	19 20 21
		Note—	22
		See also section 227.	23

[s 226]

226	Not	tice of damage	1
	(1)	This section applies if—	2
		(a) an authorised officer damages something when exercising, or purporting to exercise, a power; or	3 4
		(b) a person (the <i>assistant</i>) acting under the direction or authority of an authorised officer damages something.	5 6
	(2)	However, this section does not apply to damage the authorised officer reasonably considers is trivial or if the authorised officer reasonably believes—	7 8 9
		(a) there is no-one apparently in possession of the thing; or	10
		(b) the thing has been abandoned.	11
	(3)	The authorised officer must give notice of the damage to the person who appears to the authorised officer to be an owner, or person in control, of the thing.	12 13 14
	(4)	However, if for any reason it is not practicable to comply with subsection (3), the authorised officer must—	15 16
		(a) leave the notice at the place where the damage happened; and	17 18
		(b) ensure it is left in a conspicuous position and in a reasonably secure way.	19 20
	(5)	The authorised officer may delay complying with subsection (3) or (4) if the authorised officer reasonably suspects complying with the subsection may frustrate or otherwise hinder the performance of the authorised officer's functions.	21 22 23 24
	(6)	The delay may be only for so long as the authorised officer continues to have the reasonable suspicion and remains in the vicinity of the place.	25 26 27
	(7)	If the authorised officer believes the damage was caused by a latent defect in the thing or circumstances beyond the control of the authorised officer or the assistant, the authorised officer may state the belief in the notice.	28 29 30 31
	(8)	The notice must state—	32

[s 227] particulars of the damage; and (a) 1 that the person who suffered the damage may claim (b) 2 compensation under section 227. 3 **Division 2** Compensation 4 227 Compensation 5 A person may claim compensation from the commission if the (1)6 person incurs loss because of the exercise, or purported 7 exercise, of a power by or for an authorised officer including a 8 loss arising from compliance with a requirement made of the 9 person under this chapter. 10 (2) However, subsection (1) does not include loss arising from a 11 lawful forfeiture 12 Section 225 does not provide for a statutory right of (3) 13 compensation other than is provided by this section. 14 (4)In this section— 15 *loss* includes costs and damage. 16 **Division 3** Other offences relating to 17 authorised officers 18 228 Giving authorised officer false or misleading information 19 A person must not give an authorised officer information the (1)20 person knows is false or misleading in a material particular. 21 Maximum penalty—300 penalty units. 22 Subsection (1) applies to information given whether or not the 23 (2)information was given in response to a specific power under 24 this Act. 25 Subsection (1) does not apply to a person if the person, when (3)26

giving information in a document—

[s 229]

229

	(a) tells the authorised officer, to the best of the person's ability, how the document is false or misleading; and	1 2
	(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	3 4
Ob	structing authorised officer	5
(1)	A person must not obstruct an authorised officer exercising a power, or someone helping an authorised officer exercising a power, unless the person has a reasonable excuse.	6 7 8
	Maximum penalty—500 penalty units.	9
(2)	If a person has obstructed an authorised officer, or someone helping an authorised officer, and the authorised officer decides to proceed with the exercise of the power, the authorised officer must warn the person that—	10 11 12 13
	(a) it is an offence to cause an obstruction unless the person has a reasonable excuse; and	14 15
	(b) the authorised officer considers the person's conduct an obstruction.	16 17
(3)	In this section—	18
	<i>obstruct</i> includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	19 20
	<i>power</i> means a power under this Act.	21
Imp	personating authorised officer	22
-	A person must not impersonate an authorised officer.	23
	Maximum penalty—250 penalty units.	24

Divis	ion	4		Other provisions	1
231				nunity for individuals complying with uirements	2 3
	(1)	infor	mation	(2) applies if an individual gives or produces n or a document to an authorised officer under 3, 221 or 222.	4 5 6
	(2)	direct docu proce	etly of ment, eeding	f the information or document, and other evidence r indirectly derived from the information or is not admissible against the individual in any to the extent it tends to incriminate the individual, he individual to a penalty, in the proceeding.	7 8 9 10 11
	(3)	or m docu	nislead ment	(2) does not apply to a proceeding about the false ing nature of the information or anything in the or in which the false or misleading nature of the n or document is relevant evidence.	12 13 14 15
Cha	pte	er 6		General	16
Part	1			Offences	17
Divis	ion	1		Offences relating to administration of Act	18 19
232	Def	initio	ons fo	r division	20
		In th	is divi	sion—	21
		Act a	locum	ent means—	22
		(a)	-	proval, eligibility certificate, licence, identity card her authority given under this Act; or	23 24
				Page 157	

[s 233]

	(b)	a document issued by or for a racing bookmaker evidencing a bet made with the racing bookmaker.	1 2
	back	aground document means—	3
	(a)	an approved form or gaming executive form, completed by a person about the person's business reputation, character, criminal history, current financial position or financial background; or	4 5 6 7
	(b)	a document accompanying an application for a licence, approval application, approved form or gaming executive form; or	8 9 10
	(c)	the fingerprints of a person obtained by the gaming executive; or	11 12
	(d)	another document obtained by the chief executive, gaming executive or the commission, relating to the person's business reputation, character, criminal history, current financial position or financial background.	13 14 15 16
	<i>conf</i> abou	<i>fidential information</i> , about a person, means information at—	17 18
	(a)	the person's business reputation, character, criminal history, current financial position or financial background; or	19 20 21
	(b)	the person if the person is making an application under this Act; or	22 23
	(c)	whether the person is an identified participant in a criminal organisation or is an unsuitable corporation.	24 25
		to disclose confidential information or copy ound document	26 27
(1)	This	section applies to a person who—	28
	(a)	is or has been engaged in the administration of this Act; or	29 30
	(b)	has obtained access to confidential information or a background document about someone else, whether	31 32

		directly or indirectly, from a person mentioned in paragraph (a).	1 2
(2)	The	person must not, without reasonable excuse—	3
	(a)	disclose confidential information to anyone else; or	4
	(b)	copy a background document about someone else acquired by the person; or	5 6
	(c)	give access to a background document about someone else.	7 8
	Max	kimum penalty—100 penalty units.	9
(3)	It is	a reasonable excuse if—	10
	(a)	the person has the written consent of the person to whom the information or background document relates or someone else authorised by the person; or	11 12 13
	(b)	the disclosure is authorised under this Act or another Act; or	14 15
	(c)	the disclosure is in compliance with lawful process requiring production of documents or giving evidence before a court; or	16 17 18
	(d)	the disclosure was of a statistical nature that could not reasonably be expected to result in the identification of the person to whom the information relates.	19 20 21
(4)	info part	section (3)(a) and (d) do not apply if the confidential rmation relates to whether the person is an identified icipant in a criminal organisation or is an unsuitable poration.	22 23 24 25
(5)	In th	nis section—	26
	сору	y includes make a record.	27

[s 234]

		<i>court</i> includes any tribunal, authority or person having power to require the production of documents or the answering of questions.	1 2 3
234	Fo	rgery and uttering Act documents	4
	(1)	A person must not—	5
		(a) forge an Act document; or	6
		(b) knowingly utter an Act document that is forged.	7
		Maximum penalty—200 penalty units or 2 years imprisonment.	8 9
	(2)	A person must not pretend to be a person named in an Act document, whether or not the person refers to the document.	10 11
		Examples for subsection (2)—	12
		1 If a person steals an authorised officer's identity card, the person must not pretend to be the authorised officer identified in the card.	13 14
		2 A person must not pretend to be an authorised officer by telling someone else that the person is an authorised officer.	15 16
		Maximum penalty—200 penalty units or 2 years imprisonment.	17 18
	(3)	In this section—	19
		forge includes counterfeit.	20
235		king a false statement in application or other cument	21 22
		A person must not knowingly make a false statement—	23
		(a) in an application for a licence, application for an eligibility certificate or approval application; or	24 25
		(b) in a document the person is required to keep, or to give to the Minister, the chief executive, the gaming executive, the commission or another person, under this Act.	26 27 28 29

							Racir	Chap	ter 6	Bill 2015 General Offences	
										[s 236]	
		Maxin impris		-	y—200	penalty	units	or	2	years	1 2
Divis	ion	2			ces re ngenci	lating t ies	o racii	ng			3 4
236	Per	son m	ust n	ot con	duct a r	acing co	ontinge	ncy			5
	(1)	A pers	son mu	ist not o	conduct a	a racing co	ontingen	cy.			6
		Maxir	num p	enalty–	-200 per	nalty units					7
	(2) An occupier of a place must not allow a person to conduct a racing contingency at the place.						duct a	8 9			
		Maxin	num p	enalty–	-200 per	nalty units	5.				10
	(3)	In this	sectio	on—							11
		condu	<i>ct</i> , in 1	relation	to a raci	ing contin	gency, i	nclud	es—	-	12
				ange fo gency;	-	ace to b	e used	for	the	racing	13 14
		(-)		lvertise gency a		therwise nominati	-			racing o race;	15 16 17
		. ,		0	r person gency; ar	s to carry 1d	on boo	okmał	king	at the	18 19
		1	nerely	by be	ing pres	racing of ent at the or is abour	place w	vhere	the		20 21 22
			to help (a) to (•	of the a	activities r	nentione	ed in j	para	graphs	23 24
		other anima	than a ls coi	lawful npete	ly held 1 against	a contest race meeti each oth gency or e	ng, in v er for	which the p	2 or ourpo	r more ose of	25 26 27 28 29

[s 237]

Divis	ion 3	Offences relating to prohibited things or interfering with licensed animals, persons or things	1 2 3
237	Definitio	ons for division	4
	In th	his division—	5
		<i>rfere with</i> , in relation to a licensed animal, licence holder n official of the commission or a control body, means—	6 7
	(a)	inflict or cause injury to the licensed animal, licence holder or official; or	8 9
	(b)	threaten to inflict or cause injury to the licensed animal, licence holder or official; or	10 11
	(c)	otherwise affect in a detrimental way the behaviour, performance or physical condition of the licensed animal, licence holder or official.	12 13 14
	proh	nibited thing means any of the following—	15
	(a)	a drug;	16
	(b)	a noxious or toxic thing that could be used to affect the behaviour, performance or physical condition of an animal or person;	17 18 19
	(c)	a thing that does, or is designed to do, any of the following and may be used on a licensed animal in a detrimental way—	20 21 22
		(i) supply electrical energy or another form of energy;	23
		(ii) conduct, discharge or store an electrical charge, current, voltage or another form of energy;	24 25
		(iii) apply, deposit, propel or spray a substance;	26
	(d)	a hypodermic syringe or needle or other medical or veterinary instrument.	27 28

	use,	a prohibited thing on a licensed animal, means—	1
	(a)	to use it on, or administer it to, the animal; or	2
	(b)	to cause it to be used on, or administered to, the animal.	3
	son i ces	must not possess prohibited thing at particular	4 5
(1)	-	erson must not possess a prohibited thing at any of the owing places unless the person has a reasonable excuse—	6 7
	(a)	a licensed venue;	8
	(b)	a place where a trial is held or to be held;	9
	(c)	a place used for the purpose of training a licensed animal;	10 11
	(d)	a kennel, stable or other place used for sheltering a licensed animal;	12 13
	(e)	in or about a vehicle being, or about to be, used to transport a licensed animal;	14 15
	(f)	another place where a licensed animal is located.	16
		cimum penalty—400 penalty units or 2 years risonment.	17 18
(2)	In th	nis section—	19
	poss	ess, a prohibited thing, means—	20
	(a)	have custody of the thing; or	21
	(b)	have control of it at any place, whether or not someone else has custody of it.	22 23
		must not use prohibited thing on, or interfere icensed animal	24 25
(1)	-	person must not, unless the person has a reasonable use—	26 27
	(a)	use a prohibited thing on a licensed animal; or	28

[s 240]

		(b) interfere with a licensed animal.	1
		Maximum penalty—600 penalty units or 2 years imprisonment.	2 3
	(2)	For a veterinary surgeon, it is a reasonable excuse to use a prohibited thing on, or interfere with, a licensed animal—	4 5
		(a) to treat a condition or injury of the animal; or	6
		(b) to do something else that accords with normal veterinary practice.	7 8
240	-	rson must not interfere with licence holder or official of commission or of a control body	9 10
	(1)	A person must not, unless the person has a reasonable excuse, interfere with a licence holder in relation to the licence holder's performance of an activity for which the licence holder is licensed.	11 12 13 14
		Maximum penalty—400 penalty units or 2 years imprisonment.	15 16
	(2)	A person must not, unless the person has a reasonable excuse, interfere with an official of the commission or of a control body performing a function or exercising a power under this Act or the Racing Act.	17 18 19 20
		Maximum penalty—400 penalty units or 2 years imprisonment.	21 22
Divis	sion	4 Unlawful bookmaking, places where	23
		betting done unlawfully and other	24
		provisions	25
241	۸n	plication of division	26
271	•	•	-
	(1)	This division does not apply in relation to—	27

		(a)	wagering lawfully conducted under the Wagering Act 1998; or	1 2
		(b)	betting by and with any 1 of the following persons as part of the person lawfully carrying on bookmaking, or conducting a racing bookmaker's business, at a licensed venue—	3 4 5 6
			(i) a racing bookmaker;	7
			 (ii) if a racing bookmaker is a corporation—a licensed executive officer of the corporation; 	8 9
			(iii) a racing bookmaker's clerk.	10
	(2)		division is in addition to, and does not limit, any of the owing Acts—	11 12
		(a)	the Charitable and Non-Profit Gaming Act 1999;	13
		(b)	the Criminal Code;	14
		(c)	the Wagering Act 1998.	15
242	Un etc	lawfu	I bookmaking other than by racing bookmakers	16 17
		of th	erson must not carry on bookmaking unless the person is 1 ne following and lawfully carrying on bookmaking under relevant racing bookmaker's licence—	18 19 20
		(a)	a racing bookmaker;	21
		(b)	if a racing bookmaker is a corporation—a licensed executive officer of the corporation;	22 23
		(c)	a racing bookmaker's clerk who carries on bookmaking as part of conducting the racing bookmaker's business.	24 25
243	llle	gal b	etting place	26
	(1)	the j	ject to subsection (2), a place is an <i>illegal betting place</i> if place is opened, kept or used, wholly or partly, for 1 or e of the following—	27 28 29

[s 244]

	(a)	bookmaking by the occupier of the place with someone else;	1 2		
	(b)	receiving money or other property by or for the occupier of the place as or for consideration for—	3 4		
		 (i) any assurance, undertaking, promise or agreement, express or implied, to pay or give money or other property in relation to a race or sporting contingency; or 	5 6 7 8		
		 securing the paying or giving by someone else of money or other property in relation to a race or sporting contingency; 	9 10 11		
	(c)	the payment or settlement of a bet made in relation to a race or sporting contingency.	12 13		
(2)		blace is not an illegal betting place for an activity tioned in subsection (1) if—	14 15		
	(a)	the place is a licensed venue and the activity takes place when—	16 17		
		(i) a control body for a race meeting held at the venue is managing the venue; and	18 19		
		(ii) the commission is exercising control at the venue; or	20 21		
	(b)	the place may be lawfully used under another Act for the activity.	22 23		
(3)	This	s section does not limit section 157.	24		
Prohibition on opening, keeping, using or promoting an					
(1)	A pe	erson must not—	27		
	(a)	open, keep or use an illegal betting place; or	28		
	(b)	allow a place, of which the person is the occupier, to be opened, kept or used as an illegal betting place, whether	29 30		

		the occupier is or is not present at the time the place is opened, kept or used as an illegal betting place; or	1 2
	(c)	help, in any way, in operating an illegal betting place; or	3
		Example for paragraph (c)—	4
		A person, or an occupier of a place, may invite someone else to use a service or facility at the illegal betting place.	5 6
	(d)	advertise by any means, including electronically, that a place is opened, kept or used, wholly or partly for betting on a race or sporting contingency in Queensland or elsewhere, if that place is an illegal betting place.	7 8 9 10
(2)	Subs	section (3) applies to each of the following persons—	11
	(a)	a person who is an occupier of an illegal betting place;	12
	(b)	a person who is acting for an occupier of an illegal betting place;	13 14
	(c)	a person who is in any way helping in operating an illegal betting place.	15 16
(3)		person must not, directly or indirectly, receive money or r property—	17 18
	(a)	as a bet on a race or sporting contingency; or	19
	(b)	as a deposit on a bet on condition of paying or giving money or other property in relation to a race or sporting contingency; or	20 21 22
	(c)	as or for consideration for an assurance, undertaking, promise or agreement, express or implied, to pay or give money or other property in relation to a race or sporting contingency.	23 24 25 26
(4)	mon spec the	erson must not give an acknowledgement on the receipt of ey or other property, received in a way and for a purpose ified in subsection (3), purporting or intended to entitle bearer or another person to receive money or other erty in relation to a race or sporting contingency.	27 28 29 30 31

[s 245]

245	Contravention of s 242 or 244							
	(1)	This section applies to a person who contravenes section 242 or 244 (a <i>relevant section</i>).						
	(2)	The	person is liable to—	4				
		(a)	for a first offence—a maximum penalty of 600 penalty units or 1 year's imprisonment; or	5 6				
		(b)	for a second offence—a maximum penalty of 1200 penalty units or 2 years imprisonment; or	7 8				
		(c)	for a third or subsequent offence—a maximum penalty of 4000 penalty units or 5 years imprisonment.	9 10				
	(3)	A pe	erson is liable for the penalty under this section—	11				
		(a)	for a second offence—if the person has been convicted of a single offence against a relevant section or a repealed provision; or	12 13 14				
		(b)	for a third or subsequent offence—if the person has been convicted of 2 or more offences against a relevant section or a repealed provision.	15 16 17				
	(4)	In th	nis section—	18				
		repealed provision means—						
		(a)	the Racing Act, repealed section 321 or 323; or	20				
		(b)	the repealed <i>Racing and Betting Act 1980</i> , section 214, 216 or 217.	21 22				
246	Us	ing a	n illegal betting place	23				
		-	erson must not in any way use a service or facility at an gal betting place, unless the person has a reasonable use.	24 25 26				
		Max	ximum penalty—100 penalty units.	27				

			[s 247]	
247	Pro	ohibit	ion of betting at public place	1
		-	erson must not bet at a public place unless the betting is	2
		lawf	fully conducted under this Act or another Act.	3
		Max	imum penalty—100 penalty units.	4
Divi	sion	5	Other offences	5
248			ng with particular things at licensed venue or or holding trials	6 7
	(1)	This	section applies to—	8
		(a)	a lighting, power or control system, lure drive, or any other plant or equipment, used in connection with holding a race or trial at a licensed venue or holding a trial at another place; or	9 10 11 12
		(b)	a course prepared or laid out for holding the race or trial.	13
	(2)	appl	erson must not interfere with a thing to which this section ies without permission from the responsible person for icensed venue or place.	14 15 16
			timum penalty—400 penalty units or 2 years risonment.	17 18
	(3)	In th	is section—	19
		equi dest	<i>rfere with</i> , in relation to the operation of plant or pment or to a course, includes altering, damaging, roying or removing the plant, equipment or course, or a of the plant, equipment or course.	20 21 22 23
		resp	onsible person, for a licensed venue or a place, means—	24
		(a)	for a day on which a race meeting is to be held at the venue or on which a trial is to be held at the place—the control body managing the venue or place; or	25 26 27
		(b)	for another day-the licensed club responsible for the	28

venue or the owner of the place.

[s 249]

249	Att	empt to commit offence	1			
	(1)	A person who attempts to commit an animal welfare offence or an offence against this Act commits an offence and, on conviction, is liable to the same penalty as if the person had committed the offence.	2 3 4 5			
	(2)	The Criminal Code, section 4 applies to subsection (1).	6			
	(3)	A person may be convicted of attempting to commit an animal welfare offence or an offence against this Act on a complaint or indictment charging the person with the offence.	7 8 9			
		Note—	10			
		See also the Racing Act, section 328.	11			
Part	2	Evidentiary and legal	12			
	proceedings					
			10			
		1 3	13			
Divis	sion					
Divis			14			
		1 Evidence	14			
		1 Evidence	14 15			
	Арј	1 Evidence	14 15			
250	Арј	1 Evidence olication of division This division applies to a proceeding under this Act.	14 15 16			
250	Арј	 Evidence Dilication of division This division applies to a proceeding under this Act. Dointments and authority The following must be presumed unless a party to the 	14 15 16 17 18			

252	Evidentiary aids							
	(1)	the o	comn	ate purporting to be signed by the chief executive or hissioner stating any of the following matters is of the matter—	2 3 4			
		(a)		ated document is a decision, direction or notice er this Act;	5 6			
		(b)		tted thing is a thing that must or may be included in gister kept under this Act;	7 8			
		(c)	that Act;	a stated document is a document kept under this	9 10			
		(d)		a stated document is a copy of, or an extract from or of, a thing mentioned in paragraph (a) or (b);	11 12			
		(e)	that	on a stated day—	13			
			(i)	a stated person was given a stated decision, direction or notice under this Act; or	14 15			
			(ii)	a stated person was the holder of a stated licence, eligibility certificate or approval; or	16 17			
			(iii)	a stated direction or requirement under this Act was given to or made of a stated person.	18 19			
	(2)	charg	ge of	ent purporting to be signed by a steward who was in a race meeting held by a licensed club and stating following matters is evidence of the matter—	20 21 22			
		(a)		stated day, or at a stated place, a race meeting was or allotted to be held by the club;	23 24			
		(b)		ated animal competed in, or had been entered to pete in, a race at the race meeting;	25 26			
		(c)	betti	imes when, under a direction given by the steward, ng with racing bookmakers could take place at the meeting.	27 28 29			

[s 253]

253	Other evidentiary provisions								
	(1)	eithe prov	upport of an allegation in a complaint or indictment about er of the following relating to a place, until the contrary is yed, it is sufficient to prove a bet was made or settled with, aid to, a person at that place—	2 3 4 5					
		(a)	that the place stated in the complaint or indictment is an illegal betting place;	6 7					
		(b)	that a person is conducting bookmaking at the place stated in the complaint or indictment.	8 9					
	(2)	follc	atement in a complaint or indictment of 1 or more of the owing matters is evidence, for this Act, of the matter or ters—	10 11 12					
		(a)	a place was a public place at a stated time;	13					
		(b)	a particular person was, at a stated time, an occupier of a stated place;	14 15					
		(c)	a particular person was, at a stated time, a member of or holder of an office in the committee of a stated licensed club or other stated association;	16 17 18					
		(d)	on a stated day a race meeting was held, or allotted to be held, at a stated place;	19 20					
		(e)	an animal known by a stated name competed in, or had been entered to compete in, a race meeting on a stated day.	21 22 23					
	(3)	a pu ques	of that a place is opened, kept or used wholly or partly for rpose specified in section 244 is evidence that the place in stion is opened, kept or used with the permission of an upier of the place.	24 25 26 27					
	(4)	the com	atement in a complaint for an offence against this Act that matter of the complaint came to the knowledge of the plainant on a stated day is evidence of when the matter e to the complainant's knowledge.	28 29 30 31					

DIVIS	ion	2	Offence proceedings	1
254	Тур	es of	foffences	2
	(1)		ect to subsection (2), an offence against this Act is a le offence.	3 4
	(2)		ffence against section 242 or 244 is an indictable offence is a misdemeanour.	5 6
255	Pro	ceed	ings for indictable offences	7
	(1)	-	oceeding for an indictable offence against this Act may ken, at the election of the prosecution—	8 9
		(a)	by way of summary proceeding under the Justices Act 1886; or	10 11
		(b)	on indictment.	12
	(2)	A ma if—	agistrate must not hear an indictable offence summarily	13 14
		(a)	the defendant asks at the start of the hearing that the charge be prosecuted on indictment; or	15 16
		(b)	the magistrate believes the charge should be prosecuted on indictment.	17 18
	(3)	If sul	bsection (2) applies—	19
		(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	20 21
		(b)	any plea of the person charged, made at the start of the proceeding, must be disregarded; and	22 23
		(c)	any evidence brought in the proceeding before the magistrate decided to act under subsection (2) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	24 25 26 27

[s 256]

		(d)	before committing the person for trial or sentence, the magistrate must make a statement to the person under the <i>Justices Act 1886</i> , section $104(2)(b)$.	1 2 3
256	Lin	nitatio	on on who may summarily hear indictable offence	4
	(1)		proceeding must be before a magistrate if it is a eeding—	5 6
		(a)	for the summary conviction of a person on a charge for an indictable offence; or	7 8
		(b)	for an examination of witnesses for a charge for an indictable offence.	9 10
	(2)	not a proc	vever, if the proceeding is brought before a justice who is a magistrate, jurisdiction is limited to taking or making a bedural action or order within the meaning of the <i>Justices</i> be Peace and Commissioners for Declarations Act 1991.	11 12 13 14
257	Pro	oceed	lings for simple offences	15
		sum	coceeding for a simple offence against this Act by way of mary proceeding under the <i>Justices Act 1886</i> must start in the later of the following—	16 17 18
		(a)	within 1 year after the offence is committed;	19
		(b)	within 6 months after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	20 21 22
258	Wh	ien co	onvictions for offences not receivable in evidence	23
		the r from a pe	proviction for an offence against this Act, the Racing Act or repealed <i>Racing and Betting Act 1980</i> is not, after 10 years in the date of the conviction, receivable in evidence against erson for the purpose of subjecting the person to an eased penalty or to a forfeiture under this Act.	24 25 26 27 28

sion	3		Remedies	1
Ree	cover	y of	seizure, compliance or destruction costs	2
(1)	an ai	uthori	sed officer to do 1 or more of the following acts in	3 4 5
	(a)			6 7
		(i)	taking possession of, or moving, the animal; or	8
		(ii)	taking action to restrict access to the animal; or	9
		(iii)	providing the animal with accommodation, food, rest, water or other living conditions; or	10 11
		(iv)	arranging for the animal to receive veterinary or other treatment;	12 13
	(b)	anin	hal has not been complied with-taking action to	14 15 16
	(c)		5	17 18
(2)	owne	er or f	Former owner if incurring the cost was necessary and	19 20 21
	(a)	in th	e interests of the animal's welfare or to destroy it; or	22
	(b)		•	23 24
	Re (1)	 (1) This an an relation (a) (b) (c) (2) The own or reason (a) 	Recovery of (1) This section an authoric relation to (a) if the seize (i) (ii) (iii) (iv) (b) if ar anine ensu (c) if the 217- (2) The common owner or for reasonable (a) if the seize (b) if ar anine owner or for reasonable (a) if the seize (b) if ar anine owner or for reasonable (b) if the seize (c) if	 Recovery of seizure, compliance or destruction costs (1) This section applies if the commission has incurred a cost for an authorised officer to do 1 or more of the following acts in relation to an animal— (a) if the animal has, under chapter 5, part 3, division 3 been seized— (i) taking possession of, or moving, the animal; or (ii) taking action to restrict access to the animal; or (iii) providing the animal with accommodation, food, rest, water or other living conditions; or (iv) arranging for the animal to receive veterinary or other treatment; (b) if an animal welfare direction given in relation to the animal has not been complied with—taking action to ensure the direction is complied with; (c) if the animal has been destroyed under section 217—destroying it. (2) The commission may recover the cost from the animal's owner or former owner if incurring the cost was necessary and reasonable— (a) in the interests of the animal's welfare or to destroy it; or

[s 260]

(3)	However, if a cost mentioned in subsection (1)(a)(iii) or (iv)	1
	was for a period during which the animal was retained on the	2
	grounds mentioned in section 207(5)(b), it may be recovered	3
	only if the animal's retention was reasonably required as	4
	evidence.	5

260	Со	mpensation because of animal welfare offence	6
	(1)	A court may order a person convicted of an animal welfare offence to—	7 8
		(a) pay compensation to a person who, because of the commission of the offence, has—	9 10
		(i) suffered damage or loss to property; or	11
		 (ii) incurred costs in avoiding or minimising, or attempting to avoid or minimise, damage or loss to property; or 	12 13 14
		(b) pay a person an amount for costs incurred by the person in—	15 16
		(i) taking possession of, or moving, the animal; or	17
		(ii) providing it with accommodation, food, rest, water or other living conditions; or	18 19
		(iii) arranging for it to receive veterinary or other treatment.	20 21
	(2)	However, an order under subsection (1) can not be made in favour of the commission.	22 23
261	Ge cos	neral provisions for orders about compensation or sts	24 25
	(1)	Compensation or costs that may be recovered under section 227 or this division may be claimed and ordered in a proceeding—	26 27 28
		(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	29 30

[s 262]

		(b) for an alleged animal welfare offence, or another alleged offence against this Act or the Racing Act, the investigation of which gave rise to the claim for compensation.	1 2 3 4
	(2)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	5 6 7
	(3)	In considering whether it is just to order compensation, the court must have regard to any relevant offence committed by the claimant.	8 9 10
	(4)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	11 12 13
Divi	sion	4 Reviews and appeals for original decisions	14 15
Sub	divis	sion 1 Preliminary	16
262	Wh	at is an <i>original decision</i>	17
	(1)	An <i>original decision</i> is a decision to do any of the following—	18 19
		(a) refuse to grant or renew a licence;	20
		(b) take disciplinary action relating to a licence;	21
		(c) take an exclusion action against a person;	22
		(d) impose a monetary penalty on a person;	23
		(e) impose any other non-monetary penalty on a person;	24
		(f) seize, under this Act or a warrant, an animal or other thing, unless the seizure was in a circumstance	25
		mentioned in section 205(1)(a) or (b);	26 27

[s 263]

	(h)	give an animal welfare direction;	1
	(i)	another decision prescribed by regulation.	2
((2) Hov	wever, the following decisions are not original decisions—	3
	(a)	a decision relating to the eligibility of an animal to race or the conditions under which an animal can race;	4 5
		Example—	6
		the commission's decision requiring an animal to pass a stated examination or test before being allowed to race	7 8
	(b)	a decision cancelling or suspending a licence for an animal, unless the cancellation or suspension relates to—	9 10 11
		(i) a decision to take disciplinary action relating to the licence of a licence holder; or	12 13
		(ii) a decision to take an exclusion action, under the control body's rules of racing, against a person;	14 15
	(c)	a decision about a protest or objection against placed animals relating to an incident that happened during a race or trial;	16 17 18
	(d)	a decision relating to a dispute between a racing bookmaker and a person who placed a bet with the bookmaker for a race;	19 20 21
	(e)	a decision to stop, restart, rerun, postpone or abandon a race.	22 23
263	Who is	an interested person for an original decision	24
	An	interested person for an original decision is—	25
	(a)	if the original decision is a decision to seize or forfeit an animal or other thing—	26 27
		(i) a person who has been given, or is entitled to be given, an information notice about the decision; and	28 29 30
[s 264]

			(ii)		e decision relates to an animal—the person in ge of the animal; or	1 2
				0	inal decision is a decision other than to seize an animal or other thing—	3 4
			(i)		a decision about the grant or refusal of a ce—the applicant for the licence; or	5 6
			(ii)		a decision to give an animal welfare tion—	7 8
				(A)	a person who has been given, or is entitled to be given, an information notice about the decision; and	9 10 11
				(B)	the person in charge of the animal the subject of the animal welfare direction; or	12 13
			(iii)		decision prescribed by regulation—the person pribed by regulation for the decision; or	14 15
			(iv)		wise—the licence holder adversely affected e original decision.	16 17
Subc	divis	ion 2	1	Inte	ernal reviews	18
264	Rev	view st	tarts	s with	n internal review	19
			igina	l deci	ot apply for a review of, or an appeal against, sion unless there has been an internal review	20 21 22
265	Арј	plying	for	inter	nal review of original decision	23
	(1)				erson for an original decision may apply to the an internal review of the decision.	24 25
	(2)	The a	pplic	ation	must—	26
		(a)	be in	the a	pproved form; and	27

[s 266]

	(b)		ude enough information to enable the commission to de the application; and	1 2			
	(c)	be n	nade to the commission within 14 days after—	3			
		(i)	the day the person is given the information notice about the decision; or	4 5			
		(ii)	if the person is not given an information notice about the decision—the day the person otherwise becomes aware of the decision.	6 7 8			
(2)		The commission may, at any time, extend the time for making9an internal review application.10					
Sta	ying	oper	ation of original decision on internal review	11			
(1)			ication for an internal review does not stay the ecision.	12 13			
(2)			the applicant may immediately apply for a stay of al decision to the relevant body.	14 15			
(3)	effec	tiven	ant body may stay the original decision to secure the ess of the internal review and a later appeal to the xternal review by QCAT.	16 17 18			
(4)	revie		vant body may stay the operation of the internal ecision on conditions the relevant body considers te.	19 20 21			
(5)	The	stay o	operates for the period decided by the relevant body.	22			
(6)	com origi the	missi nal d applic	d of the stay must not extend past the time when the on makes an internal review decision about the ecision and any later period the relevant body allows cant to enable the applicant to appeal against, or an external review of, the internal review decision.	23 24 25 26 27			
(7)			al review application affects the original decision, or out of the decision, only if the decision is stayed.	28 29			
(8)	In th	is sec	ction—	30			
	relev	ant b	<i>body</i> means—	31			

			[s 267]	
		(a)	for an original decision to seize or forfeit an animal or other thing—the court; or	1 2
		(b)	for another original decision—QCAT.	3
267	Re	viewi	ng original decision	4
	(1)		commission must, within 20 days after receiving an ication for internal review of an original decision—	5 6
		(a)	review the original decision; and	7
		(b)	make a decision (the <i>internal review decision</i>) to	8
			(i) confirm the original decision; or	9
			(ii) amend the original decision; or	10
			(iii) substitute another decision for the original decision; and	11 12
		(c)	give the applicant a notice (the <i>review notice</i>) advising of the internal review decision.	13 14
	(2)	The	application may be dealt with only by a person who—	15
		(a)	did not make the original decision; and	16
		(b)	holds a more senior office than the person who made the original decision.	17 18
	(3)	Subs	section (2)—	19
		(a)	applies despite the Acts Interpretation Act 1954, section 27A; and	20 21
		(b)	does not apply to an original decision made personally by the commissioner.	22 23
	(4)	the	e internal review decision confirms the original decision, original decision is taken to be the internal review sion.	24 25 26
	(5)	the o	e internal review decision amends the original decision, original decision as amended is taken to be the internal ew decision.	27 28 29

[s 268]

	(6)	applicant and the original dec	is not the decision sought by the ision is a decision other than to other thing, the review notice Act, section $157(2)$.	1 2 3 4
	(7)	applicant and the original de	is not the decision sought by the cision is a decision to seize or ng, the review notice must state	5 6 7 8
		(a) the day the notice is give	en to the applicant;	9
		(b) the decision;		10
		(c) the reasons for the decis	ion;	11
		(d) the applicant has a right the decision;	t to appeal to the court against	12 13
		(e) how, and the period w appeal against the decisi	ithin which, the applicant may on;	14 15
		(f) how the applicant may the operation of the deci	apply to the court for a stay of sion.	16 17
	(8)	-	ve the applicant a review notice the application, the commission original decision.	18 19 20
Sub	divis	ion 3 External revi	ew	21
268	Ар	olying for external review		22
	(1)		son who, under section 267(6), complying with the QCAT Act, review decision.	23 24 25
	(2)	The person may apply to QCA Act, for a review of the intern	AT, as provided under the QCAT al review decision.	26 27

[s 269]

		Note—	1
		The QCAT Act, section 22(3) states that QCAT may stay the operation of the internal review decision, either on application by a person or on its own initiative.	2 3 4
Subo	divis	sion 4 Appeals	5
269	Ар	pealing internal review decision	6
	(1)	If an interested person has applied for an internal review of an original decision that is a decision to seize or forfeit an animal or other thing, any interested person for the original decision may appeal to the court against the internal review decision by filing a notice of appeal with the registrar of the court.	7 8 9 10 11
	(2)	The notice of appeal must state fully the grounds of the appeal.	12 13
	(3)	The person must file the notice of appeal within 28 days after a review notice under section $267(1)(c)$ about the internal review decision is given to the person.	14 15 16
	(4)	However, the court may, on application, at any time, extend the time for filing the notice of appeal.	17 18
	(5)	The person must serve a copy of the notice of appeal, and any application to extend the time for filing a notice of appeal, on the commission.	19 20 21
	(6)	The appeal does not—	22
		(a) affect the operation of the internal review decision; or	23
		(b) prevent the internal review decision being implemented.	24
270	Sta	ying operation of internal review decision	25
	(1)	The court may, by order, stay the operation of the internal review decision to secure the effectiveness of the appeal.	26 27
	(2)	The court may stay the operation of the internal review decision on conditions the court considers appropriate.	28 29

[s 271]

	(3)	The	stay operates for the period decided by the court.	1
	(4)		vever, the period of the stay must not extend past the time n the court decides the appeal.	2 3
271	Ρο	wers	of court on appeal	4
	(1)		en deciding an appeal against an internal review decision, court—	5 6
		(a)	has the same powers as the commission in making the internal review decision; and	7 8
		(b)	is not bound by the rules of evidence; and	9
		(c)	must comply with natural justice.	10
	(2)	An a	appeal is by way of rehearing.	11
	(3)	The	court may—	12
		(a)	confirm the internal review decision; or	13
		(b)	substitute another decision for the internal review decision; or	14 15
		(c)	set aside the internal review decision and return the matter to the commission with directions the court considers appropriate.	16 17 18
272	Eff	ect o	f court's decision on appeal	19
	(1)	If th	e court substitutes another decision for the internal review sion—	20 21
		(a)	the substituted decision is taken to be a decision of the commission; and	22 23
		(b)	the commission may give effect to the decision as if-	24
			(i) the decision were the original decision of the commission; and	25 26
			(ii) no application for review or appeal had been made.	27

[s 273]

	(2)	the matter to the commission with directions, any decision made by the commission in accordance with the directions	1 2 3 4
273	Par	rticular powers about seizure or forfeiture	5
	(1)	forfeiture, it may also give directions about the sale or	6 7 8
	(2)		9 10
		(a) order the return of the animal or other thing; or	11
			12 13
		(c) make an order under section 227.	14
	(3)	, I	15 16
			17 18
		•	19 20
			21 22
		(d) a thing the person may not lawfully possess.	23
274	Ар	peal to District Court	24
		11	25 26

[s 275]

Cha	pte	er 7	Miscellaneous provisions	1
Part	1		Miscellaneous provisions relating to racing and betting	2 3
275	Bet	ting ι	under this Act is lawful	4
	(1)		tting on the outcome of a race or sporting contingency is ucted under this Act, the betting is lawful.	5 6
	(2)	Subs	ection (1) does not limit the Wagering Act 1998.	7
276	Tim	e rac	e meeting taken to commence	8
		taker stewa	ce meeting, under the management of a control body, is a to commence at the time that, under the direction of the ard who is in charge of the race meeting, betting with g bookmakers may commence.	9 10 11 12
277	Voi	d bet	ting contracts etc.	13
		Subj	ect to sections 156 and 278—	14
		(a)	a contract relating to betting is void; and	15
		(b)	a promise, whether express or implied, to do any of the following under or in relation to a contract relating to betting is void—	16 17 18
			(i) to pay money to a person;	19
			(ii) to pay money to a person by way of commission, fee, reward or otherwise;	20 21
			(iii) to pay money to a person for services rendered; and	22 23
		(c)	an action may not be brought in a court to recover money or other property—	24 25
			(i) alleged to be won or lost on a bet; or	26

	[s 278]	
	(ii) given to a person as a stakeholder for an event on which a bet has been made; or	1 2
	(iii) lent or advanced for the purpose of betting.	3
278 Bettir	ng and other activities to which s 277 does not apply	4
S	ection 277 does not apply—	5
(8	a) if the betting is conducted under any of the following Acts—	6 7
	(i) the Casino Control Act 1982;	8
	(ii) the Charitable and Non-Profit Gaming Act 1999;	9
	(iii) the Gaming Machine Act 1991;	1(
	(iv) the Interactive Gambling (Player Protection) Act 1998;	11 12
	(v) the <i>Keno Act 1996</i> ;	13
	(vi) the Lotteries Act 1997;	14
	(vii) the Wagering Act 1998; or	1.
()	b) to a subscription or contribution, or agreement to subscribe or contribute, for or to a prize, trophy or amount to be awarded to the winner of a lawful game, sport, pastime or exercise or to a person who receives or holds the subscription or contribution for that purpose.	10 17 18 19 20
Part 2	Other miscellaneous	2
	provisions	22
279 Appro	oved forms	23
	he chief executive or the commissioner may approve forms or use under this Act.	$\frac{24}{23}$

[s 280]

280	De	egations		1
	(1)	•	delegate the Minister's powers under this executive or an appropriately qualified	2 3 4
	(2)	The chief execut appropriately quali	ive may delegate the following to an fied person—	5 6
		(a) the chief exec	cutive's powers under this Act;	7
		(b) a power do subsection (1	elegated to the chief executive under).	8 9
281	Pro	tection from civil	liability	10
	(1)	This section appli <i>relevant person</i>)—	ies to each of the following persons (a	11 12
		(a) the commissi	oner;	13
		(b) a deputy com	missioner;	14
		(c) a steward;		15
		the officer to	ed officer has asked another person to help exercise a power under this Act and the is giving the help—the other person;	16 17 18
		is complying	b, under this Act, is required to comply, and g, with a direction or requirement under 1) or (2), $197(1)$, $202(2)(c)$, $220(1)$ or	19 20 21 22
	(2)	-	does not incur civil liability for engaging, engaging, in connection with—	23 24
			person mentioned in subsection (1)(a), (b) rming a function or exercising a power; or	25 26
			t person mentioned in subsection $(1)(d)$ or the help or acting under the direction or	27 28 29
	(3)		prevents a civil liability attaching to a e liability attaches instead to the State.	30 31

(4)	If liability attaches to the State under subsection (3), the State may recover contribution from the relevant person but only if the conduct was engaged in—	1 2 3
	(a) other than in good faith; and	4
	(b) with gross negligence.	5
(5)	In a proceeding under subsection (4) to recover contribution, the amount of contribution recoverable is the amount found by the court to be just and equitable in the circumstances.	6 7 8
(6)	This section does not apply to a person who is a State employee under the <i>Public Service Act 2008</i> , section 26B(4) engaging in conduct in an official capacity under section 26C of that Act.	9 10 11 12
	Note—	13
	For protection from civil liability in relation to State employees, see the <i>Public Service Act 2008</i> , section 26C.	14 15
(7)	In this section—	16
	<i>civil liability</i> includes liability for the payment of costs ordered to be paid in a proceeding for an offence against this Act.	17 18 19
	conduct means an act or omission to perform an act.	20
Dro	tection from liability for giving information	21
(1)	This section applies if a person, acting honestly and in good faith, gives an authorised officer information the person reasonably believes may help with an investigation of an animal welfare offence.	22 23 24 25
	Example—	26
	Acting in good faith may include a person choosing a time and a place to give the information to an authorised officer to avoid other people overhearing the information.	27 28 29
(2)	The person is not liable, civilly, criminally or under an administrative process, for giving the information.	30 31
	(5) (6) (7) Pro (1)	 may recover contribution from the relevant person but only if the conduct was engaged in— (a) other than in good faith; and (b) with gross negligence. (5) In a proceeding under subsection (4) to recover contribution, the amount of contribution recoverable is the amount found by the court to be just and equitable in the circumstances. (6) This section does not apply to a person who is a State employee under the <i>Public Service Act 2008</i>, section 26B(4) engaging in conduct in an official capacity under section 26C of that Act. <i>Note—</i> For protection from civil liability in relation to State employees, see the <i>Public Service Act 2008</i>, section 26C. (7) In this section— <i>civil liability</i> includes liability for the payment of costs ordered to be paid in a proceeding for an offence against this Act. <i>conduct</i> means an act or omission to perform an act. Protection from liability for giving information (1) This section applies if a person, acting honestly and in good faith, gives an authorised officer information the person reasonably believes may help with an investigation of an animal welfare offence. <i>Example—</i> Acting in good faith may include a person choosing a time and a place to give the information. (2) The person is not liable, civilly, criminally or under an

[s 283]

(3)		o, merely because the person gives the information, the on can not be held to have—	1 2
	(a)	breached any code of professional etiquette or ethics; or	3
	(b)	departed from accepted standards of professional conduct.	4 5
(4)	With	out limiting subsections (2) and (3)—	6
	(a)	in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	7 8
	(b)	if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person—	9 10 11
		(i) does not contravene the Act, oath or rule of law or practice by giving the information; and	12 13
		(ii) is not liable to disciplinary action for giving the information.	14 15
Sha	aring	of information by authorised officer	16
(1)		pite section 233, an authorised officer may give mation obtained under this Act in the following	17
		imstances—	18 19
		e	18
	circu	to a police officer if the authorised officer considers the information will help a police officer in the performance	18 19 20 21
	circu	to a police officer if the authorised officer considers the information will help a police officer in the performance of the police officer's functions in relation to—	18 19 20 21 22
	circu	 to a police officer if the authorised officer considers the information will help a police officer in the performance of the police officer's functions in relation to— (i) an animal; or 	18 19 20 21 22 23
	circu (a)	 to a police officer if the authorised officer considers the information will help a police officer in the performance of the police officer's functions in relation to— (i) an animal; or (ii) an animal welfare offence; to an ACPA authorised person if the authorised officer considers the information will help the ACPA authorised person in the performance of the person's functions under the <i>Animal Care and Protection Act 2001</i> in 	18 19 20 21 22 23 24 25 26 27 28
	(4) Sha	perso (a) (b) (4) With (a) (b) Sharing (1) Desp	 person can not be held to have— (a) breached any code of professional etiquette or ethics; or (b) departed from accepted standards of professional conduct. (4) Without limiting subsections (2) and (3)— (a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and (b) if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person— (i) does not contravene the Act, oath or rule of law or practice by giving the information; and (ii) is not liable to disciplinary action for giving the information.

	[s 284]
(2	In this section—
	ACPA authorised person means an authorised officer, or inspector, under the Animal Care and Protection Act 2001.
Ir	teraction with other laws
(1	Sections 282 and 283 do not limit a power or obligation under another Act or law to give information about an animal or an animal welfare offence.
(2	Sections 282 and 283 apply to information despite any other law that would otherwise prohibit or restrict the giving of the information.
	Example of another law for subsection (2)—
	Police Service Administration Act 1990, section 10.1
(1	If a corporation commits an offence against section 216, each executive officer of the corporation is taken to have also committed the offence if—
	(a) the officer authorised or permitted the corporation's conduct constituting the offence; or
	(b) the officer was, directly or indirectly, knowingly concerned in the corporation's conduct.
(2	The executive officer may be proceeded against for, and convicted of, the offence against section 216 whether or not the corporation has been proceeded against for, or convicted of, the offence.
(3	This section does not affect either of the following—
	(a) the liability of the corporation for the offence against section 216;
	(b) the liability, under the Criminal Code, chapter 2, of any person, whether or not the person is an executive officer

[s 286]

	of the corporation, for the offence against section 216.	3
6 Re	cords about drugs and veterinary surgeons	4
(1)	The chief executive (health) may give the commission information relating to the following in the possession of the chief executive (health) under the <i>Health Act 1937</i> —	5 6 7
	(a) a controlled drug, restricted drug or poison, obtained by a veterinary surgeon;	8 9
	(b) a record a veterinary surgeon is required to keep under that Act about a controlled drug or poison.	10 11
	Note—	12
	See the <i>Health (Drugs and Poisons) Regulation 1996</i> , sections 111(1) and 285(1) about records to be kept for controlled drugs and poisons respectively.	13 14 15
(2)	In this section—	16
	<i>chief executive (health)</i> means the chief executive administering the <i>Health Act 1937</i> .	17 18
	<i>controlled drug</i> see the <i>Health</i> (<i>Drugs and Poisons</i>) <i>Regulation 1996</i> , appendix 9.	19 20
	obtain means acquire, buy, receive or otherwise obtain.	21
	<i>poison</i> see the <i>Health</i> (<i>Drugs and Poisons</i>) Regulation 1996, appendix 9.	22 23
	<i>restricted drug</i> see the <i>Health</i> (<i>Drugs and Poisons</i>) <i>Regulation 1996</i> , appendix 9.	24 25
Fe	es etc. owing to the State are debts	26
	All fees and other amounts due and payable under this Act by a person to the State may be recovered as a debt.	27 28

Regulation-making power				
(1)	The Act.		2 3	
(2)	A re	gulation may make provision with respect to—	4	
	(a)	the matters to be included in a program to audit the suitability of licensed animals, clubs, participants and venues to continue to be licensed; and	5 6 7	
	(b)	the matters to be included in a program for assessing the suitability of control bodies to manage their codes of racing; and	8 9 10	
	(c)	the provisions, or provisions of a type, that must be included in the standards for a code of racing;	11 12	
	(d)	a law of another State as a law about racing or betting; and	13 14	
	(e)	the fees payable under this Act;	15	
	(f)	imposing a penalty of no more than 20 penalty units for a contravention of a regulation.	16 17	
	(1)	 (1) The Act. (2) A re (a) (b) (c) (d) (e) 	 The Governor in Council may make regulations under this Act. A regulation may make provision with respect to— (a) the matters to be included in a program to audit the suitability of licensed animals, clubs, participants and venues to continue to be licensed; and (b) the matters to be included in a program for assessing the suitability of control bodies to manage their codes of racing; and (c) the provisions, or provisions of a type, that must be included in the standards for a code of racing; (d) a law of another State as a law about racing or betting; and (e) the fees payable under this Act; (f) imposing a penalty of no more than 20 penalty units for 	

Chapter 8 Transitional provisions 18

Part 1 Purposes and definitions 19

289	Main purposes	20
	The main purposes of this chapter are—	21
	(a) to provide for provisions of this Act, that are substantially the same as particular provisions of the <i>Racing Act 2002</i> as in force immediately before the	22 23 24
	commencement, to be dealt with as replacements of the particular provisions; and	25 26

[s 290]

	(b)	without limiting paragraph (a), if a matter was dealt with under particular provisions of the <i>Racing Act 2002</i> as in force immediately before the commencement, to provide for the continuation of the matter under this Act.	1 2 3 4
Def	finitio	ons for chapter	5
(1)	In th	nis chapter—	6
	prov prov	<i>tinuing matter</i> means an existing matter under a previous vision in relation to which there is a corresponding vision and that, as stated in section 291(2), is continued in e or to have effect.	7 8 9 10
	prov	<i>esponding provision</i> , for a previous provision, means a vision of this Act that is substantially the same as or valent to the previous provision.	11 12 13
	exis 291.	ting matter, in relation to a previous provision, see section	14 15
	mad	e includes given and issued.	16
	oblig	gation includes duty.	17
	inclu	<i>ious</i> , for a stated provision of the unamended Act that udes a number, means the provision of the unamended Act that number immediately before the commencement.	18 19 20
	-	<i>tious provision</i> means any of the following provisions of unamended Act—	21 22
	(a)	sections 47 to 51;	23
	(b)	chapter 3, part 2, divisions 2 and 3, part 4 and part 5, division 2;	24 25
	(c)	chapter 3A, part 3;	26
	(d)	chapter 6;	27
	(e)	chapter 7;	28
	(f)	section 352.	29

[s 290]

	-	ection includes a statement to the effect of any of the owing—	1 2
	(a)	that there is no liability;	3
	(b)	that there is no invalidity;	4
	(c)	that a person has an entitlement.	5
		<i>mended Act</i> means the <i>Racing Act 2002</i> as in force addiately before the commencement.	6 7
(2)	equi of th a fun have	provision of this Act is substantially the same as or valent to a previous provision even if, under the provision his Act, the commission or the commissioner may perform function or exercise a power and any of the following could be performed the function or exercised the power under the ious provision—	8 9 10 11 12 13
	(a)	the chief executive;	14
	(b)	the all-codes board;	15
	(c)	the Racing Integrity Commissioner;	16
	(d)	a control body.	17
(3)	equi of th exer perfe	provision of this Act is substantially the same as or valent to a previous provision even if, under the provision his Act, an authorised officer may perform a function or cise a power and any of the following could have ormed the function or exercised the power under the ious provision—	18 19 20 21 22 23
	(a)	a compliance officer;	24
	(b)	an integrity officer;	25
	(c)	an authorised officer.	26
		Note—	27
		Previous section 261(2) provided that a reference in the unamended Act to an authorised officer is a reference to a compliance officer or an integrity officer.	28 29 30

[s 291]

Part 2	General approach for existing	1
	matters under previous	2
	provisions	3

291 Document, action, obligation, right or protection under previous provision

- (1) This section applies to each of the following matters (each an *existing matter*)—
 - (a) a document made or kept under a previous provision if 8 the document continued to have effect or was in force 9 immediately before the commencement; 10

4

5

6

- (b) an action done under a previous provision if the action 11 continued to have effect immediately before the 12 commencement; 13
- (c) an entity's obligation or right to take action (including a ground for action) under a previous provision if the 15 obligation applied to the entity, or the right to take the 16 action existed, immediately before the commencement; 17
- (d) an entity's protection under a previous provision that 18 applied to the entity immediately before the 19 commencement; 20
- (2) Subject to a specific provision of this Act about an existing 21 matter in relation to a previous provision, if there is a 22 corresponding provision for the previous provision, the 23 document, action, obligation, right or protection that is the existing matter—
 - (a) continues in force or to have effect according to its 26 terms; but 27
 - (b) is taken to have existed or been made, kept, done or 28 applied under the corresponding provision and may be 29 dealt with under this Act.
 30

		[s 292]	
		Example for subsection (2)—	1
		An existing appointment of a person as a compliance or integrity officer continues to have effect according to its terms. See also section 292(3). The appointment may be terminated under this Act. Also the commission may issue a new identity card under this Act to the person.	2 3 4 5
	(3)	Subsection (2)(b) applies whether or not the previous provision refers to the existing matter under a previous provision generally or by reference to the previous provision.	6 7 8
	(4)	This section is subject to the Racing Act, section 493.	9
	(5)	Part 3 includes examples for this section.	10
		Note—	11
		The examples are examples under the <i>Acts Interpretation Act 1954</i> , section 14D.	12 13
292	Ter	rminology in things mentioned in s 291	14
	(1)	This section applies to a document (the <i>relevant document</i>) that is—	15 16
		(a) a document mentioned in section 291(1); or	17
		(b) evidence of an existing matter under a previous provision.	18 19
	(2)	A reference in the relevant document to an existing matter under a previous provision is to be read, if the context permits and with the necessary changes to terminology, as if the existing matter existed or were made, kept, done, applied or otherwise provided for under this Act.	20 21 22 23 24
	(3)	Without limiting subsection (2), it is declared that a reference in a relevant document to—	25 26
		(a) the appointment of a person as a compliance officer or an integrity officer under previous section 261 is an existing matter under a previous provision; and	27 28 29
		(b) the necessary changes include that the relevant document is to be read as if the appointment of the	30 31

[s 293]

		person were an appointment of the person as an authorised officer under this Act.	1 2
293	Per	riod stated in previous provision	3
	(1)	This section applies if, under a previous provision, there was a period for doing something, and the period for doing the thing started but did not finish before the commencement.	4 5 6
	(2)	If there is a corresponding provision to the previous provision and both the corresponding provision and the previous provision provide for the same period, the period for doing the thing continues to have started from when the period started under the previous provision.	7 8 9 10 11
		Examples—	12
		1 See previous section 214 and section 102.	13
		2 See previous section 248I and section 147.	14
294		riod or day stated in document given under previous ovision	15 16
	(1)	This section applies if—	17
		(a) a previous provision provided for a document to be made under it; and	18 19
		(b) there is a corresponding provision to the previous provision; and	20 21
		(c) under the previous provision and before the commencement, a document was given to a person, whether or not the person had received the document before the commencement.	22 23 24 25
	(2)	If the document stated a period for doing something—	26
		(a) the stated period continues to apply for doing the thing; and	27 28
		(b) the period continues to have started from when the	29

[s 295]

	(3)	If the document stated a day before which, or by which, a thing is to be done (however expressed), the thing must be done by the stated day.	1 2 3
	(4)	If the previous provision and corresponding provision provided that, if the thing were not done by the end of the stated period, the person is liable for an offence for the failure or may be subject to a penalty for the failure, the person does not commit an offence until the stated period ends.	4 5 6 7 8
295		tion happening before commencement may be evant to proceeding for particular acts or omissions	9 10
	(1)	Despite the Acts Interpretation Act 1954, section 20C, an existing matter under a previous provision is not precluded from having relevance to—	11 12 13
		(a) an act or omission that happened before the commencement constituting grounds for suspending or cancelling a licence under this Act; or	14 15 16
		(b) a proceeding relating to a contravention of a provision of this Act involving an act or omission that happened after the commencement.	17 18 19
	(2)	In this section—	20
		contravention includes an alleged contravention.	21

Part 3Examples of continuing
matters for previous provisions22
23

296	Examples for previous ss 47–51	24
	The following are examples of continuing matters dealt with under previous sections 47 to 51—	25 26

[s 297]

	(a)	an investigation of a control body as mentioned in previous section 47 or a control body associate as mentioned in previous section 48;	1 2 3
	(b)	a notice given to a control body or control body associate as mentioned in previous section 49;	4 5
	(c)	a request given to the police commissioner as mentioned in previous section 51.	6 7
	mple iv 2	es for previous ch 3, pt 2, divs 2 and 3, pt 4 and pt	8 9
(1)	unde	following are examples of continuing matters dealt with r previous chapter 3, part 2, division 2 or 3, part 4 or part vision 2—	10 11 12
	(a)	a policy for a code of racing, or provisions of a policy, to the extent the policy or provisions are for a licensing scheme as mentioned in previous chapter 3, part 2, division 2;	13 14 15 16
	(b)	an application for a licence as mentioned in previous section 88 that has not be granted or refused before the commencement;	17 18 19
	(c)	an action or obligation that is relevant to a ground for suspending or cancelling a licensed club's licence as mentioned in previous section 101;	20 21 22
	(d)	a show cause notice given to a licensed club as mentioned in previous section 102;	23 24
	(e)	the obligation to consider all written representations in relation to a show cause notice as mentioned in previous section 103(2);	25 26 27
	(f)	an information notice given to a licensed club about the suspension of its licence as mentioned in previous section 104 or the censure of it as mentioned in previous section 105;	28 29 30 31

			[s 298]	
		(g)	a direction to rectify a matter as mentioned in previous section 106 and an obligation to comply with a direction as mentioned in previous section 106(5);	1 2 3
		(h)	an information notice given to a licensed club about the suspension or cancellation of its licence as mentioned in previous section 107.	4 5 6
	(2)	men	subsection (1)(a), a policy or provisions of a policy tioned in that paragraph are taken to be standards made er this Act.	7 8 9
	(3)	have cont com	subsection (1)(b), the application for a licence is taken to e been made to the commission and, for that purpose, the rol body to which the application was made must give the mission the application and any document or information want to the application.	10 11 12 13 14
298	Exa	ample	es for previous ch 3A, pt 3	15
			following are examples of continuing matters dealt with er previous chapter 3A, part 3—	16 17
		(a)	a notice requiring a person to attend to answer questions relevant to an audit or investigation as mentioned in previous section 113AU;	18 19 20
		(b)	a notice requiring a person to give information or produce a document or thing as mentioned in previous section 113AV;	21 22 23
		(c)	an obligation applying to a person given a notice under previous section 113AU or 113AV, or appearing as a witness at an audit or investigation, as mentioned in previous section 113AW.	24 25 26 27
299	Exa	ample	es for previous ch 6	28
			following are examples of continuing matters dealt with er previous chapter 6—	29 30

[s 299]

(a)	an application for an eligibility certificate as mentioned in previous section 207(1) that has not been granted or	1 2 2
	 refused before the commencement, including— (i) a consent for a matter mentioned in previous section 207(2)(b) or (c); and 	3 4 5
	(ii) an agreement to obtain a consent as mentioned in previous section 207(2)(d);	6 7
(b)	a notice given to an applicant for an eligibility certificate, requiring the applicant to give the gaming executive further information or a document about the application, as mentioned in previous section 208;	8 9 10 11
(c)	an obligation or power to cause the taking of fingerprints as mentioned in previous section 209;	12 13
(d)	an obligation under previous section 210 to consider an application for an eligibility certificate and either grant or refuse to grant the application;	14 15 16
(e)	a request to the police commissioner about a person as mentioned in previous section 212A, or for a written report as mentioned in previous section 213, and the obligation of the police commissioner to comply with the request;	17 18 19 20 21
(f)	a notice given as mentioned in previous section 214 or 215 requiring a business associate, executive associate or control body to give the gaming executive information or a document the gaming executive believes is relevant to an investigation and the obligation to comply with the notice;	22 23 24 25 26 27
(g)	an eligibility certificate given by the gaming executive, or an information notice about the decision to refuse to grant an application for an eligibility certificate, as mentioned in previous section 217;	28 29 30 31
(h)	the approval of an audit program for investigating certificate holders as mentioned in previous section 223;	32 33

[s 299]

an investigation of a certificate holder or a business (i) 1 associate or executive associate under previous section 2 3 224 or 225, including a request to the police commissioner and an obligation by the police 4 commissioner to comply with the request, as mentioned 5 in those previous sections and previous section 227; 6 (j) a notice given under previous section 226 or 228 and the 7 obligation to comply with a requirement in the notice as 8 mentioned in previous section 229; 9 a ground for cancelling an eligibility certificate as (k) 10mentioned in previous section 230, a show cause notice 11 relating to a ground as mentioned in previous section 12 and the obligation to consider all written 13 231 representations in relation to the show cause notice as 14 mentioned in previous section 233; 15 an information notice about the cancellation of an (1)16 eligibility certificate given to a certificate holder as 17 mentioned in previous section 230A or 236 or the 18 censure of the holder as mentioned in previous section 19 235(4);20 an obligation to return an eligibility certificate, or to 21 (m) give the gaming executive a statutory declaration, as 22 mentioned in previous section 237; 23 an obligation to destroy an individual's fingerprints as 24 (n) mentioned in previous section 241; 25 (0)the right to apply for a review of a gaming executive's 26 decision as mentioned in previous section 242 and the 27 procedures applicable to the review as mentioned in 28 previous section 242A including protections mentioned 29 in that previous section; 30 (p) an application for an offcourse approval as mentioned in 31 previous section 243 that has not been granted or 32 refused before the commencement, a notice requesting 33 further information or a document to decide the 34 application as mentioned in previous section 244 or 245 35 and a notice asking an applicant to review an 36

[s 299]

undertaking that accompanied an application as 1 mentioned in previous section 246; 2

- (q) a notice of a decision about an application for an 3 offcourse approval as mentioned in previous section 4 248B;
- (r) a ground for cancelling a bookmaker's offcourse 6 approval as mentioned in previous section 248C, a show 7 cause notice relating to a ground as mentioned in 8 previous section 248D and the obligation to consider all 9 representations in relation to the show cause notice as 10 mentioned in previous section 248F; 11
- (s) a notice about the decision to cancel a bookmaker's 12 offcourse approval given to the bookmaker as mentioned 13 in previous section 248H and the obligation to comply 14 with a direction to return the offcourse approval as 15 mentioned in previous section 248I; 16
- (t) an information notice about the censure of a racing 17 bookmaker as mentioned in previous section 248K or 18 the immediate suspension of an offcourse approval as 19 mentioned in previous section 248M; 20
- (u) an approval of a telecommunications system and the 21 making of a bet, a consent to a recording of a betting 22 transaction and the confirmation of the transaction, as mentioned in previous section 249(1); 24
- (v) а direction for an independent audit of а 25 telecommunications system and a requirement to give 26 the Minister the results of the audit, as mentioned in 27 previous section 249(3): 28
- (w) a declaration of sporting contingency as mentioned in previous section 255 that has not happened before the commencement;
 31
- (x) an application to authorise a person to act as a racing bookmaker's agent by carrying on bookmaking as the racing bookmaker for a period as mentioned in previous 34 section 256 and an authority granted under that section; 35

[s 300]

5

6

7

8

17

- (y) an obligation to give notice about a licensing, a refusal 1
 to licence or the exercising of disciplinary action as mentioned in previous section 257 or the power to give 3
 information as mentioned in previous section 258; 4
- (z) a delegation as mentioned in previous section 259 and an approval of forms as mentioned in previous section 260.

300 Examples for previous ch 7

The following are examples of continuing matters dealt with9under previous chapter 7—10

(a) subject to section 292(3), the appointment of a person as
a compliance officer or an integrity officer as mentioned
in previous section 261, including conditions stated in
the officer's instrument of appointment or a signed
notice given to the officer as mentioned in previous
section 263;

Note-

Previous section 261(2) provided that a reference in the 18 unamended Act to an authorised officer is a reference to a 19 compliance officer or an integrity officer. 20

- (b) an identity card that was issued to a person mentioned in 21 paragraph (a) under previous section 264; 22
- (c) an application for a warrant as mentioned in previous section 273 or 275 that has not been granted or refused before the commencement, and a warrant issued by a magistrate under previous section 274 or a special warrant issued under previous section 275;
- (d) the seizure of a thing before the commencement as mentioned in previous chapter 7, part 2, division 4 and 29 obligations under that division for not tampering, or 30 attempting to tamper, with a thing, or something 31 restricting access to a thing, seized before the 32 commencement, or for returning a thing seized before 33 the commencement; 34

[s 301]

(e)	the entitlement to be paid reasonable compensation as mentioned in previous section 309 in relation to loss or	1 2
	damage that happened before the commencement.	3

Part 4 Other matters

LIC (1)			t other documents under policies on applies to—	5 6
(1)	(a)	a co of	ntrol body's policy for a licensing scheme for a code racing as in force immediately before the mencement; and	7 8 9
	(b)		arrent licence granted by the control body for the e of racing under the policy; and	10 11
	(c)	any	of the following in relation to the current licence—	12
		(i)	a document that continued to have effect or was in force immediately before the commencement;	13 14
		(ii)	an action done in relation to the current licence if the action continued to have effect immediately before the commencement;	15 16 17
		(iii)	an entity's obligation or right to take action (including a ground for action) in relation to the current licence if the obligation applied to the entity, or the right to take the action existed, immediately before the commencement;	18 19 20 21 22
		(iv)	an entity's protection in relation to the current licence that applied to the entity immediately before the commencement.	23 24 25
(2)			nt licence continues to have effect for the code of he same extent as it did under the unamended Act.	26 27

[s 302]

Part 5	Regulation-making power for transitional purposes	20 21
	This chapter does not limit the Acts Interpretation Act 1954, section 20.	18 19
303 Act	ts Interpretation Act 1954, s 20 not limited	17
	The Racing Act, section 493 does not limit the application of section 295(1)(b), including, for example, if an offence against this Act is a continuing offence and involves an act or omission that happened before the commencement.	13 14 15 16
302 Off	ences before commencement	12
	<i>current licence</i> means a licence granted under a policy that, before the commencement, has not ended under the policy and includes a licence that is suspended.	9 10 11
(5)	In this section—	8
(4)	For this section, a reference to a control body in the policy for the licensing scheme, the current licence or the document, action, obligation, right or protection in relation to the licence is to be taken as a reference to the commission.	4 5 6 7
(3)	The document, action, obligation, right or protection in relation to the licence as mentioned in subsection $(1)(c)$ continues in force or to have effect.	1 2 3

304	Transitional regulation-making power		
	(1)	A regulation (a <i>transitional regulation</i>) may make provision	23
		of a saving or transitional nature about any matter—	24

[s 305]

Chapte	er 9 Amendment of Acts	15
(5)	The Acts Interpretation Act 1954, section 20A, as applied under the Statutory Instruments Act 1992, section 14, applies in relation to the expiry.	12 13 14
(4)	This part and any transitional regulation expire 1 year after the commencement.	10 11
(3)	A transitional regulation must declare it is a transitional regulation.	8 9
(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the commencement.	6 7
	(b) for which this Act does not provide or sufficiently provide.	4 5
	 (a) for which it is necessary to make provision to allow or to facilitate the doing of anything to achieve the transition from the previous provisions to this Act; and 	1 2 3

Part	t 1 Amendment of this	Act 16
305	Act amended	17
	This part amends this Act.	18
306	Amendment of long title	19
	Long title, from ', and to amend'—	20
	omit.	21

		[s 307]	
Part	2	Amendment of Animal Care and Protection Act 2001	1 2
307	Act amended		3
	This part a	mends the Animal Care and Protection Act 2001.	4
308	Amendment	of s 7 (Relationship with certain other Acts)	5
	Section 7(1)—		6
	insert—		7
		(c) the <i>Racing Integrity Act 2015</i> .	8
309	Replacement	of s 115 (Functions)	9
	Section 115—		10
	omit, insert—		11
	115 Fu	nctions	12
	(1)	The functions of an inspector are to investigate and enforce compliance with the following—	13 14
		(a) this Act;	15
		(b) the <i>Racing Integrity Act 2015</i> , section 216;	16
		(c) the Criminal Code, section 242 or 468.	17
	(2)	To remove any doubt, it is declared that the functions relating to investigating and enforcing compliance with this Act include investigating whether a person lawfully is doing or has done an act, or lawfully is making or has made an omission, authorised under an Act mentioned in section $7(1)$.	18 19 20 21 22 23 24

310 Insertion of new s 215A

After section 215—

25

[s 310]

insert—		1
	Protection from liability for giving formation	2 3
(1)	This section applies if a person, acting honestly and in good faith, gives an inspector information the person reasonably believes may help with an investigation of an animal welfare offence.	4 5 6 7
	Example—	8
	Acting in good faith may include a person choosing a time and a place to give the information to an inspector to avoid other people overhearing the information.	9 10 11
(2)	The person is not liable, civilly, criminally or under an administrative process, for giving the information.	12 13 14
(3)	Also, merely because the person gives the information, the person can not be held to have—	15 16
	(a) breached any code of professional etiquette or ethics; or	17 18
	(b) departed from accepted standards of professional conduct.	19 20
(4)	Without limiting subsections (2) and (3)—	21
	(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	22 23 24
	 (b) if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person— 	25 26 27 28
	(i) does not contravene the Act, oath or rule of law or practice by giving the information; and	29 30 31
	(ii) is not liable to disciplinary action for giving the information.	32 33

[s 310]

	haring of information by authorised officer nspector	1 2
(1)	Despite section 85, an authorised officer or inspector may give information obtained under this Act in the following circumstances—	3 4 5
	 (a) to a police officer if the authorised officer or inspector reasonably believes the information will help a police officer in the performance of the police officer's functions in relation to— 	6 7 8 9 10
	(i) an animal; or	11
	(ii) an animal welfare offence;	12
	(b) to a RIA authorised officer if the authorised officer or inspector reasonably believes the information will help an RIA authorised officer in the performance of the officer's functions under the <i>Racing Integrity Act</i> 2015 in relation to—	13 14 15 16 17 18
	(i) an animal; or	19
	(ii) an animal welfare offence.	20
(2)	In this section—	21
	RIA authorised officer means an authorised officer under the <i>Racing Integrity Act 2015</i> .	22 23
215C In	teraction with other laws	24
(1)	Sections 215A and 215B do not limit a power or obligation under another Act or law to give information about an animal or an animal welfare offence.	25 26 27 28
(2)	Sections 215A and 215B apply to information—	29
	(a) despite any other law that would otherwise prohibit or restrict the giving of the information; and	30 31 32

[s 311]

	(b) whenever the information was obtained including before the commencement.	1 2
	Example of another law for paragraph (a) —	3
	Police Service Administration Act 1990, section 10.1	4
311	Amendment of schedule (Dictionary)	5
	Schedule, definition animal welfare offence—	6
	insert—	7
	(c) the <i>Racing Integrity Act 2015</i> , section 216.	8

Part 3 Amendment of Racing Act 2002 9

312	Act amended		
	This part amends the Racing Act 2002.	11	
	Note—	12	
	See also the amendments in schedule 2, part 1.	13	
313	Amendment of long title		
	Long title, from 'for the'—	15	
	omit, insert—	16	
	for the management, operation, development and promotion of the racing industry in Queensland	17 18	
314	Replacement of s 4 (Main purposes of Act and how they generally are achieved)		
	Section 4—	21	
	omit, insert—	22	

[s 315]

4 Main purpose of Act					
	(1)	The main purpose of this Act is to provide for control bodies to manage, operate, develop and promote codes of racing in a way that ensures public confidence in the racing industry in Queensland.			
	(2)	The main purpose is primarily achieved throug the establishment of—			
		(a) the Racing Queensland Board for the thoroughbred, harness and greyhound codes of racing; and	9 10 11		
		(b) a process by which an eligible corporation may be approved as a control body for another code of racing; and	12 13 14		
		(c) a framework for how all control bodies are to undertake the management, operation, development and promotion of codes of racing; and	15 16 17 18		
		(d) a cooperative approach among entities under this Act with the commission.	19 20		
315	Omission of s	6 (Betting under this Act is lawful)	21		
	Section 6—		22		
	omit.		23		
316	Omission of ch 2, pt 1				
	Chapter 2, part 1	_	25		
	omit.		26		
317	Replacement of ch 2, pt 1A, hdg, div 1, hdg and s 9AA				
	Chapter 2, part 9AA—	1A, heading, division 1, heading and section	28 29		

[s 318]

0	mit, insert—			1	
	Part 1	Α	Racing Queensland Board	2 3	
	Divisio	on 1	Establishment of board and its status	4 5	
	9AA Racing Queensland Board				
	foriexis	nerly estab	nd All Codes Racing Industry Board, lished under this Act, is continued in er this Act under the name Racing bard.	7 8 9 10	
F	Replacement of ch 2, pt 1A, div 2, hdg and ss 9AD–9AG				
	Chapter 2, part 1A, division 2, heading and sections 9AD to 9AG—				
0	omit, insert—				
	9ACA Nature of board				
	The board is not a body corporate and does not represent the State.				
	Divisio	on 2	Board's functions and powers	18 19	
	9AD Functions of board				
	(1)	control be codes of t	ary function of the board is to be the ody in relation to each of the board racing and, as stated in section 33, to s codes of racing.	21 22 23 24	
	(2)	way that is of racing	I must perform its primary function in a s in the best interests of the board codes collectively while having regard to the of each individual code.	25 26 27 28	
(3)	to, e boar	primary function includes, but is not limited each of the following matters relevant to the rd codes of racing collectively and vidually—	1 2 3 4		
--------	---------------	--	----------------------		
	(a)	identifying, assessing and developing responses to strategic issues, including challenges relevant to each code and all the board codes of racing;	5 6 7 8		
	(b)	leading and undertaking negotiations with other entities about the strategic issues, and about agreements, that affect each code and all the board codes of racing;	9 10 11 12		
	(c)	identifying priorities for major capital expenditure for each code and all the board codes of racing;	13 14 15		
	(d)	developing and implementing plans and strategies for developing, promoting and marketing each code and all the board codes of racing;	16 17 18 19		
	(e)	making recommendations to the Minister as it considers appropriate;	20 21		
	(f)	working collaboratively with the commission and others to ensure the integrity of the racing industry in Queensland;	22 23 24 25		
	(g)	considering a matter referred to the board by the Minister and reporting to the Minister about the matter.	26 27 28		
9AE Po	wers	of board	29		
(1)	The	board has—	30		
	(a)	the powers mentioned in section 34 as the control body for each board code of racing; and	31 32 33		

[s 318]

	(b)	the powers stated in subsection (2); and	1
	(c)	the powers to do anything else necessary or convenient for performing its primary function or otherwise to discharge an obligation imposed on the board under this Act or another Act.	2 3 4 5 6
(2)		board has the powers of an individual and , for example—	7 8
	(a)	enter into contracts and agreements; and	9
	(b)	acquire, hold, deal with or dispose of property; and	10 11
	(c)	engage consultants or contractors; and	12
	(d)	appoint agents and attorneys; and	13
	(e)	employ staff.	14
(3)		ject to section 9AD(2), if a provision of this states that a control body—	15 16
	(a)	must exercise a power in relation to a code of racing, the board must exercise the power for each board code of racing individually; and	17 18 19 20
	(b)	may exercise a power in relation to a code of racing, the board may exercise the power for each board code of racing individually.	21 22 23
as		o pay amount of net UBET product fee money each year or otherwise use	24 25 26
(1)	5.32 as j race	board must pay an amount that is at least 2% of its net UBET product fee for each year prize money for non-UBET thoroughbred s conducted during that year by non-UBET oughbred clubs.	27 28 29 30 31

[s 318]

(2)	If the board has not paid an amount that is at least 5.32% of its net UBET product fee for a year as required under subsection (1), the board must use the shortfall amount for the year in the following year to support non-UBET thoroughbred racing. <i>Example of use of the shortfall amount for supporting non-UBET thoroughbred racing—</i>	1 2 3 4 5 6 7
	carrying out maintenance at a non-UBET thoroughbred club	8 9
(3)	To remove any doubt, it is declared that—	10
	(a) subsections (1) and (2) do not prevent the board—	11 12
	 (i) paying more than 5.32% of its net UBET product fee for a year as prize money for non-UBET thoroughbred races conducted by non-UBET thoroughbred clubs in the year; or 	13 14 15 16 17
	(ii) using an amount, that is more than the shortfall amount for a year, in the following year to support non-UBET thoroughbred racing; and	18 19 20 21
	(b) an amount used as the shortfall amount for a year is not to be included when working out the amount of prize money for non-UBET thoroughbred races conducted by non-UBET thoroughbred clubs in the following year.	22 23 24 25 26 27
(4)	In this section—	28
	<i>net UBET product fee</i> , in relation to a control body, means the amount of the product fee paid to the control body less the following amounts—	29 30 31
	 (a) an amount paid by the control body to Queensland Race Product Co Ltd ACN 081 743 722 for administrative costs; 	32 33 34

[s 319]

	(b) an amount paid by the control body to the commission for the provision of integrated scientific and professional services.	1 2 3		
	<i>non-UBET thoroughbred club</i> means a club for which UBET does not, or is unlikely to, offer wagering on the majority of the club's races of thoroughbred horses.	4 5 6 7		
	<i>non-UBET thoroughbred race</i> means a race of thoroughbred horses on which UBET does not, or is unlikely to, offer wagering.	8 9 10		
	<i>product fee</i> means the product fee under the Queensland Product and Program Deed entered into by TattsBet Limited ACN 085 691 738 and the Queensland All Codes Racing Board, that came into effect on 1 July 2014.	11 12 13 14 15		
	Note—	16		
	On 1 April 2015, the name of TattsBet Limited was changed to UBET Qld Limited.	17 18		
	<i>shortfall amount</i> , for a year, means the amount worked out using the formula—	19 20		
	<i>F</i> - <i>P</i>	21		
	where—	22		
	F means the amount that is 5.32% of the net UBET product fee for the year.	23 24		
	P means the amount paid by the board as prize money for non-UBET thoroughbred races conducted by non-UBET thoroughbred clubs in the year.	25 26 27 28		
	<i>year</i> means a financial year.	29		
Replacement of	of ss 9AI and 9AJ	30		
Sections 9AI and	19AJ—	31		
omit, insert—		32		

319

9AI Me	embers	1
(1)	The board consists of the following 7 members appointed by the Governor in Council—	2 3
	 (a) 4 members appointed as mentioned in section 9AJ(1) (each of whom is a <i>non-industry member</i>); 	4 5 6
	 (b) 3 members appointed as mentioned in section 9AJ(2) (each of whom is a <i>racing-industry member</i>). 	7 8 9
(2)	A member is to be appointed for a term of not more than 3 years.	10 11
(3)	A person appointed as a member may be reappointed.	12 13
9AJ Ap	pointment to board	14
(1)	The Governor in Council may appoint a person as a non-industry member only if the person—	15 16
	(a) is, on the day of the appointment, an eligible individual and was, for 2 years before that day, an eligible individual; and	17 18 19
	(b) is suitable to be appointed to the board; and	20
	(c) has skills and experience in 1 or more of the following areas in a way that will complement the skills and experience of the other non-industry members so that, as a group, the non-industry members have skills and experience in all the areas—	21 22 23 24 25 26
	(i) accounting;	27
	(ii) animal welfare;	28
	(iii) business;	29
	(iv) commercial and marketing development;	30 31

[s 320]

			(v) law.	1
	(2)		Governor in Council may appoint a person racing-industry member only if the person—	2 3
		(a)	is, on the day of the appointment, an eligible individual; and	4 5
		(b)	is suitable to be appointed to the board; and	6
		(c)	has skills and experience in at least 1 of the board codes of racing.	7 8
	(3)	to b Cou	making a decision about a person's suitability e appointed to the board, the Governor in ncil must have regard to each of the owing matters—	9 10 11 12
		(a)	the person's character or business reputation;	13 14
		(b)	the person's current financial position and financial background;	15 16
		(c)	the person's background.	17
	(4)	raci	instrument of appointment of a person as a ng-industry member must state the board e of racing that the person is to represent.	18 19 20
Am	endment o	fs9.	AK (Vacancy in member's office)	21
(1)			'of the all-codes board'—	22
	omit.			23
(2)	Section 9A	K(1)(a)—	24
	omit.			25
(3)	Section 9A	K(1)(d)—	26
	omit, insert	. <u> </u>		27
		(d)	the member is absent, without reasonable cause, from 3 consecutive meetings of the board after being given notice of the	28 29 30

320

			meeting and, within 6 weeks after the last of those meetings, is not excused by the board for the 3 absences; or	1 2 3
	(4)	Section 9A	.K(1)(b) to (e)—	4
		renumber a	as section $9AK(1)(a)$ to (d).	5
	(5)	Section 9. member'	AK(2), 'of the all-codes board from office as	6 7
		omit, inser	t—	8
		fro	m office as a member	9
321			of s 9AL (Chairperson and deputy of all-codes board)	10 11
	(1)	Section 9A	L, heading, 'of all-codes board'—	12
		omit.		13
	(2)	Section 9A	L(1) and (2)—	14
		omit, inser	<i>t</i> —	15
		(1)	The Governor in Council must appoint 1 of the non-industry members as the chairperson of the board.	16 17 18
		(2)	The Governor in Council must appoint 1 of the non-industry members as the deputy chairperson of the board.	19 20 21
	(3)	Section 9A	L(3), 'of the all-codes board'—	22
		omit.		23
322	An	nendment o	of s 9AS (Quorum)	24
	Sec	tion 9AS, fr	om 'all-codes', first mention—	25
	om	it, insert—		26
		boa	ard is at least 4 members.	27

[s 323]

323	Am	nendment of s 9AT (Presiding at meetings)	1				
	(1)	Section 9AT(1), 'of the all-codes board' to 'board at'—	2				
		omit, insert—	3				
		presides at all meetings of the board at	4				
	(2)	Section 9AT—	5				
		insert—	6				
		(3) If both the chairperson and deputy chairperson are absent from a meeting, including because of a vacancy in an office of chairperson or deputy chairperson, the non-industry board member chosen by the members present is to preside at the meeting.	7 8 9 10 11 12				
324	Amendment of s 9AU (Conduct of meetings)						
	(1)	Section 9AU(1), (3) and (5), 'all-codes'—	14				
		omit.	15				
	(2)	Section 9AU(2), 'of the all-codes board'—	16				
		omit.	17				
	(3)	Section 9AU(4), 'chairperson of the all-codes board'—	18				
		omit, insert—	19				
		person who, under section 9AT, is presiding at the meeting	20 21				
325		Amendment of s 9AZ (Chief executive officer of all-codes board)					
	(1)	Section 9AZ, heading, 'all-codes'—	24				
		omit.	25				
	(2)	Section 9AZ(1) and (2), 'all-codes'—	26				
		omit.	27				

[s 326]

	(3)	Section 9AZ	Z(3)(a)—	1	
		omit.			2	
	(4) Section 9AZ(3)(b), 'all-codes'—					
		omit.			4	
	(5)	Section 9AZ	Z(3)(c	:)—	5	
		omit, insert–	_		6	
			(c)	is, on the day of the appointment, an eligible individual; and	7 8	
	(6)	Section 9AZ	Z(3)(f)—	9	
		omit, insert–			10	
			(f)	is not, on the day of the appointment, and was not, for 2 years before that day, a member, commissioner, deputy commissioner or employee of the commission.	11 12 13 14 15	
	(7)	Section 9AZ	Z(3)(b	b) to (f)—	16	
	renumber as section $9AZ(3)(a)$ to (e).			$\sin 9AZ(3)(a)$ to (e).	17	
	(8)	Section 9AZ	Z(4), '	subsection (3)(d)'—	18	
		omit, insert–	_		19	
		subse	ection	n (3)(c)	20	
326		endment of pointment)	s 9E	3C (Remuneration and conditions of	21 22	
	(1)	Section 9BC	C(1), '	of the all-codes board'—	23	
		omit.			24	
	(2)	Section 9BC	C(2) a	nd (3)—	25	
		omit, insert–			26	
				chief executive officer holds office on the s and conditions, not provided for by this	27 28	

[s 327]

		incl	, that are decided by the Governor in Council, uding, for example, remuneration and wances.	1 2 3
	endment o ndidate)	ofs9	BH (Obtaining criminal history of	4 5
Sec	tion 9BH—			6
inse	ert—			7
	(4)	In t	his section—	8
		sect	<i>didate</i> means a candidate as mentioned in tion 9BG who has given a signed consent in for a criminal history check.	9 10 11
	endment c e and dilig		BI (Duty to act honestly and exercise	12 13
(1)	Section 9B	I(1) a	and (4)(a), 'all-codes'—	14
	omit.			15
(2)	Section 9B	I(2)(ł	b) and (3)(b)—	16
	omit, inser	ţ		17
		(b)	to cause detriment to the board or a board code of racing.	18 19
Am	endment c	ofs9	BJ (Member must disclose interest)	20
(1)	Section 9B	J(1)(a	a)—	21
	omit, inser	ţ		22
		(a)	a member who is present at a meeting of the board (the <i>interested member</i>) has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at the meeting; and	23 24 25 26 27
			Note—	28

Racing Integrity Bill 2015 Chapter 9 Amendment of Acts Part 3 Amendment of Racing Act 2002

[s 330]

			See section 9AU(2).	1		
	(2)	Section 9B	J(2), 'a meeting of the all-codes board'—	2		
		omit, inser	<i>t</i> —	3		
		the	meeting	4		
	(3)	Section 9B	J(2)—	5		
		insert—		6		
			Maximum penalty—40 penalty units.	7		
	(4)	Section 9B	J(3) to (7) and (9), 'all-codes'—	8		
		omit.		9		
	(5)	Section 9B	J(8)—	1		
		omit, inser	t—	1		
		(8)	If a member is a racing-industry member, the member may have regard to and act in the interests of the board code of racing stated in the member's instrument of appointment.	1 1 1 1		
330	Amendment of s 9BK (Conflicts of interest)					
	(1)	Section 9B	K(1) and (2), 'all-codes'—	1		
		omit.		1		
	(2)	Section 9B	K(1)—	1		
		insert—		2		
			Maximum penalty—40 penalty units.	2		
	(3)	Section 9B	K—	2		
		•		~		
		insert—		2		

[s 331]

		(b) any direction given by the board to the person.	1 2
	(4)	Section 9BK(2A) and (3)—	3
		renumber as section 9BK(3) and (4).	4
331		nendment of s 9BM (Ministerial direction to all-codes ard about its functions or powers)	5 6
	(1)	Section 9BM, heading, 'all-codes'—	7
		omit.	8
	(2)	Section 9BM(1), (3) and (4), 'all-codes'—	9
		omit.	10
	(3)	Section 9BM(2), 'give the all-codes board'—	11
		omit, insert—	12
		give the board	13
	(4)	Section 9BM(2)(a), 'clubs licensed by the all-codes board'—	14
		omit, insert—	15
		licensed clubs	16
	(5)	Section 9BM(2)(c) and (d)—	17
		omit, insert—	18
		(c) stopping, restarting, rerunning, postponing or abandoning a race.	19 20
332	On	nission of ch 2, pt 1A, div 10 and pt 1B	21
	Cha	apter 2, part 1A, division 10 and part 1B—	22
	om	it.	23
333		nendment of s 10 (An eligible corporation may apply for proval as a control body)	24 25
	(1)	Section 10(1), from 'control body for'—	26

		omit, insert—	1
		control body for a proposed code of racing.	2
	(2)	Section 10(2), 'code of racing or'—	3
		omit.	4
	(3)	Section 10(3)(b), 'under a regulation'—	5
		omit, insert—	6
		by regulation	7
334		endment of s 11 (Approval application to be companied by specific matters)	8 9
	(1)	Section 11(1)(a), 'under a regulation'—	10
		omit, insert—	11
		by regulation	12
	(2)	Section 11(1)(f)—	13
		omit, insert—	14
		(f) the approval applicant's plans for managing the application code and a timetable for implementing all the plans.	15 16 17
	(3)	Section 11(2), after 'policies'—	18
		insert—	19
		and the procedures	20
	(4)	Section 11(2)(b), (c) and (g)—	21
		omit.	22
	(5)	Section 11(2)(e)(i), 'from it as a control body'—	23
		omit.	24
	(6)	Section 11(2)(d), (e) and (f)—	25
		renumber as section 11(2)(b), (c) and (d).	26
	(7)	Section 11(3), from 'approval applicant's proposal'—	27

[s 335]

		omit, inser	t—			1
		app req fina	lication uiremen ancial ye	ts tear	c plan and operational plan for the ode, that comply with the prescribed under section 45K for the plans, for the in which it is reasonably likely that the ay be approved.	2 3 4 5 6
335		endment o an approva			idence of matters to be included ion)	7 8
	Sec	tion 12(c)—				9
	om	t, insert—				10
			e	xpe	of its executive officers has skills and erience in 1 or more of the following s—	11 12 13
			(1	i)	the application code;	14
			(ii)	accounting;	15
			(iii)	animal welfare;	16
			(1	iv)	business;	17
			(v)	commercial and marketing development;	18 19
			(vi)	law.	20
336	app				nister to refer an approval executive for assessment and	21 22 23
	(1)	Section 13	, headin	g, '	to the chief executive'—	24
		omit.				25
	(2)	Section 13	(1), from	n 'r	efer it'—	26
		omit, inser	t—			27
		refe	er it to—	_		28

[s 337]

			(a) the chief executive for assessment under this Act; and	s 1 2
			(b) the commission for assessment under the Racing Integrity Act.	e 3 4
	(3)	Section 13	(2)(b), after 'assess'—	5
		insert—		6
			under this Act	7
337		nendment o plication)	of s 14 (Advertising notice about an approval	8 9
	Sec	tion 14(2), a	fter 'to the chief executive'—	10
	inse	ert—		11
		or t	he commission	12
338	Am	nendment c	of s 15 (Objection to approval application)	13
	(1)	Section 15	(1), after 'chief executive'—	14
		insert—		15
		or t	he commission	16
	(2)	Section 15-	_	17
		insert—		18
		(3)	If the chief executive is given a submission as mentioned in subsection (1), the chief executive must give the commission a copy of it.	
339		nendment o approval a	of s 17 (Chief executive must call meeting of pplicants)	22 23
	(1)	Section 17-	_	24
		insert—		25
		(2A)	The chief executive, by notice to the commission must—	, 26 27

[s 340]

		(a)	tell the commission about calling the meeting and the details of the meeting; and	1 2
		(b)	invite the commission to attend the meeting as an observer.	3 4
	(2)	Section 17(2A) a	and (3)—	5
		renumber as sect	tion 17(3) and (4).	6
340		endment of s 2 proval application	4 (Minister to consider and decide on)	7 8
	(1)	Section 24(2)(a)		9
		omit, insert—		10
		(a)	the assessment report and any assessment report of the commission under the Racing Integrity Act about the approval application;	11 12 13
	(2)	Section 24(2)(c)	and (d), after 'chief executive'	14
		insert—		15
		or the co	mmission	16
	(3)	Section 24(3)(c)		17
		omit, insert—		18
		(c)	the application code is suitable to be a code of racing and the approval applicant is suitable to be approved as the control body for the code of racing.	19 20 21 22
341		endment of s 20 approval applica	6 (When Minister must give an approval ant)	23 24
	Sec	tion 26(3)(a), from	n 'if' to 'racing—'—	25
	om	t.		26

[s 342]

342	Amendment of s 32B (Notice of event resulting in a control body not being an eligible corporation)	1 2
	Section 32B(1), from 'about the event'—	3
	omit, insert—	4
	under subsection (2) about the event to the ch executive and the commission.	nief 5 6
343	Amendment of s 32C (Ministerial direction to approved control body about its policies or rules)	7 8
	Section 32C(1)(c), 'the control body's'—	9
	omit.	10
344	Amendment of s 32F (Grounds for disciplinary action relating to the approval of a control body for its code o racing)	11 f 12 13
	(1) Section 32F(1)(d), after 'this Act'—	14
	insert—	15
	or the Racing Integrity Act	16
	(2) Section $32F(1)(g)$ —	17
	omit.	18
	(3) Section 32F(1)(h), from 'to give' to 'chief executive'—	19
	omit, insert—	20
	or the Racing Integrity Act to give to the Minis chief executive or commission	ter, 21 22
	(4) Section $32F(1)(h)$ —	23
	renumber as section 32F(1)(g).	24
345	Amendment of s 32I (Immediate suspension of an approval)	25 26
	Section $32I(1)(b)(i)$, 'to be held under the control of'—	27

[s 346]

	om	it, insert—				1	
		mai	naged	by		2	
346		Amendment of s 34 (Powers of control body for its code of racing)					
	(1)	Section 34	(1)(b)	, after	'this Act'—	5	
		insert—				6	
		or a	nothe	er Act		7	
	(2)	Section 34	(2)—			8	
		omit, insert	ţ			9	
		(2)	may		imiting subsection (1), a control body by of the following for any of its codes -	10 11 12	
			(a)	whic	ate dates on which, and places at h, race meetings are to be held for the of racing;	13 14 15	
			(b)	for c	are and implement plans and strategies leveloping, promoting and marketing commercial operations of the code of g;	16 17 18 19	
			(c)	ancil racin	urage and facilitate the development of lary racing activities for the code of g, including, for example, the breeding raining of animals;	20 21 22 23	
			(d)	distri	bute an amount—	24	
				(i)	as prize money for races; or	25	
					to a licensed club, on conditions the control body considers appropriate, for a purpose relating to the operations of the club; or	26 27 28 29	
					for undertaking research and analysis for the code of racing;	30 31	

[s 346]

(e)	investigate, make decisions about and, on conditions the control body considers appropriate, allocate funding for venue development and other infrastructure relevant to the code of racing;	1 2 3 4 5
(f)	supervise—	6
	(i) the construction of a new racing venue; or	7 8
	(ii) alterations or renovations to an existing racing venue;	9 10
(g)	examine a licensed club's constitution to determine if it complies with this Act and the relevant rules of racing;	11 12 13
(h)	publish material to inform the public, whether in Queensland or elsewhere;	14 15
(i)	prepare, on its own motion or when directed by the Minister, reports and recommendations;	16 17 18
(j)	order the audit of the books and accounts of a licensed club by a registered company auditor under the Corporations Act;	19 20 21
(k)	enter into reciprocal arrangements with entities in other States, or in countries other than Australia, that have similar powers to the control body for recognising—	22 23 24 25
	(i) the activities conducted by, or under the control of, the entities in the other States or the countries; and	26 27 28
	(ii) another matter or thing relating to managing the code of racing;	29 30
(1)	issue race information authorities under section 113AF(1);	31 32

[s 347]

		,		inter the state of the	-
		(,	m) esta that	blish a committee or another entity	1 2
			(i)	assists the control body to perform its functions; or	3 4
			(ii)	provides advice to the control body about performing its functions, and performs administrative functions, for non-UBET races.	5 6 7 8
	(3)	Section 34(5)	and (6)	—	9
		omit, insert—	-		10
		(5) I	n this se	ction—	11
				ET races means races on which UBET or is unlikely to, offer wagering.	12 13
347		endment of s vices)	s 35 (Co	ontrol body may charge fees for its	14 15
	(1)	Section 35(1)	, after 'A	A control body'—	16
		insert—			17
		for a c	code of 1	acing	18
	(2)	Section 35(2)	, ', inclu	ding matters relating to licensing,'	19
		omit.			20
	(3)	Section 35(3)	, after 'ı	inder this Act'—	21
		insert—			22
			the com ty Act	mission for the purposes of the Racing	23 24
348	On	nission of s 3	7 (Obli	gation to have internal controls)	25
	Sec	tion 37—			26
	om	t.			27

[s 349]

349	Amendment of s 38 (Obligation to have racing calendar for code of racing)					
	(1)	Section 38(1), after 'A control body'—				
		insert—		4		
		for a code of	racing	5		
	(2)	Section 38(1)(f)—				
		omit, insert—		7		
		of	eclaration under the Racing Integrity Act a sporting contingency within the aning of that Act.	8 9 10		
			C			
350	On	nission of ss 39 and	40	11		
	Sec	tions 39 and 40—		12		
	om	it.		13		
351		placement of ch 2, p ecutive)	ot 3, div 3, hdg (Reporting to chief	14 15		
	Cha	apter 2, part 3, division	3, heading—	16		
	om	it, insert		17		
		Division 3	Reporting about particular changes or events	18 19		
352	On	nission of s 41 (Plan	n for managing code of racing)	20		
	Sec	tion 41—		21		
	om	it.		22		
353	exe		otice of event resulting in nger being an eligible individual)	23 24 25		
	-	~ /		-0		

insert—		1
Ma	aximum penalty—40 penalty units.	2
	ew ch 2, pt 3, divs 4 and 5 and div 6, hdg	3
After section 44	1—	4
insert—		5
Divisi	on 4 Reporting generally to Minister	6 7
45 Qı	arterly reports	8
(1)	A control body for a code of racing must give the Minister a report on the control body's operations for the code for each quarter in a financial year.	9 10 11
	Note—	12
	As the control body for each board code of racing, the board must give the Minister 3 reports each quarter.	13 14
(2)	Each quarterly report must be given to the Minister—	15 16
	(a) within 6 weeks after the end of the quarter; or	17 18
	(b) if another period after the end of the quarter is agreed between the control body and the Minister—within the agreed period.	19 20 21
(3)	A quarterly report must contain the information required to be given in the report under the control body's operational plan for the code of racing.	22 23 24 25
(4)	In this section—	26
	<i>quarter</i> , in a financial year, means the following periods in the year—	27 28
	(a) 1 July to 30 September;	29
	(b) 1 October to 31 December;	30

	(c) 1 January to 31 March;	1
	(d) 1 April to 30 June.	2
45A Co	ntrol body to keep Minister informed	3
(1)	A control body for a code of racing must keep the Minister reasonably informed of—	4 5
	(a) its operations, financial performance and financial position in relation to the code; and	6 7
	(b) its achievement of the objectives in its strategic and operational plans for the code.	8 9
(2)	A control body for a code of racing must immediately advise the Minister of any matters that arise that, the control body considers, may—	10 11 12
	(a) prevent or impact on the control body's achievement of the objectives in its strategic and operational plans for the code; or	13 14 15
	(b) significantly impact on the public confidence in the code of racing.	16 17
45B Re	porting to department	18
(1)	By notice given to a control body, the Minister may require the control body to report to the chief executive for the purposes of section 45A.	19 20 21
(2)	A control body given a requirement under subsection (1) must comply with it.	22 23
45C Ot	her reporting requirements	24
Sec whi info con	tions 45 and 45A do not limit the matters about ich a control body is required to keep the Minister ormed or limit the reports or information that the trol body is required to give under this Act or other Act.	25 26 27 28 29

Divisio	on 5 Strategic and operational plans	1 2
	eraction of division with Financial countability Act 2009	3 4
(1)	If something is required to be done by the boa under this division as a control body for a code racing and the same thing, or something to t same effect, is required to be done under t <i>Financial Accountability Act 2009</i> , complian with this division is sufficient compliance with the <i>Financial Accountability Act 2009</i> .	of 6 he 7 he 8 ce 9
(2)	Otherwise, the requirements that apply under the division to the board as a control body for a co of racing are in addition to the requirement under the <i>Financial Accountability Act 2009</i> .	de 13
(3)	If there is an inconsistency between the application of this division to the board as control body for a code of racing and the <i>Financial Accountability Act 2009</i> , this division prevails to the extent of the inconsistency.	a 17 he 18
	ntrol body to prepare draft strategic and erational plans	21 22
(1)	Before 31 March each year, a control body for code of racing must prepare, and give to t Minister, a draft strategic plan and a dra operational plan for the code for the ne financial year.	he 24 aft 25
(2)	The control body and the Minister must try reach agreement on the draft plans as soon possible and, in any event, not later than the st of the financial year.	as 29

45F Pro	ocedures	1
(1)	The Minister may return a draft strategic or operational plan to the control body and ask it—	2 3
	(a) to consider, or further consider, a stated thing and deal with the thing in the draft plan; and	4 5 6
	(b) to revise the draft plan in the light of the control body's consideration or further consideration.	7 8 9
(2)	The control body must comply with the request as a matter of urgency.	10 11
(3)	If the Minister has not agreed to the draft plan by 1 month before the start of the financial year, the Minister may, by notice, direct the control body—	12 13 14 15
	(a) to take stated steps in relation to the draft plan; or	16 17
	(b) to make stated modifications of the draft plan.	18 19
(4)	The control body must immediately comply with the direction and include a copy of the direction in the plan.	20 21 22
	rategic or operational plan pending reement	23 24
(1)	This section applies if the Minister and a control body have not agreed to a draft strategic or operational plan before the start of a financial year.	25 26 27 28
(2)	The draft plan given, or last given, by the control body to the Minister before the start of the financial year, with any modifications made by the control body, whether before or after that time, at the direction of the Minister, is taken to	29 30 31 32 33

be the control body's strategic or operational 1 plan. 2

(3) Subsection (2) applies until a draft strategic or 3 operational plan becomes the control body's 4 strategic or operational plan under section 45H.

45H Strategic or operational plan on agreement

When a draft strategic or operational plan relating to a7code of racing has been agreed to in writing by the8Minister, it becomes the control body's strategic or9operational plan for the code for the relevant financial10year.11

6

pla A c its	mpliance with strategic and operational ins control body for a code of racing must comply with strategic and operational plans for the code for the evant financial year.	12 13 14 15 16
45J Mc (1)	difications of strategic or operational plan A control body may modify its strategic or	17 18
(1)	operational plan for a code of racing only with the written agreement of the Minister.	19 20
(2)	The Minister may, by notice, direct a control body for a code of racing to modify its strategic or operational plan for the code.	21 22 23
45K Co	ntent of operational plan and strategic plan	24
Ac	control body's operational plan or strategic plan for	25

A control body's operational plan or strategic plan for25a code of racing for a financial year must comply with26any requirements prescribed by regulation for the27plan.28

				[s 355]	
		Divisio	on 6	Executive officers of control body to disclose interest in licensed animals	1 2 3 4
355	On	nission of c	h 2,	pt 4, hdg, div 1 and div 2, hdg	5
	Cha	apter 2, part 4	1, hea	ading, division 1 and division 2, heading—	6
	om	it.			7
356				OA (Disclosure of interest in licensed /e officer of control body)	8 9
	(1)	Section 60A	A(3)-	_	10
		omit, insert			11
		(3)	The	e control body must—	12
			(a)	within 14 days after the disclosure, give notice about the disclosure to the Minister, the chief executive and the commission; and	13 14 15
			(b)	if any other person requests information about the disclosure, make the information available to the person.	16 17 18
	(2)	Section 60A	A(5)	and (6), 'subsection (3)'—	19
		omit, insert	<u> </u>		20
		sub	sectio	on (3)(b)	21
	(3)	Section 60A	A(7)-	_	22
		omit.			23
	(4)	Section 60 'all-codes'-	· · ·	, definition relevant persons, paragraph (a),	24 25
		omit.			26
	(5)	Section 60	A(8)		27
		<i>renumber</i> a	s sec	tion 60A(7).	28

[s 357]

357	Replacement	of s 78 (Purposes of ch 3)	1		
	Section 78—		2		
	omit, insert—				
	78 Purpose of chapter				
	(1)	The main purpose of this chapter is to provide for the way a control body may perform its function of managing its code of racing.	5 6 7		
	(2)	Generally, the control body performs its function by—	8 9		
		 (a) making policies about the management of its code of racing, including, for example, about the way in which races are to be held; and 	10 11 12 13		
		(b) making rules of racing.	14		
	(3)	A control body's policies ensure there is guidance for persons involved in the code of racing and transparent decision-making relating to matters dealt with by the policies.	15 16 17 18		
358	Replacement	of ch 3, pt 2, div 1, hdg and ss 80–82	19		
	-	2, division 1, heading and sections 80 to 82—	20		
	omit, insert—		21		
	80 Pol	icy for code of racing	22		
	(1)	A control body may make a policy for a code of racing because—	23 24		
		(a) the policy is required under this Act or a Ministerial direction; or	25 26		
		(b) the control body believes it is good management to have the policy.	27 28		
	(2)	A regulation may prescribe that a control body must make a policy for a particular matter and the	29 30		

		provisions to be included in the policy for the matter.	1 2
359	Omission of a	ch 3, pt 2, divs 2 and 3	3
	Chapter 3, part	2, divisions 2 and 3—	4
	omit.		5
360	Replacement	of ss 91 and 94	6
	Sections 91 and	94—	7
	omit, insert—		8
		ligation to have rules of racing for code of cing	9 10
	(1)	A control body must have rules of racing for the good management of each of its codes of racing.	11 12
	(2)	Rules of racing must be made in accordance with section 92.	13 14
		ocess and other matters relating to making les of racing	15 16
	(1)	Before a control body may make rules of racing, the control body must prepare a draft of the rules (the <i>draft rules</i>).	17 18 19
	(2)	The draft rules must be given to the chief executive and the commission with a request for comments about the draft rules by a day stated in the request (the <i>stated day</i>).	20 21 22 23
	(3)	The stated day must be at least 28 days or more after the day of the request unless—	24 25
		 (a) the control body is satisfied that, because of exceptional circumstances, it is necessary to make the rules of racing before 28 days after the day of the request; and 	26 27 28 29

[s 360]

	(b) the red	quest states—	1
	(i) the second s	he exceptional circumstances; and	2
	is e	stated day for making comments that s earlier than the 28 days and the arlier day is reasonable given the tated exceptional circumstances.	3 4 5 6
(4)	control bod control bod executive a	executive or the commission gives the ly comments about the draft rules, the ly must reach agreement with the chief and the commission about the way in draft rules are to be changed.	7 8 9 10 11
(5)	The control	l body may make the rules of racing—	12
	(a) if then day; o	re are no comments—after the stated r	13 14
		vise—after agreement is reached as oned in subsection (4).	15 16
93 Rec	uirement	relating to rules of racing	17
93 Rec (1)	In making have regard regard to th	rules of racing, a control body must d to whether the rules have sufficient ne rights and liberties of individuals as in the <i>Legislative Standards Act 1992</i> ,	17 18 19 20 21 22
	In making have regard regard to the mentioned section 4(3) Failure to	rules of racing, a control body must d to whether the rules have sufficient ne rights and liberties of individuals as in the <i>Legislative Standards Act 1992</i> ,	18 19 20 21
(1)	In making have regard regard to the mentioned section 4(3) Failure to affect the v Rules of ra	rules of racing, a control body must d to whether the rules have sufficient ne rights and liberties of individuals as in the <i>Legislative Standards Act 1992</i> ,). comply with subsection (1) does not	18 19 20 21 22 23
(1) (2)	In making have regard regard to the mentioned section 4(3) Failure to affect the v Rules of ra	rules of racing, a control body must d to whether the rules have sufficient he rights and liberties of individuals as in the <i>Legislative Standards Act 1992</i> ,). comply with subsection (1) does not alidity of the rules. cing made by a control body must not tent with any of the following—	18 19 20 21 22 23 24 25
(1) (2)	In making have regard regard to the mentioned section 4(3) Failure to affect the v Rules of ra be inconsiss (a) this A	rules of racing, a control body must d to whether the rules have sufficient he rights and liberties of individuals as in the <i>Legislative Standards Act 1992</i> ,). comply with subsection (1) does not alidity of the rules. cing made by a control body must not tent with any of the following—	18 19 20 21 22 23 24 25 26

[s 361]

(4)	(d) if the commission has a standard about a matter to which the rules of racing relate, the standard.If a provision of rules of racing is inconsistent as mentioned in subsection (3), it has no effect to the extent of the inconsistency.	1 2 3 4 5 6
94 Ava	ilability of rules of racing	7
(1)	A control body for a code of racing must ensure its rules of racing for the code are publicly available, including on its website.	8 9 10
(2)	Without limiting subsection (1), the control body must—	11 12
	(a) give a copy of the rules to the chief executive and the commission, free of charge, within 14 days after the control body makes the rules; and	13 14 15 16
	(b) make its rules available for inspection, free of charge, at its business address during its ordinary office hours; and	17 18 19
	(c) give a copy of its rules to a person if the person asks for a copy.	20 21
(3)	If a control body charges for copies of its rules, the control body is not required under subsection (2)(c) to give a person a copy without charging the person.	22 23 24 25
Omission of cl	n 3, pt 4 and pt 5, divs 1 and 2	26
Chapter 3, part 4	and part 5, divisions 1 and 2-	27
omit.		28

361

[s 362]

 Section 110(1), from 'to the control body'— omit, insert— the club statements for the financial year, that have been signed by the club's auditors, to the control body for the code of racing in relation to which the club was licensed. Insertion of new s 110A Chapter 3, part 5, division 3— insert— 110A Control body to report to Minister about licensed club Within 6 months after the end of each financial year, a control body must report to the Minister about— (a) whether each licensed club that should have given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, to rectify the identified issues; and (d) any other matter prescribed by regulation. 		dment of s 1 nts to contro	10 (Licensed club to give audited I body)	
 the club statements for the financial year, that have been signed by the club's auditors, to the control body for the code of racing in relation to which the club was licensed. Insertion of new s 110A Chapter 3, part 5, division 3— <i>insert—</i> 110A Control body to report to Minister about licensed club Within 6 months after the end of each financial year, a control body must report to the Minister about— (a) whether each licensed club that should have given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. 	Section	110(1), from	'to the control body'—	
 been signed by the club's auditors, to the control body for the code of racing in relation to which the club was licensed. Insertion of new s 110A Chapter 3, part 5, division 3— insert— 110A Control body to report to Minister about licensed club Within 6 months after the end of each financial year, a control body must report to the Minister about— (a) whether each licensed club that should have given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. 	omit, ir	ısert—		
 Chapter 3, part 5, division 3— insert— 110A Control body to report to Minister about licensed club Within 6 months after the end of each financial year, a control body must report to the Minister about— (a) whether each licensed club that should have given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. 		been sigr for the co	hed by the club's auditors, to the control body	
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 110A Control body to report to Minister about licensed club Within 6 months after the end of each financial year, a control body must report to the Minister about— (a) whether each licensed club that should have given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. 	Chapte	r 3, part 5, divi	ision 3—	
 licensed club Within 6 months after the end of each financial year, a control body must report to the Minister about— (a) whether each licensed club that should have given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. 	insert–	_		
 control body must report to the Minister about— (a) whether each licensed club that should have given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. Amendment of s 111 (Definitions for div 4) 				
 given the club's audited financial information for the financial year to the control body, as required by section 110, has done so; and (b) any issues that have arisen following the control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. 			•	
 control body's assessment of the financial information; and (c) any information relating to the actions taken by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. Amendment of s 111 (Definitions for div 4)		(a)	given the club's audited financial information for the financial year to the control body, as required by section 110, has	
by the licensed club, or control body directions to the club, to rectify the identified issues; and (d) any other matter prescribed by regulation. Amendment of s 111 (Definitions for div 4)		(b)	control body's assessment of the financial	
Amendment of s 111 (Definitions for div 4)		(c)	by the licensed club, or control body directions to the club, to rectify the	
		(d)	any other matter prescribed by regulation.	
	Amon	dmont of a 1	11 (Definitions for div 1)	
			. ,	

			[s 365]	
		omit, insert—		1
		division		2
	(2)	Section 111, def	inition relevant control body—	3
		omit, insert—		4
		non	<i>evant control body</i> , relating to a a-proprietary entity, means the control body in tion to which the entity is or was licensed.	5 6 7
365	Am	nendment of s 1	13AB (Definitions for pt 6)	8
	(1)	Section 113AB,	heading, 'pt 6'	9
		omit, insert—		10
		part		11
	(2)	Section 113AB,	definition licensed wagering operator—	12
		omit, insert—		13
		lice	nsed wagering operator means—	14
		(a)	a licensed bookmaker; or	15
		(b)	a person who is the holder of an oncourse wagering permit or a race wagering licence under the <i>Wagering Act 1998</i> ; or	16 17 18
		(c)	a wagering operator who holds a licence or other authority —	19 20
			 (i) under a law of another State or a foreign country, that authorises the operator to conduct a wagering business; or 	21 22 23 24
			(ii) issued by a principal racing authority of another State or a foreign country, that authorises the operator to conduct a wagering business.	25 26 27 28

[s 366]

366	Am	nendment of s 113AF (Decision)	1			
	(1)	Section 113AF(2)—	2			
		omit, insert—	3			
		(2) If the control body decides to grant the application but impose conditions on the authority as mentioned in subsection (3) or to refuse to grant the application, the control body must give the applicant an information notice about the decision.	4 5 6 7 8 9			
	(2)	Section 113AF(3)(b) and (4), 'under a regulation'—	10			
		omit, insert—	11			
		by regulation	12			
367		nendment of s 113AH (Use of documents or ormation by control body)	13 14			
	Sec	Section 113AH(2), from 'or an authorised' to 'this Act'—				
	om	it, insert—	16			
		, the commission or another person if the control body is required to do so under this Act or another Act	17 18			
368		nendment of s 113AJ (Cancellation of race information thority)	19 20			
	(1)	Section 113AJ(1), 'notice'	21			
		omit, insert—	22			
		information notice	23			
	(2)	Section 113AJ(1), 'under a regulation'—	24			
		omit, insert—	25			
		by regulation	26			
	(3)	Section 113AJ(2)—	27			
		omit.	28			

[s 369]

Replaceme	nt of ch	is 3A–7]
Chapters 3A	to 7—		2
omit, insert–	-		
Ch	apter	4 Review of decisions	4
		an <i>original decision</i> and who is the n-maker	
(1) An	original decision is any of the following—	,
	(a)	a decision of a control body to refuse to grant a race information authority for a code of racing or to grant a race information authority subject to conditions mentioned in section $113AF(3)(b)$;	
	(b)	a decision of a control body to cancel a race information authority under section 113AJ;	
	(c)	a decision under this Act prescribed by regulation as an original decision.	
(2) The is—	decision-maker, for an original decision,	
	(a)	for an original decision mentioned in subsection (1)(a) or (b)—the control body that made the original decision; or	
	(b)	for a decision mentioned in subsection $(1)(c)$ —the entity prescribed by regulation as the decision-maker for that decision.	
	Who is decisio	an <i>interested person</i> for an original n	
	An <i>inter</i> person w	ested person for an original decision means a ho is—	

[s 369]

	(a)	the applicant for a race information authority for a code of racing whose application is—	1 2 3
		(i) refused; or	4
		(ii) granted subject to conditions mentioned in section 113AF(3)(b); or	5 6
	(b)	the holder of a race information authority before it is cancelled as mentioned in section 113AJ; or	7 8 9
	(c)	prescribed by regulation for the purposes of a decision under this Act that is prescribed by regulation as an original decision.	10 11 12
116 Externation 116 Externatio		I review process starts with internal	13 14
orig	inal	n may not apply to QCAT for review of an decision unless there has been an internal f the original decision.	15 16 17
	olyin isior	g for internal review of original	18 19
(1)	appl	interested person for an original decision may ly to the decision-maker for the decision for nternal review of the decision.	20 21 22
(2)	The	application must—	23
	(a)	if the decision-maker is—	24
		(i) a control body—be in the relevant control body form; or	25 26
		(ii) other than a control body—be in the relevant approved form; and	27 28
[s 369]

	(b) include enough information to enable the decision-maker for the decision to decide the application; and	1 2 3	
	(c) be made to the decision-maker within 14 days after—	4 5	
	(i) the day the interested person is given an information notice about the decision; or	6 7 8	
	 (ii) if the person is not given an information notice about the decision—the day the interested person otherwise becomes aware of the decision. 	9 10 11 12 13	
(3)	The decision-maker may, at any time, extend the time for making an internal review application.	14 15	
	aying operation of original decision on ernal review	16 17	
(1)	The application for an internal review does not stay the original decision.	18 19	
(2)	However, the applicant may immediately apply for a stay of the original decision to QACT.		
(3)	QCAT may stay the original decision to secure the effectiveness of the internal review and any later external review by QCAT.		
(4)	QCAT may stay the operation of the internal review decision on conditions it considers appropriate.	25 26 27	
(5)	The stay operates for the period decided by QCAT.	28 29	
(6)	The period of the stay must not extend past the time when the decision-maker for the decision makes an internal review decision about the original decision and any later period QCAT	30 31 32 33	

[s 369]

	allows the applicant to enable the applicant to apply for an external review of the internal review decision.	1 2 3
(7)	An internal review application affects the original decision, or carrying out of the decision, only if the decision is stayed.	4 5 6
119 Rev	iewing original decision	7
(1)	The decision-maker for an original decision must, within 20 days after receiving an application for internal review of the original decision—	8 9 10 11
	(a) review the original decision; and	12
	(b) make a decision (the <i>internal review decision</i>) to—	13 14
	(i) confirm the original decision; or	15
	(ii) amend the original decision; or	16
	(iii) substitute another decision for the original decision; and	17 18
	(c) give the applicant a notice (the <i>review notice</i>) advising of the internal review decision.	19 20 21
(2)	The application may be dealt with only by a person who—	22 23
	(a) did not make the original decision; and	24
	(b) holds a more senior office than the person who made the original decision.	25 26
(3)	Subsection (2)—	27
	(a) applies despite the <i>Acts Interpretation Act 1954</i> , section 27A; and	28 29
	(b) does not apply to an original decision made by a control body at a meeting.	30 31

[s 370]

(4)	If the internal review decision confirms the original decision, the original decision is taken to be the internal review decision.	1 2 3
(5)	If the internal review decision amends the original decision, the original decision as amended is taken to be the internal review decision.	4 5 6 7
(6)	If the internal review decision is not the decision sought by the applicant, the review notice must comply with the QCAT Act, section 157(2).	8 9 10
(7)	If the decision-maker for the original decision does not give the applicant a review notice within 20 days after receiving the application, the decision-maker is taken to have confirmed the original decision.	11 12 13 14 15
120 Ap	olying for external review	16
(1)	This section applies to a person who, under section 119, must be given a review notice complying with the QCAT Act, section 157(2) for an internal review decision.	17 18 19 20
(2)	The person may apply to QCAT, as provided under the QCAT Act, for a review of the internal review decision.	21 22 23
	Note—	24
	The QCAT Act, section 22(3) states that QCAT may stay the operation of the internal review decision, either on application by a person or on its own initiative.	25 26 27
Omission of c	h 8, pt 1, div 1, hdg	28
Chapter 8, part	, division 1, heading—	29
omit.		30

370

[s 371]

371	Am	nendment of s 310 (Definitions for div 1)	1
	(1)	Section 310, heading, 'div 1'—	2
		omit, insert—	3
		part	4
	(2)	Section 310, 'In this division'—	5
		omit, insert—	6
		In this part	7
	(3)	Section 310, definitions Act document and backgroun document—	d 8 9
		omit.	10
	(4)	Section 310—	11
		insert—	12
		Act document means—	13
		(a) a Minister's approval; or	14
		(b) a racing information authority.	15
		background document means—	16
		 (a) an approved form or control body form completed by a person about the person business reputation, character, crimina history, current financial position of financial background; or 	's 18
		(b) a document accompanying an approve form or control body form; or	d 22 23
		(c) a document—	24
		 (i) given by a person for consideration for appointment as an executive officer of the board; and 	
		(ii) relating to the person's busines reputation, character, criminal history	

15 3/2

	 current financial position or financial background; or (d) another document obtained by the Minister, the chief executive or a control body, relating to a person's business reputation, character, criminal history, current financial position or financial background. 	1 2 3 4 5 6 7
372	Amendment of s 312 (Forgery and uttering Act documents)	8 9
	Section 312(2), examples—	10
	omit.	11
373	Amendment of s 313 (Making a false statement in application or other document)	12 13
	(1) Section 313(a), from 'accreditation' to 'certificate or'—	14
	omit.	15
	(2) Section 313(b), 'the gaming executive,'—	16
	omit.	17
374	Omission of ch 8, pt 1, divs 2–4, div 5, hdg and s 327	18
	Chapter 8, part 1, divisions 2 to 4, division 5, heading and section 327—	19 20
	omit.	21
375	Amendment of s 330 (Appointments and authority)	22
	Section 330(a) to (d)—	23
	omit, insert—	24
	(a) the appointment of the Minister or the chief executive and the authority of the Minister	25 26

[s 376]

			or chief executive to do anything under this Act;	1 2
	((b)	the appointment of a person as a member, the chairperson, the deputy chairperson or the chief executive officer;	3 4 5
	((c)	the approval of a corporation as a control body.	6 7
376	Amendment of	s 3	31 (Signatures)	8
	Section 331(c) to	(i)-	_	9
	omit, insert—			10
	((c)	a member, the chairperson, the deputy chairperson or the chief executive officer;	11 12
	((d)	a person who is an executive officer of a corporation that is a control body.	13 14
377	Replacement of	f ss	332 and 333	15
	Sections 332 and	333		16
	omit, insert—			17
	332 Evid	ent	iary aids—documents	18
	2 ((1	appo docu evid noti	document purporting to be a copy of an ointment, approval, direction, notice or other ument made or given under this Act is hence of the appointment, approval, direction, ce or other document and of the matters trained in it.	19 20 21 22 23 24
070	A	- 0		
378			34 (Types of offences)	25
	Section 334(2), ',	321	or 323 —	26
	omit.			27

379	Omission of ch 9, pt 1 and pt 2, hdg	1
	Chapter 9, part 1 and part 2, heading—	2
	omit.	3
380	Omission of ss 344–347	4
	Sections 344 to 347—	5
	omit.	6
381	Omission of ch 9, pt 3, hdg and ss 348 and 349	7
	Chapter 9, part 3, heading and sections 348 and 349—	8
	omit.	9
382	Amendment of s 350 (Satisfaction, belief or suspicion must be on grounds that are reasonable in the circumstances)	10 11 12
	Section 350(2), example—	13
	omit.	14
383	Amendment of s 351 (Matters must be considered appropriate on grounds that are reasonable in the circumstances)	15 16 17
	Section 351(1)—	18
	omit, insert—	19
	(1) This section applies if, under this Act, an entit required to consider that a particular matte appropriate before the entity may do or refu from doing an act or make a decision.	ris 21
384	Omission of ss 352 and 352A and ch 9, pt 4, hdg	24
	Sections 352 and 352A and chapter 9, part 4, heading—	25

[s 385]

	om	t.		1
385	Am (1)		of s 355 (Regulation-making power) 5(2)(a) and (c)—	2 3 4
	(2)	Section 35: omit, insert	5(2)(d), from '11,'— t— and 29.	5 6 7
	(3)		5(2)(b) and (d)— as section 355(2)(a) and (b).	8 9
386	Cha	ertion of no apter 9— ert—		10 11 12
		355A A (1)	On the commencement of this section, the provisions of this Act are amended by numbering and renumbering them in the same way as a reprint may be numbered and renumbered under the <i>Reprints Act 1992</i> , section 43.	13 14 15 16 17 18
		(2)	Subsection (1) applies to a provision of this Act enacted or otherwise affected (a <i>relevant</i> <i>provision</i>) by a provision of an amending Act enacted but uncommenced when subsection (1) is commenced (the <i>uncommenced provision</i>), with the following intent for the relevant provision—	19 20 21 22 23 24
			 (a) if the number of the relevant provision would have changed under subsection (1) had the uncommenced provision commenced— 	25 26 27 28

[s 386]

(i) a number is allocated to the relevant provision as if the uncommenced provision had commenced; and	1 2 3
 (ii) when the uncommenced provision commences, the number of the relevant provision is amended by omitting it and inserting the number allocated to it under subparagraph (i); 	4 5 6 7 8
 (b) if the relevant provision would have been omitted or relocated had the uncommenced provision commenced, its number remains the same as it was before the commencement of subsection (1) until the omission or relocation takes effect. 	9 10 11 12 13 14
Each reference in this Act, and each reference in another Act mentioned in schedule 2 to a provision of the Act renumbered under subsection (1), is amended, when the renumbering happens, by omitting the reference to the previous number and inserting the new number.	15 16 17 18 19 20 21
This section does not limit the operation of the <i>Acts Interpretation Act 1954</i> , section 14H, including, for example, the operation of that Act in relation to a provision that is not mentioned in schedule 2.	22 23 24 25 26
This section and schedule 2 expire on the later of the following—	27 28
(a) the day after the commencement of the last numbering or renumbering of a provision done under the section;	29 30 31
(b) 30 June 2017.	32
This section does not limit the Reprints Act 1992.	33
In this section—	34

(3)

(4)

(5)

(6) (7)

[s 387]

387

388

<i>amend</i> Act.	<i>ding Act</i> means an Act that amends this	1 2
	t 2, divs 1–6, pts 3 and 4, ss 413–416, 28–432, 436–439, 441–443, 446–449,	3 4 5
1 1	sions 1 to 6, parts 3 and 4, sections 413 to 26, 428 to 432, 436 to 439, 441 to 443, 446 459—	6 7 8
omit.		9
Insertion of new ch 1	1	10
After section 463—		11 12
insert—	1 Transitional	
Chapter	11 Transitional	13
	provisions for	14
	Racing Integrity Act	15
	2015	16
Part 1	Preliminary	17
464 Definition	s for chapter	18
In this chap	oter—	19
Racing	<i>des board</i> means the Queensland All Codes g Industry Board as established under this efore the commencement.	20 21 22
Note—		23
Ind und refe	der section 9AA, the Queensland All Codes Racing ustry Board is continued in existence under this Act ler the name Racing Queensland Board and is erred to as the board. The use of 'all-codes board' is help with understanding this chapter.	24 25 26 27 28

	 <i>made</i> includes given and issued. <i>pre-amended Act</i> means this Act as in force immediately before the commencement. <i>previous</i>, for a stated provision that includes a number, means the provision with that number immediately before the commencement. 	1 2 3 4 5 6
	rpose of chapter and relationship with acing Integrity Act	7 8
(1)	The purpose of this chapter is to make provisions for some matters under this Act as in force or as existing immediately before the commencement.	9 10 11
(2)	The Racing Integrity Act, chapter 8 states how particular matters dealt with under this Act before the commencement continue as matters under the Racing Integrity Act.	12 13 14 15
(3)	Also, a regulation made under the Racing Integrity Act, section 304 may provide for how a matter dealt with under this Act before the commencement is to be dealt with under that Act.	16 17 18 19
	Note—	20
	See also section 494.	21
(4)	This chapter does not limit the <i>Acts</i> <i>Interpretation Act 1954</i> , part 6 unless there is a statement to the contrary.	22 23 24
	Examples for subsection (4)—	25
	1 Despite the repeal of previous section 6, bets made before the commencement are lawful bets.	26 27
	2 An omission to disclose the nature of an interest as mentioned in section 9BJ(2) is only an offence if committed after the commencement.	28 29 30

Part 2	Provisions relating to
	chapter 2

466 Working out net UBET product fee for the year of commencement

(1)	This section	applie	s for the	purpos	es of	the	5
	application	of s	section	9AG	for	the	6
	commenceme	nt year.					7

1 2

3

4

- For the purposes of working out the net UBET
 product fee under section 9AG in relation to a
 control body for the commencement year—
 10
 - (a) the amounts to be subtracted from the 11 product fee paid to the control body for the 12 commencement year are also to include 13 amounts paid in the year but before the 14 commencement by the control body to an accredited facility; and 16
 - (b) prize money for non-UBET thoroughbred 17 races conducted during the commencement 18 year by non-UBET thoroughbred clubs 19 includes amounts paid as prize money for 20 non-TABQ thoroughbred races conducted in 21 that year by non-TABQ thoroughbred clubs 22 under the pre-amended Act. 23

(3)	In this section—	24
	<i>accredited facility</i> means a facility that was an accredited facility before the commencement.	25 26
	<i>commencement year</i> means the financial year in which this section commenced.	27 28
	not LIDET maduat for for the common common	20

net UBET product fee, for the commencement29year, includes any amount received by the board30in the nature of a product fee even if it was31identified as a UNiTAB product fee or otherwise.32

467 Exi	sting member of all-codes board	1
(1)	A person who was a member of the all-codes board immediately before the commencement stops being a member.	2 3 4
(2)	Subsection (1) applies despite the Acts Interpretation Act 1954, section 20B.	5 6
	pointment to board for 2 years after nmencement	7 8
(1)	For the purposes of section 9AJ(1)(a), a person is not an eligible individual if, at any time during the 2 years before the commencement, the person was any of the following—	9 10 11 12
	(a) the chief executive officer of the all-codes board;	13 14
	(b) licensed by the all-codes board;	15
	 (c) an executive officer of a corporation that, at any time during the 2-year period, was licensed by the all-codes board; 	16 17 18
	 (d) a member of a committee of, or an employee of, an entity that, at any time during the 2-year period, was a licensed club or an association formed in Australia to promote the interests of 1 or more participants in a code of racing, whether or not a board code of racing. 	19 20 21 22 23 24 25
(2)	This section expires 2 years after the commencement.	26 27

469 Existing chief executive officer of all-codes board

(1) This section applies if a person holds office as the chief executive officer of the all-codes board immediately before the commencement.

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(2) The person's appointment continues on the same 6 terms and conditions that applied under the 7 pre-amended Act, including, for example, in 8 relation to remuneration and allowances, until 9 different terms and conditions are decided under 10 section 9BC(2).

470 Restrictions on eligibility to be chief executive 12 officer for 2 years after commencement 13

- This section applies if, at any time during the 2 years after the commencement, it is necessary to appoint a person as the chief executive officer of the board.
 14 15 16 16 17
- (2) A person may not be appointed as the chief
 (2) A person may not be appointed as the chief
 (2) the executive officer if, at any time during the 2 years
 (2) before the commencement, the person was a
 (2) member of the all-codes board.
- (3) This section expires 2 years after the 22 commencement. 23

471 Existing control board and members of control 24 25

- (1) Each control board established under previous 26 section 9BO is abolished. 27
- (2) A person who was a member of a control board 28 immediately before the commencement stops 29 being a member. 30

	evious s 9CN continues to have effect spite repeal	1 2
(1)	This section applies to a person who, at any time before the commencement, was a member of a control board as stated in previous section 9CN.	3 4 5
(2)	Despite its repeal, previous section 9CN continues to apply in relation to the person and any civil liability continues to attach to the board.	6 7 8
	proval application received before mmencement	9 1(
(1)	This section applies to an approval application made, but not decided, before the commencement.	1 12 12
(2)	Previous chapter 2, part 2 continues to apply to the approval application as if the part had not been amended.	14 13 10
474 Co	ontrol body's first quarterly report under s 45	1′
(1)	Section 45 does not apply to a control body in relation to a quarter in a financial year before the quarter in which its first operational plan is agreed to by the Minister as mentioned in section 475.	13 19 20 21 21
(2)	In this section—	2
	<i>quarter</i> , in a financial year, see section 45(4).	2
	ontrol body's first strategic and operational ans	2 2
(1)	This section applies to a control body's first strategic and operational plans after the commencement.	2 2 2 2

(2)	The time within which a control body must prepare and give a draft of each plan for section 45E is 1 month after the commencement or another time agreed between the control body and the Minister.	1 2 3 4 5
(3)	If a draft plan has not been agreed to within 1 month after giving it to the Minister, the Minister may give a direction under section 45F(3) about the draft plan.	6 7 8 9
(4)	The period for which the strategic or operational plan applies is—	10 11
	(a) the remainder of the financial year in which it is agreed to by the Minister; and	12 13
	(b) if the control body and the Minister agree the plan is also to apply for the following financial year, for that financial year.	14 15 16
	sting policy continues if board may make icy under this Act	17 18
(1)	This section applies to a policy in force immediately before the commencement.	19 20
(2)	If, under this Act, the board is entitled to make the policy, the policy continues to have effect as a policy of the board.	21 22 23
(3)	If, under this Act, the board is entitled to make some of the provisions of the policy but not all, the policy is valid to the extent of the provisions the board is entitled to make and those provisions continue to have effect as a policy of the board.	24 25 26 27 28
(4)	A regulation under section 494 may make a declaration for subsections (2) and (3).	29 30
(5)	This section and the policies, or provisions of a policy, that continue to have effect under	31 32

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subsection	(2)	or	(3)	expire	1	year	after	the	1
commence	ment	t.							2

Part 3 Provisions relating to chapter 3

477 Existing Racing Integrity Commissioner

- If a person holds office as the Racing Integrity
 Commissioner immediately before the
 commencement, the person stops holding the
 office.
- (2) Subsection (1) applies despite the Acts 10 Interpretation Act 1954, section 20B. 11
- (3) Despite its repeal, previous section 113AS
 12 continues to apply in relation to the person and any civil liability continues to attach to the State.
 14

478 Invoice for funding performance of Racing Integrity Commissioner's functions before commencement

- Despite its repeal, previous section 113BA
 continues to apply in accordance with this section
 for the purposes of funding the Racing Integrity
 Commissioner's functions before the
 commencement.
- (2) If an invoice under previous section 113BA was given to a control body and the amount of the invoice was not paid before the commencement, previous section 113BA(3) continues to apply and the amount of the invoice is payable in accordance with that subsection.
 (2) If an invoice under previous section 113BA was 23 and the amount of the invoice is payable in 27 accordance with that subsection.
- (3) Also, the chief executive may exercise powers 29 under previous section 113BA(2) within 28 days 30

(4)	after the commencement by deciding a control body must pay an amount for a period before the commencement and give the control body an invoice for the amount. Previous section 113BA(3) applies for paying an invoice mentioned in subsection (3).	1 2 3 4 5 6
479 Co	ntinued effect of previous s 113BB	7
(1)	This section applies to the following invoices—	8
	 (a) an invoice given to a control body under previous section 113BA that became payable, but was not paid, before the commencement; 	9 10 11 12
	(b) an invoice given to a control body under previous section 113BA, that becomes payable on or after the commencement;	13 14 15
	(c) an invoice given under section 478(3).	16
(2)	If the invoice was not or is not paid when it became or becomes payable under previous section 113BA(3), the State may recover the amount from the control body as a debt.	17 18 19 20
(3)	If the State started any proceedings for recovery of an amount in relation to an invoice mentioned in subsection (1)(a), the proceedings may continue and be dealt with by a court as if previous section 113BB had not been repealed.	21 22 23 24 25
Part 4	Provisions relating to chapter 4	26 27

	lition of Racing Animal Welfare and grity Board	1 2
(1)	The Racing Animal Welfare and Integrity Board established under previous section 114 is abolished.	3 4 5
(2)	A person who was a member of the Racing Animal Welfare and Integrity Board immediately before the commencement stops being a member.	6 7 8
481 Thi	ngs sent to facility before commencement	9
(1)	This section applies to—	10
	(a) a facility that, immediately before the commencement, was an accredited facility and was not the subject of suspension under previous section 138 or 141; or	11 12 13 14
	(b) another facility as mentioned in section 143(4)(b) if the delivery of a thing was approved as mentioned in that paragraph.	15 16 17
(2)	If, before the commencement, a thing was taken to the accredited facility or the other facility, in accordance with previous provision 143(4)—	18 19 20
	(a) despite the repeal of chapter 4, the facility continues to be an accredited facility on the same conditions that applied to the facility before the commencement and the nominated person for the facility continues to be the nominated person for it; and	21 22 23 24 25 26
	(b) previous sections 146 to 149 continue to apply subject to the commission taking the place of any control body or integrity officer.	27 28 29 30

Part 5	Provisions relating to previous chapter 4A	1 2
Division 1	Preliminary matters	3
482 Purpose of	part	4
The purpose decisions commenceme control body.	of this part is to make provisions for that, immediately before the ent, were appellable decisions of a	5 6 7 8
483 Definitions	for part	9
In this part—		10
accepted	appeal see previous section 149W.	11
00	<i>d person</i> , for an appellable decision, see section 149T(2).	12 13
	<i>le decision</i> , of a control body, see section 149S.	14 15
<i>disciplin</i> Disciplin section 1	nary Board established under previous	16 17 18
notice oj	f appeal see previous section 149U(1).	19
<i>registrar</i> schedule	, of the disciplinary board, see previous 23.	20 21
	<i>control body</i> , for an appellable decision, ne control body that made the appellable.	22 23 24
Division 2	If notice of appeal given to registrar before	25 26

commencement 27

484 Application of division 1 This division applies if, before the commencement, an 2 aggrieved person for an appellable decision had given 3 a notice of appeal to the registrar of the disciplinary 4 board, whether or not a notice of appeal had been 5 given to the relevant control body. 6 485 If there is notice of appeal before 7 commencement 8 (1)Previous chapter 4A continues to apply in 9 relation to the appellable decision, the notice of 10 appeal and matters relating to the appeal. 11 (2)The following entities must deal with the notice 12 of appeal and appeal— 13 the registrar; (a) 14 (b) the chairperson; 15 (c) if the notice of appeal is accepted—the 16 constituted board for the accepted appeal, 17 whether established before or after the 18 commencement: 19 (d) the commission in substitution for the 20 relevant control body for the appellable 21 decision; 22 (e) any other party to the appeal other than the 23 relevant control body. 24 486 Rejection of notice of appeal 25 (1)This section applies to an appellable decision if, 26 as mentioned in previous section 149V(2)(c) and 27 after the commencement, the chairperson rejects 28 a notice of appeal relating to the appellable 29 decision. 30

(2)	The chairperson must give the aggrieved person for the appellable decision a notice complying with the QCAT Act, section 157(2) for the decision.	1 2 3 4
(3)	The aggrieved person may apply, as provided under the QCAT Act, to QCAT for a review of the decision.	5 6 7
(4)	QCAT may review the chairperson's decision to reject a notice of appeal.	8 9
487 Co	ntinuation of ch 4A	10
(1)	For the purpose of the continuation of previous chapter 4A to a matter as mentioned in this part, the chapter is taken not to have been repealed.	11 12 13
(2)	Despite subsection (1), if a provision of previous chapter 4A applies to a relevant control body, the commission takes the place of the relevant control body, unless the context does not allow for the substitution.	14 15 16 17 18
(3)	For subsection (2), a control body must give the commission all documents and information that the commission requests.	19 20 21
Divisi	on 3 If notice of appeal not	22
	given to registrar before	23
	commencement	24
488 Ap	plication of division	25
This division applies if, before the commencement, an aggrieved person for an appellable decision had not given a notice of appeal to the registrar of the disciplinary board, whether or not a notice of appeal had been given to the relevant control body for the appellable decision.		

	son may apply to QCAT for external review ppellable decision	1 2
(1)	Previous chapter 4A does not apply to an appellable decision to which this division applies but the Racing Integrity Act, chapter 6, part 2, division 4 applies as if under that Act—	3 4 5 6
	(a) the appellable decision were an original decision; and	7 8
	(b) the aggrieved person for the appellable decision were the interested person for the original decision.	9 10 11
(2)	For subsection (1), the person may apply under the Racing Integrity Act, section 265 to the commissioner for an internal review of the decision before the person may apply, under section 268 of that Act, for an external review of the decision.	12 13 14 15 16 17
Part 6	Provisions relating to previous chapter 5	18 19
490 Refe	erral of appeal	20
(1)	This section applies if—	21
	 (a) as mentioned in previous section 149V(2)(d), the chairperson referred an appeal to QCAT before the commencement; or 	22 23 24 25
	(b) under section 485, the commission refers an appeal to QCAT on or after the commencement.	26 27 28
(2)	Previous chapter 5 continues to apply in relation to the referred appeal as if the chapter had not been repealed.	29 30 31

(3)	In this section—	1
	referred appeal see previous section 150.	2
491 App	oeal under previous s 155	3
(1)	This section applies to—	4
	 (a) an appeal that is made by a control body before the commencement under previous section 155 in relation to an appellable decision; or 	5 6 7 8
	(b) an appeal that is made or may be made by the commission on or after the commencement in relation to a decision of a constituted board that is an appellable decision to which part 5, division 2 applies.	9 10 11 12 13
(2)	For an appeal mentioned in subsection (1), the commission takes the place of the relevant control body for the appellable decision.	14 15 16
(3)	For subsection (2), the relevant control body must give the commission all documents and information that the commission requests.	17 18 19
(4)	Previous chapter 5 continues to apply to the commission and QCAT for the appeal.	20 21
492 Cor	itinuation of ch 5	22
chap	the purpose of the continuation of previous oter 5 to a matter as mentioned in this part, the ious chapter is taken not to have been repealed.	23 24 25
Part 7	Provisions relating to offences before commencement	26 27 28

493 Act	t previously in force to apply to offences	1
(1)	This section applies if the pre-amended Act made an act or omission an offence.	2 3
(2)	If the act or omission happened before the commencement, the pre-amended Act continues to apply in relation to the act or omission as if the pre-amended Act had not been amended.	4 5 6 7
(3)	In relation to the act or omission, a person may be charged after the commencement for the offence against the pre-amended Act.	8 9 10
(4)	If a person is convicted after the commencement of the offence (regardless of when the person was charged with the offence), the person can not be punished to any greater extent than was authorised under the pre-amended Act.	11 12 13 14 15
(5)	Subsections (2) to (4) apply even if, after the commencement, doing the act or omitting to do the act under the same circumstances would not constitute an offence against this Act or another Act.	16 17 18 19 20
(6)	Subsections (2) to (5) apply despite the Criminal Code, section 11 but do not limit the Racing Integrity Act, sections 294 and 295.	21 22 23
Part 8	8 Regulation-making	24
	power for transitional	25
	purposes	26
494 Tra	nsitional regulation-making power	27
(1)	A regulation (a <i>transitional regulation</i>) may make provision of a saving or transitional nature	28

make provision of a saving or transitional nature29about any matter—30

389

	 (a) for which it is necessary to make provision to allow or to facilitate the doing of anything to achieve the transition from the pre-amended Act to this Act; and 	1 2 3 4
	(b) for which this Act does not provide or sufficiently provide.	5 6
(2)	A transitional regulation may have retrospective operation to a day that is not earlier than the commencement.	7 8 9
(3)	A transitional regulation must declare it is a transitional regulation.	10 11
(4)	This part and any transitional regulation expire 1 year after the commencement.	12 13
(5)	The Acts Interpretation Act 1954, section 20A, as applied under the Statutory Instruments Act 1992, section 14, applies in relation to the expiry.	14 15 16
Replacement	of sch 3 (Dictionary)	17
Schedule 3—		18
omit, insert—		19

omit, insert—

Schedule 1 Dictionary

section 5 2

<i>accepted representations,</i> for chapter 2, see section 32H(2).	3 4
<i>Act document</i> , for chapter 8, part 1, see section 310.	5 6
<i>advertising notice</i> see section 13(2)(a).	7
<i>affected by bankruptcy action</i> , in relation to an individual, means the individual is insolvent under administration within the meaning of the Corporations Act, section 9.	8 9 10 11
<i>application code</i> , in relation to an approval application, means the proposed code of racing stated in the application.	12 13 14
<i>approval</i> , in relation to an approval applicant, means the Minister's approval of the approval applicant.	15 16 17
<i>approval applicant</i> means the applicant named in an approval application as the applicant.	18 19
<i>approval application</i> means an application under section $10(1)$ for approval of a corporation as the control body for an application code.	20 21 22
<i>approval effect day</i> , in relation to a control body, means the day stated in the Minister's approval as the day on which the approval takes effect.	23 24 25
<i>approved control body</i> means a corporation given a Minister's approval.	26 27
<i>approved form</i> means a form approved under section 343.	28 29

18(2) or	<i>ent report</i> means a report under section 19(3) about an approval application or applications.	1 2 3
<i>at</i> , a plac	e, includes in and on the place.	4
<i>backgrou</i> section 3	<i>und document</i> , for chapter 8, part 1, see 10.	5 6
<i>betting</i> a section 1	exchange, for chapter 3, part 6, see 13AC.	7 8
licensed	<i>meeting</i> means a meeting held by a club at a licensed venue under the f a control body, but at which no race is	9 10 11 12
	neans the Racing Queensland Board ed under section 9AA.	13 14
board co	de of racing see section 9AB.	15
<i>bookmaking</i> means the business of receiving or negotiating bets and includes the settlement of bets.		16 17 18
business	<i>business address</i> , of a control body, means the business address of the control body as stated in its approval.	
business	associate—	22
(a) mea	ns—	23
(i)	for an approval application—a person whom the chief executive believes will, if the approval applicant is approved as a control body, be associated with the ownership or management of the operations of the control body; or	24 25 26 27 28 29
(ii)	for a corporation approved as a control body—a person whom the chief executive believes is associated with the ownership or management of the	30 31 32 33

	operations of the corporation as a control body; and	1 2
(b)	includes, for any other corporation—an executive officer of the corporation.	3 4
cha	<i>irperson</i> means the chairperson of the board.	5
	ef executive officer means the chief executive cer of the board.	6 7
clos	ure date see section 14(2).	8
part	b means either of the following that has, as of its objects, the object of promoting animal ng of a particular breed or type of animal—	9 10 11
(a)	a corporation registered under the Corporations Act;	12 13
(b)	an incorporated association under the Associations Incorporation Act 1981.	14 15
cod	e of racing means any of the following—	16
(a)	thoroughbred racing;	17
(b)	harness racing;	18
(c)	greyhound racing;	19
(d)	another code of racing stated in a Minister's approval.	20 21
Inte	<i>mission</i> means the Queensland Racing grity Commission established under the ing Integrity Act.	22 23 24
	<i>fidential information</i> , for chapter 8, part 1, section 310.	25 26
con	trol body means—	27
(a)	an approved control body; or	28
(b)	the board.	29
con	<i>trol body direction</i> see section 34(3).	30

control body form means a form approved by a 1 control body for its code of racing. 2 control body officer, for chapter 8, part 1, see 3 section 310. 4 *conviction*, of an offence, means being found 5 guilty of the offence, on a plea of guilty or 6 otherwise, whether or not a conviction is 7 recorded. 8 copy, for chapter 8, part 1, see section 310. 9 court, for chapter 8, part 1, see section 310. 10 *criminal history*, of a person, means the person's 11 criminal history within the meaning of the 12 Criminal Law (Rehabilitation of Offenders) Act 13 1986, and— 14 (a) despite section 6 of that Act, includes a 15 conviction of the person to which the section 16 applies; and 17 (b) despite section 5 of that Act, includes a 18 charge made against the person for an 19 offence. 20 criminal organisation means— 21 (a) for the definition *identified participant*—a 22 criminal organisation under the Criminal 23 Code, section 1; or 24 (b) otherwise—an organisation identified by the 25 police commissioner criminal 26 as а organisation within the meaning of the 27 Criminal Code, section 1. 28 *deal with*, an asset, for chapter 3, part 5, division 29 4, see section 111. 30 decision-maker, for an original decision, see 31 section 114(2). 32

<i>deputy chairperson</i> means the deputy chairperson of the board.	1 2	
<i>disciplinary action</i> , relating to a Minister's approval, means 1 or more of the following—	3 4	
(a) cancelling the approval;	5	
(b) suspending the approval for a stated period;	6	
(c) varying the approval in either of the following ways, except if the variation is made as the result of an application of the control body—	7 8 9 10	
(i) changing a condition stated in the approval to which it is subject;	11 12	
(ii) stating a new condition to which the approval is to be subject.	13 14	
<i>dispose</i> , for chapter 3, part 5, division 4, see section 111.	15 16	
<i>disqualifying conviction</i> means either of the following—	17 18	
(a) a conviction, whether or not a spent conviction, for an offence against—	19 20	
(i) this Act, the Racing Integrity Act or the repealed Act; or	21 22	
(ii) a law of another State, that is prescribed by regulation as a law about racing or betting;	23 24 25	
(b) a conviction for an indictable offence against another Act or law, other than an irrelevant spent conviction.	26 27 28	
<i>document or information request</i> , for chapter 3, part 6, see section 113AG.		
eligible corporation means a corporation that—	31	

(a)	is registered under the Corporations Act; and	1 2
(b)	has a constitution under the Corporations Act that, at all times, requires—	3 4
	(i) at least 3 directors; and	5
	(ii) the persons appointed or employed as executive officers of the corporation to be eligible individuals; and	6 7 8
(c)	has not, at any time, had a licence cancelled under this Act or the Racing Integrity Act.	9 10
elig	ible individual means a person who—	11
(a)	is not affected by bankruptcy action; and	12
(b)	does not have a disqualifying conviction; and	13 14
(c)	is not subject to an exclusion action; and	15
(d)	is not licensed by, or is not an executive officer of a corporation that is licensed by, the commission; and	16 17 18
(e)	is not a member of a committee, or employee, of—	19 20
	(i) a licensed club; or	21
	(ii) an association formed in Australia to promote the interests of 1 or more participants in a code of racing; and	22 23 24
(f)	is not disqualified from managing corporations, under the Corporations Act, part 2D.6; and	25 26 27
(g)	has not, at any time, had a licence cancelled under this Act or the Racing Integrity Act.	28 29
	<i>usion action</i> , relating to a person, means an on taken by a control body against the person,	30 31

 following under its rules of racing— (a) names the person on a list that— (i) is kept under the control body's rules of racing and identifies persons whose entitlements under the rules are forfeited; and (ii) is, from time to time, published in the control body's racing calendar; (b) warns off the person from entering, or remaining at, a licensed venue, or other place at which trials are or are to be conducted, when the licensed venue or place is being used for the control body's code of racing. <i>executive associate</i> means— (a) for an approval application—an executive officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body; or (b) for a corporation approved as a control body; or (b) for a corporation approved as a control body; or (c) for a corporation approved as a control body; or (d) for a partner, a trustee, or another person stated by the chief executive believes will, if the approval applicant is approved as a control body; or (b) for a corporation approved as a control body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive, whom the chief executive believes is associated with the ownership or management of the operations of the corporation as a control body. 			
 (i) is kept under the control body's rules of racing and identifies persons whose entitlements under the rules are forfeited; and (ii) is, from time to time, published in the control body's racing calendar; (b) warns off the person from entering, or remaining at, a licensed venue, or other place at which trials are or are to be conducted, when the licensed venue or place is being used for the control body's code of racing. <i>executive associate</i> means— (a) for an approval application—an executive officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body; or (b) for a corporation approved as a control body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body; or (b) for a corporation approved as a control body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive, whom the chief executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes is associated with the ownership or management of the operations of the corporation as a control body. <i>executive officer</i> means— (a) of a corporation—a person who is 			1 2
 racing and identifies persons whose entitlements under the rules are forfeited; and (ii) is, from time to time, published in the control body's racing calendar; (b) warns off the person from entering, or remaining at, a licensed venue, or other place at which trials are or are to be conducted, when the licensed venue or place is being used for the control body's code of racing. <i>executive associate</i> means— (a) for an approval application—an executive officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body; or (b) for a corporation approved as a control body; or (b) for a corporation approved as a control body; or (c) for a corporation approved as a control body. (b) for a corporation approved as a control body. (c) for a corporation approved as a control body. (a) of a corporation—a person who is 	(a)	names the person on a list that—	3
 control body's racing calendar; (b) warns off the person from entering, or remaining at, a licensed venue, or other place at which trials are or are to be conducted, when the licensed venue or place is being used for the control body's code of racing. executive associate means— (a) for an approval application—an executive officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body, be associated with the ownership or management of the operations of the control body; or (b) for a corporation approved as a control body of the chief executive believes is associated with the ownership or management of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive officer of the corporation approved as a control body. (b) for a corporation approved as a control body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes is associated with the ownership or management of the operations of the corporation as a control body. 		racing and identifies persons whose entitlements under the rules are	4 5 6 7
 remaining at, a licensed venue, or other place at which trials are or are to be conducted, when the licensed venue or place is being used for the control body's code of racing. executive associate means— (a) for an approval application—an executive officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body; or (b) for a corporation approved as a control body; or (b) for a corporation approved as a control body of the corporation, a partner, a trustee, or another person stated by the chief executive officer of the corporation approved as a control body. (b) for a corporation approved as a control body of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes is associated with the ownership or management of the corporations of the corporation as a control body. (a) of a corporation—a person who is			8 9
 (a) for an approval application—an executive officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body, be associated with the ownership or management of the operations of the control body; or (b) for a corporation approved as a control body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes is associated with the ownership or management of the corporation of the corporation approved as a control body. executive officer means— (a) of a corporation—a person who is 	(b)	remaining at, a licensed venue, or other place at which trials are or are to be conducted, when the licensed venue or place is being used for the control body's code of	10 11 12 13 14 15
 officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body, be associated with the ownership or management of the operations of the control body; or (b) for a corporation approved as a control body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes is associated with the ownership or management of the operations of the corporation as a control body. executive officer means— (a) of a corporation—a person who is 	exed	cutive associate means—	16
 body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes is associated with the ownership or management of the operations of the corporation as a control body. executive officer means— (a) of a corporation—a person who is 	(a)	officer of a corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes will, if the approval applicant is approved as a control body, be associated with the ownership or management of the	17 18 19 20 21 22 23 24
(a) of a corporation—a person who is	(b)	body—an executive officer of the corporation, a partner, a trustee, or another person stated by the chief executive, whom the chief executive believes is associated with the ownership or management of the operations of the corporation as a control	25 26 27 28 29 30 31 32
	exed	cutive officer means—	33
	(a)		34 35

corporation's management, whether or not the person is a director of the corporation or the person's position is given the name of executive officer; or	1 2 3 4	
(b) of the board—a member, the chief executive officer or another person who is concerned with, or takes part in, the board's management.	5 6 7 8	
forge, for chapter 8, part 1, see section 310.	9	
<i>holding company</i> , in relation to a body corporate, see the Corporations Act, section 9.	10 11	
<i>identified participant</i> , in a criminal organisation, means a person who is identified by the police commissioner as a participant in the organisation within the meaning of the Criminal Code, section 60A(3).		
<i>indictable offence</i> includes an indictable offence dealt with summarily.	17 18	
<i>information notice</i> , about a decision, means a notice stating the following—	19 20	
(a) the decision;	21	
(b) the date of the decision;	22	
(c) the date the decision takes effect;	23	
(d) the reasons for the decision;	24	
 (e) for a decision that is an original decision—how a person to whom the notice is given may apply for an internal review of the decision within 14 days after the person receives the notice. <i>interested person</i>, for an original decision, see 	25 26 27 28 29 30	
section 115.	30 31	

und	<i>rnal review application</i> means an application er section 117 for an internal review of an inal decision.	1 2 3
inte	<i>rnal review decision</i> see section 119(1)(b).	4
	<i>nce</i> means a licence under the Racing grity Act in relation to any of the following—	5 6
(a)	an animal that is suitable for racing in a code of racing;	7 8
(b)	a club that is suitable to be licensed for a code of racing;	9 10
(c)	a person who is suitable to be a participant in a code of racing, including, for example, as the owner of an animal or a racing bookmaker, racing bookmaker's clerk, rider, stable supervisor, stablehand or trainer;	11 12 13 14 15
(d)	a venue that is suitable for race meetings for a code of racing.	16 17
lice	nce holder means—	18
(a)	for an animal or place—the person stated in the licence as the holder of the licence; or	19 20
(b)	otherwise—the person who is licensed.	21
<i>licensed</i> means licensed by the commission under the Racing Integrity Act.		22 23
Note		24
Se	ee, for example, the Racing Integrity Act, section 301.	25
lice	nsed animal means—	26
(a)	an animal that is licensed by the commission for a code of racing; or	27 28
(b)	an animal that a person presents at a licensed venue, another place where a trial for licensed animals is or is to be held or any	29 30 31

other place, as if the animal were a licensed animal.	1 2	
<i>licensed club</i> means a club licensed by the commission to hold race meetings for a code of racing.	3 4 5	
<i>licensed venue</i> means a place licensed by the commission as a place at which a race meeting may be held by a licensed club for a code of racing.	6 7 8 9	
<i>licensed wagering operator</i> , for chapter 3, part 6, see section 113AB.	10 11	
<i>manage</i> , in relation to a code of racing or application code in an approval application, includes—	12 13 14	
(a) operating, developing and promoting the code or application code; and	15 16	
(b) regulating activities associated with the code or application code; and	17 18	
(c) prohibiting some activities, or aspects of an activity, associated with the code or application code.	19 20 21	
<i>member</i> means a member of the board.	22	
<i>Ministerial direction</i> means a direction given by the Minister to—	23 24	
(a) the board under section 9BM; or	25	
(b) an approved control body under section 32C.	26 27	
<i>Minister's approval</i> means an approval as a control body given by the Minister to an approval applicant under section 26.	28 29 30	
money includes—	31	
(a)	bank notes, coins, bank drafts, marketable securities, cheques and other orders, warrants, authorities or requests for the payment of money; and	1 2 3 4
------	---	------------------
(b)	an acknowledgement, note or other thing purporting or intended to entitle the bearer or another person to money or money's worth.	5 6 7 8
non	<i>-industry member</i> see section 9AI(1)(a).	9
	<i>proprietary club</i> means a club with a stitution that does both of the following—	10 11
(a)	provides for the application of all of the club's profits and other income to the promotion of the club's objects;	12 13 14
(b)	prohibits the payment of dividends to the members of the club.	15 16
	<i>proprietary entity</i> , for chapter 3, part 5, sion 4, see section 111.	17 18
noti	ce means a written notice.	19
obje	<i>ctor</i> see section 15(1).	20
	<i>rational plan</i> means a control body's rational plan under chapter 2, part 3, division	21 22 23
orig	<i>inal decision</i> see section 114(1).	24
	<i>icipant</i> means a person involved with a code acing, other than—	25 26
(a)	a club; or	27
(b)	a person who participates merely by doing either or both of the following—	28 29
	(i) attending a race meeting;	30

(ii) placing a bet with a racing bookmaker, within the meaning of the Racing Integrity Act, at a race meeting.	1 2 3
<i>place</i> includes land and premises.	4
<i>police commissioner</i> means commissioner of the police service.	5 6
<i>policy</i> means a policy made by a control body for its code of racing under chapter 3, part 2.	7 8
premises includes—	9
(a) a building or structure, or part of a building or structure, of any type; and	10 11
(b) a group of buildings or structures, or part of a group of buildings or structures, of any type.	12 13 14
<i>principal racing authority</i> , for chapter 3, part 6, see section 113AB.	15 16
<i>proposed action</i> , for chapter 2, see section $32G(2)(a)$.	17 18
<i>Queensland race information</i> , for chapter 3, part 6, see section 113AB.	19 20
<i>race</i> means a contest, contingency or event managed by a control body in which 2 or more licensed animals compete against each other for the purpose of providing a contest, contingency or event on which bets may be made.	21 22 23 24 25
<i>race information authority,</i> for chapter 3, part 6, see section 113AB.	26 27
race meeting means—	28
(a) a meeting for conducting racing of licensed animals; or	29 30
(b) a betting meeting.	31
<i>racing calendar</i> see section 38(1).	32

<i>racing-industry member</i> see section 9AI(1)(b).	1
<i>Racing Integrity Act</i> means the <i>Racing Integrity Act</i> 2015.	2 3
<i>regulation condition</i> see section 30(1).	4
<i>relevant control body</i> , for chapter 3, part 5, division 4, see section 111.	5 6
<i>repealed Act</i> means the <i>Racing and Betting Act</i> 1980.	7 8
<i>review notice</i> see section 119(1)(c).	9
<i>rider</i> , of an animal, includes—	10
(a) the driver of the animal; and	11
(b) the jockey for the animal.	12
<i>rules of racing</i> means the rules of racing, as in force from time to time, of a control body for its code of racing, as required under section 91(1).	13 14 15
show cause notice see section 32G(1).	16
show cause period see section 32G(2)(g).	17
spent conviction means a conviction—	18
 (a) for which the rehabilitation period under the Criminal Law (Rehabilitation of Offenders) Act 1986 has expired under that Act; and 	19 20 21
(b) that is not revived as prescribed under section 11 of that Act.	22 23
<i>staff</i> , in relation to a control body, means persons employed by the control body in any capacity.	24 25
<i>strategic plan</i> means a control body's strategic plan under chapter 2, part 3, division 5.	26 27
<i>substantial holding</i> see the Corporations Act, section 9.	28 29
<i>totalisator</i> , for chapter 3, part 6, see section 113AB.	30 31

 <i>trial</i> means a contest, contingency or event managed by a control body, and controlled by the commission, for testing or training licensed animals, but is not a contest, contingency or event on which bets may be made. <i>UBET</i> means UBET Qld Limited ACN 085 691 738. 	1 2 3 4 5 6 7
unsuitable corporation means a corporation—	8
(a) that is a criminal organisation; or	9
(b) in which a substantial holding in the corporation is held by—	10 11
(i) an identified participant in a criminal organisation; or	12 13
(ii) a criminal organisation; or	14
(c) that has a holding company that is a criminal organisation.	15 16
<i>venue</i> includes a track.	17
<i>wagering monitoring system</i> , for chapter 3, part 6, see section 113AB.	18 19
<i>wagering operator</i> , for chapter 3, part 6, see section 113AB.	
<i>welfare</i> , of an animal, means issues about the health, safety or wellbeing of the animal.	22 23

Schedule 2 Renumbered 24 cross-references 25

section 355A 26

		[s 390]
Liquor	Act 1992	1
1	section 4, definition racing offence provision, paragraph	(b) 2
Racing	g Integrity Act 2015	3
1	section 29	4
2	section 30	5
3	section 31	6
4	section 71	7
5	section 78	8
6	section 86	9
7	section 87	10
8	s section 249	11
9	section 291	12
10	section 302	13
Part 4	Amendment of Acts	14
390 A	cts amended in sch 2	15
	Schedule 2 amends the Acts it mentions.	16

Schedule 1 Dictionary

section	5	2
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1st a	leput	<i>y commissioner</i> see section 17(2)(a).	3
2nd	depu	<i>ty commissioner</i> see section 17(2)(b).	4
acce	epted	<i>insurance policy or bond</i> see section 153(3).	5
<i>acce</i> 139.	-	undertaking, for an offcourse approval, see section	6 7
Act 232.		ment, for chapter 6, part 1, division 1, see section	8 9
mea	ns the	by bankruptcy action, in relation to an individual, e individual is insolvent under administration within ing of the Corporations Act, section 9.	10 11 12
anin	nal w	elfare direction see section 214(1).	13
anin	nal w	elfare offence means—	14
(a)	an c	offence against section 216, 238 or 239; or	15
(b)		offence against the Racing Act, section 317 or 318, as orce before the repeal of the section by this Act; or	16 17
(c)		elation to a licensed animal or an animal that could icensed under this Act, an offence against—	18 19
	(i)	the Animal Care and Protection Act 2001, other than chapter 6, part 2, divisions 2, 3, 4 and 7 and sections 206, 207, 208, 209 and 210; or	20 21 22
	(ii)	the Criminal Code, section 242 or 468.	23
	r oval ing A	<i>application</i> means an approval application under the ct.	24 25
		<i>control body</i> means an approved control body under g Act.	26 27
appi	roved	<i>form</i> means a form approved under section 279.	28

<i>approved</i> 133(2)(a).	<i>place</i> , for an offcourse approval, see section	1 2
	<i>d officer</i> means a person who holds office under part 1 as an authorised officer.	3 4
<i>backgrou</i> section 23	<i>nd document</i> , for chapter 6, part 1, division 1, see 32.	5 6
a person v of the fol	les the action, behaviour, conduct or performance of who, whether on 1 or more than 1 occasion, does any lowing acts for the person or for another person, or perates with another person for the doing of any of	7 8 9 10 11
(a) mak	tes or receives a bet or wager;	12
(b) pays	s, receives, negotiates or settles a bet or wager;	13
(c) offe	rs, agrees or otherwise negotiates—	14
(i)	to bet or wager; or	15
(ii)	to pay, receive or settle a bet or wager.	16
0	<i>eeting</i> means a meeting held by a licensed club at a renue, but at which no race is held.	17 18
	<i>ing</i> means the business of receiving or negotiating ncludes the settlement of bets.	19 20
business d	associate—	21
(a) mea	ns—	22
(i)	for an approval application—a person whom the chief executive (racing) reasonably believes will, if the applicant for the approval application is approved as a control body, be associated with the ownership or management of the operations of the control body; or	23 24 25 26 27 28
(ii)	of an applicant for an eligibility certificate—a person whom the gaming executive reasonably believes will, if the applicant is licensed as a racing bookmaker, be associated with the ownership or management of the business conducted by the racing bookmaker; or	29 30 31 32 33 34

	(iii)	of a certificate holder who is not licensed as a racing bookmaker—a person whom the gaming executive reasonably believes will, if the holder is licensed as a racing bookmaker, be associated with the ownership or management of the business conducted by the racing bookmaker; or	1 2 3 4 5 6
	(iv)	of a certificate holder who is licensed as a racing bookmaker—a person whom the gaming executive reasonably believes is associated with the ownership or management of the business conducted by the racing bookmaker; and	7 8 9 10 11
(b)		udes, for any corporation, an executive officer of the poration.	12 13
		<i>holder</i> means the holder of an eligibility certificate nues to have effect.	14 15
corp	oratic	<i>copy</i> , in relation to a racing bookmaker's licence of a on, means a copy of the licence certified as a true ne commission.	16 17 18
•		<i>ecutive</i> (<i>racing</i>) means the chief executive ring the Racing Act.	19 20
club	mear	ns a club under the Racing Act.	21
code	e of ra	cing means a code of racing under the Racing Act.	22
com	missi	on see section $7(1)$.	23
com	missi	oner see section 16(1).	24
cond	lition	s, of an offcourse approval, see section 138.	25
-		<i>ial information</i> , about a person, for chapter 6, part 1, see section 232.	26 27
cont	rol ba	<i>dy</i> means a control body under the Racing Act.	28
cont	rol ba	ody associate means—	29
(a)		an approved control body—a business associate or cutive associate of the control body; or	30 31
(b)	chie	he board under the Racing Act—a person whom the f executive (racing) believes is associated with the rations of the board.	32 33 34

		<i>i</i> means a finding of guilt, or the acceptance of a ilty, by any court.	1 2
cour	t mea	nns a Magistrates Court.	3
histo	ry	<i>history</i> , of a person, means the person's criminal within the meaning of the <i>Criminal Law tation of Offenders) Act 1986</i> , and—	4 5 6
(a)	-	bite section 6 of that Act, includes a conviction of the on to which the section applies; and	7 8
(b)	-	bite section 5 of that Act, includes a charge made nst the person for an offence.	9 10
crim	inal o	prganisation means—	11
(a)		the definition <i>identified participant</i> —a criminal unisation under the Criminal Code, section 1; or	12 13
(b)	com	erwise—an organisation identified by the police missioner as a criminal organisation within the ning of the Criminal Code, section 1.	14 15 16
depu	ty co	mmissioner see section 17(1).	17
		<i>ry action</i> , relating to an approval or licence, means of the following—	18 19
(a)	canc	celling the approval or licence;	20
(b)	susp	bending the approval or licence for a stated period;	21
(c)	varying the approval or licence in either of the following ways, except if the variation is made as the result of an application of the control body for the approval or the licence holder—		22 23 24 25
	(i)	changing a condition stated in the approval or licence to which it is subject;	26 27
	(ii)	stating a new condition to which the approval or licence is to be subject;	28 29
(d)	for a	a licence—	30
	(i)	imposing a monetary penalty; or	31

	(ii)	closing, for a stated period, premises or part of premises stated in the licence as premises at which an activity may be conducted under the licence.	1 2 3
docı	ument	t certification requirement see section 220(6).	4
docı	ument	t production requirement see section 220(2).	5
drug	g mea	ns—	6
(a)	Sch	bstance mentioned in the Standard for the Uniform eduling of Medicines and Poisons as in force from e to time, published by the Commonwealth; or	7 8 9
(b)		ther substance, likely to affect the performance of a nsed animal, prescribed by regulation.	10 11
Acts		<i>c document</i> means a document of a type under the <i>pretation Act 1954</i> , schedule 1, definition <i>document</i> , a (c).	12 13 14
a pe state	erson ed in t	<i>certificate</i> means an eligibility certificate granted to by the gaming executive stating that, until a day the certificate, the person is eligible to apply to the on for a racing bookmaker's licence.	15 16 17 18
emp	<i>loy</i> in	cludes—	19
(a)	enga	age; and	20
(b)	emp	oloy or engage whether or not for payment.	21
exec	cutive	associate means—	22
(a)	corp by exec appr asso	an approval application—an executive officer of a poration, a partner, a trustee, or another person stated the chief executive (racing), whom the chief cutive (racing) reasonably believes will, if the roval applicant is approved as a control body, be becated with the ownership or management of the rations of the control body; or	23 24 25 26 27 28 29
(b)	exec anot the	an applicant for an eligibility certificate—an cutive officer of a corporation, a partner, a trustee, or ther person stated by the gaming executive, whom gaming executive reasonably believes will, if the licant is licensed as a racing bookmaker, be	30 31 32 33 34

associated with the ownership or management of the 1 business conducted by the racing bookmaker; or 2 (c) of a certificate holder who is not licensed as a racing 3 bookmaker-an executive officer of a corporation, a 4 partner, a trustee, or another person stated by the gaming 5 executive, whom the gaming executive reasonably 6 believes will, if the holder is licensed as a racing 7 bookmaker, be associated with the ownership or 8 management of the business conducted by the racing 9 bookmaker; or 10 (d) of a certificate holder who is licensed as a racing 11 bookmaker—an executive officer of a corporation, a 12 partner, a trustee, or another person stated by the gaming 13 executive, whom the gaming executive reasonably 14 believes is associated with the ownership or 15 management of the business conducted by the racing 16 bookmaker. 17 executive officer, of a corporation, means a person who is 18 concerned with, or takes part in, the corporation's 19 management, whether or not the person is a director of the 20 corporation or the person's position is given the name of 21 executive officer. 22 former owner see section 209(1). 23 gaming executive means the chief executive administering the 24 Wagering Act 1998. 25 gaming executive decision see section 130(1). 26 gaming executive form means a form approved by the gaming 27 executive under section 163. 28 general power see section 196(1). 29 *help requirement* see section 197(1). 30 *identified participant*, in a criminal organisation, means a 31 person who is identified by the police commissioner as a 32 participant in the organisation within the meaning of the 33 Criminal Code, section 60A(3). 34 *identity card*, for a provision about authorised officers, means 35 an identity card issued under section 170(1). 36

illeg	al betting place see section 243.	1
	<i>ctable offence</i> includes an indictable offence dealt with marily.	2 3
-	<i>rmation notice</i> , about a decision, means a notice stating following—	4 5
(a)	the decision;	6
(b)	the day the decision is made;	7
(c)	the day the decision takes effect;	8
(d)	the reasons for the decision;	9
(e)	for a decision that is an original decision—that the person to whom the notice is given may apply to the commission for an internal review of the decision within 14 days after the person receives the notice;	10 11 12 13
(f)	for a decision other than an original decision—how a person to whom the notice is given may apply for a review of the decision and the period within which the application must be made.	14 15 16 17
inte	rested person, for an original decision, see section 263.	18
or a	<i>rfere with</i> , in relation to a licensed animal, licence holder n official of the commission or a control body, for chapter art 1, division 3, see section 237.	19 20 21
<i>internal review application</i> means an application under section 265 for an internal review of an original decision.		
inte	rnal review decision see section 267(1)(b).	24
licer	nce holder means—	25
(a)	for an animal or place—the person stated in the licence as the holder of the licence; or	26 27
(b)	otherwise—the person who is licensed.	28
Exan	nple of a licence holder for paragraph (a)—	29
An animal called 'Rocket' may be licensed by the commission. Joan Rockettes may be the owner of the licensed animal. The licence will state that Joan Rockettes is the licence holder of the licence for the licensed animal 'Rocket'.		

licen	sed means licensed by the commission.	1
licen	sed animal means—	2
(a)	an animal that is licensed by the commission for its code of racing; or	3 4
(b)	an animal that a person presents at a licensed venue, another place where a trial for licensed animals is or is to be held or any other place, as if the animal were a licensed animal.	5 6 7 8
	<i>sed club</i> means a club licensed to hold race meetings for de of racing.	9 10
book ident an e	<i>executive officer</i> , of a corporation that is a racing maker, means an executive officer of the corporation tified in the corporation's racing bookmaker's licence as executive officer who may carry on bookmaking for the poration under the licence.	11 12 13 14 15
	<i>sed venue</i> means a place licensed as a place at which a meeting may be held by a licensed club for a code of ag.	16 17 18
<i>man</i> 138(<i>datory condition</i> , of an offcourse approval, see section 2).	19 20
notic	e means a written notice.	21
occu	<i>pier</i> , of a place, includes the following—	22
(a)	if there is more than 1 person who apparently occupies the place—any 1 of the persons;	23 24
(b)	any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	25 26
(c)	if no-one apparently occupies the place—any person who is an owner of the place.	27 28
<i>of</i> , a	place, includes at or on the place.	29
offco	purse approval see section 133(1).	30
autho excu	<i>ace warning</i> , for a direction or requirement by an orised officer, means a warning that, without a reasonable se, it is an offence for the person to whom the direction or irement is made not to comply with it.	31 32 33 34

(a) of the commission—an authorised officer or a steward; or	2 3	
(b) of a control body—a person who holds a position in the control body that is stated, under the control body's rules of racing, as a position for which the holder is an official of the control body.	4 5 6 7	
Example for paragraph (b)—	8	
A control body's rules of racing may state a holder of the position of handicapper or starter is an official of the control body.	9 10 11	
<i>operational plan</i> means the commission's operational plan under section 52.	12 13	
original decision see section 262.	14	
<i>owner</i> , of a seized thing, includes a person who would be entitled to possession of the thing had it not been seized.		
<i>participant</i> means a person involved with a code of racing, other than—		
(a) a club; or	19	
(b) a person who participates merely by doing either or both of the following—	20 21	
(i) attending a race meeting;	22	
(ii) placing a bet with a racing bookmaker at a race meeting.	23 24	
personal details requirement see section 218(5).	25	
person in control—	26	
(a) of a vehicle, includes—	27	
(i) the vehicle's driver or rider; and	28	
(ii) anyone who reasonably appears to be, claims to be, or acts as if he or she is, the vehicle's driver or rider or the person in control of the vehicle; or	29 30 31	

(b)	of another thing, includes anyone who reasonably appears to be, claims to be, or acts as if he or she is, the person in possession or control of the thing.	1 2 3
plac	<i>e</i> includes the following—	4
(a)	premises;	5
(b)	vacant land;	6
(c)	a place in Queensland waters;	7
(d)	a place held under more than 1 title or by more than 1 owner;	8 9
(e)	the land or water where a building or structure, or a group of buildings or structures, is situated.	10 11
<i>polie</i> serv	ce commissioner means the commissioner of the police ice.	12 13
pren	nises includes the following—	14
(a)	a building or other structure;	15
(b)	a part of a building or other structure;	16
(c)	a caravan or vehicle;	17
(d)	a cave or tent;	18
(e)	premises held under more than 1 title or by more than 1 owner.	19 20
prok 237.	nibited thing, for chapter 6, part 1, division 3, see section	21 22
prop	<i>posed action</i> , for chapter 3, see section 72(2)(a).	23
publ	<i>lic place</i> means a place, or part of a place—	24
(a)	that the public is entitled to use, that is open to members of the public or that is used by the public, whether or not on payment of money; or	25 26 27
	Examples of a place that may be a public place under paragraph (a)—	28 29
	a beach, a park, a road	30
(b)	the occupier of which allows, whether or not on payment of money, members of the public to enter.	31 32

Examples of a place that may be a public place under paragraph (b)—	$\frac{1}{2}$
a saleyard, a showground	3
Queensland Racing Integrity Commission means the Queensland Racing Integrity Commission established under section 7.	4 5 6
race means a race under the Racing Act.	7
race meeting means—	8
(a) a meeting for conducting racing of licensed animals; or	9
(b) a betting meeting.	10
Racing Act means the Racing Act 2002.	11
<i>racing bookmaker</i> means the holder of a racing bookmaker's licence.	12 13
<i>racing bookmaker's clerk</i> means the holder of a racing bookmaker's clerk licence.	14 15
<i>racing bookmaker's clerk licence</i> means a licence from the commission to be employed by a racing bookmaker as a clerk in the conduct of the racing bookmaker's business at a licensed venue.	16 17 18 19
<i>racing bookmaker's licence</i> means a licence from the commission as a racing bookmaker for a code of racing.	20 21
<i>Racing Integrity Commissioner</i> means the person who, under section 16, holds office as the Racing Integrity Commissioner.	22 23
<i>reasonably believes</i> means believes on grounds that are reasonable in the circumstances.	24 25
<i>reasonably suspects</i> means suspects on grounds that are reasonable in the circumstances.	26 27
<i>rules of racing</i> means the rules of racing under the Racing Act.	28 29
show cause notice—	30
(a) for chapter 3, part 3, see section 72(1); or	31
(b) for chapter 4, part 3, see section 119(1); or	32

(c)	for chapter 4, part 4, see section 142(1).	1
shov	v cause period—	2
(a)	for chapter 3, part 3, see section 72(2)(e); or	3
(b)	for chapter 4, part 3, see section 119(2)(d); or	4
(c)	for chapter 4, part 4, see section 142(2)(d).	5
	<i>ting contingency</i> includes the following whether being in Queensland or elsewhere—	6 7
(a)	a contest, contingency or event relating to animals, other than a race;	8 9
(b)	a contest, contingency or event relating to an athletic meeting, exercise, fight, game, pastime or sport.	10 11
	f, of the commission, means persons employed by the mission in any capacity.	12 13
	<i>dard</i> means a standard for a code of racing, made by the mission under chapter 3, part 2.	14 15
	<i>ard</i> means a person appointed by the commission as a rard or deputy steward.	16 17
	<i>tegic plan</i> means the commission's strategic plan under ton 52.	18 19
cons com telep elect	<i>communications system</i> means a system or network disting of an electronic device or other equipment for municating at a distance, including, for example, a behone system and a system that allows communication tronically by means of the internet, a cable television york or another online communications system.	20 21 22 23 24 25
thin	\boldsymbol{g} includes an animal, whether dead or alive.	26
tribı	unal means QCAT.	27
unsi	uitable corporation means a corporation—	28
(a)	that is a criminal organisation; or	29
(b)	in which a substantial holding in the corporation is held by—	30 31

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Racing Integrity Bill 2015

Schedule 2		Amendment of Acts		1
			section 390	2
Part	1	Minor or consequential amendments of Racing 2002		3 4 5
1	Section 5, 'sc omit, insert— sch	hedule 3'— edule 1		6 7 8
2	Section 9AB, omit, insert— Boa	heading, 'All-codes board'— ard		9 10 11
3	Sections 9AB omit, insert— boa	and 9AC(1), 'all-codes board'—		12 13 14
4	omit, insert—	2), 'all-codes board's'— urd's		15 16 17
5	Section 9AH, omit, insert— boa	ʻ all-codes board'— ırd		18 19 20

6	Chapter 2, part 1A, division 3, heading, 'of all-codes board'— omit.	1 2 3
7	Section 9AM, 'of the all-codes board'— omit.	4 5
8	Section 9AM(1)(c), 'as chairperson or deputy chairperson'— <i>omit</i> .	6 7 8
9	Section 9AN(1), 'of the all-codes board'— omit.	9 10
10	Section 9AN(1), 'to the all-codes board'— omit, insert— to the board	11 12 13
11	Section 9AO, heading, 'of all-codes board'— omit.	14 15
12	Section 9AO, 'by the all-codes board'— omit, insert— by the board	16 17 18
13	Sections 9AO and 9AP, 'of the all-codes board'— omit.	19 20
14	Chapter 2, part 1A, division 4, heading, 'All-codes board'— omit, insert—	21 22 23

	Board	1
15	Section 9AQ, 'all-codes board'—	2
	omit, insert—	3
	board	4
16	Section 9AR(1), 'The all-codes board'—	5
	omit, insert—	6
	The board	7
17	Section 9AR, 'of the all-codes board'—	8
	omit.	9
18	Section 9AV(1) and (3) 'The all-codes board'—	10
	omit, insert—	11
	The board	12
19	Sections 9AW and 9AX, 'all-codes board'—	13
	omit, insert—	14
	board	15
20	Section 9AY(1), 'of the all-codes board'—	16
	omit.	17
21	Section 9AY(2), 'The all-codes board'—	18
	omit, insert—	19
	The board	20

22	Section 9BA(1), 'of the all-codes board'— omit.	1 2
23	Section 9BA(2), from 'as chief' to 'the all-codes board'— omit.	3 4
24	Section 9BB, 'of the all-codes board are'—	5
	omit, insert— are	6 7
25	Section 9BB(a), (b) and (c), 'all-codes'— omit.	8 9
26	Section 9BB(c), after 'this Act'— insert— and other Acts	10 11 12
27	Section 9BD(1) and (2), 'of the all-codes board'— omit.	13 14
28	Section 9BE, heading, 'of all-codes board'— omit.	15 16
29	Section 9BE(1), 'of the all-codes board'— omit.	17 18
30	Section 9BE(1) and (2), ', the all-codes board'— omit, insert— , the board	19 20 21

Schedule	2
ochedule	~

31	Section 9BF, 'of the all-codes board'— omit.	1 2
32	Section 9BF, 'by the all-codes board'— omit, insert— by the board	3 4 5
33	Chapter 2, part 1A, division 6, heading, 'of all-codes board'— omit.	6 7 8
34	Section 9BG(1), 'of the all-codes board'— omit.	9 10
35	Chapter 2, part 1A, division 7, heading, 'all-codes'— omit.	11 12
36	Chapter 2, part 1A, division 8, heading, 'of all-codes board'— omit.	13 14 15
37	Section 9BL(1), from 'of the all-codes' to 'of the board'— omit, insert— or the chief executive officer	16 17 18
38	Section 9BL(2), 'all-codes'— omit.	19 20
39	Chapter 2, part 1A, division 9, heading, 'all-codes'— omit.	21 22

40	Section 16, heading, 'div 3'— omit, insert— division	1 2 2
	urvision	3
41	Section 18(2), '(the assessed application)'—	4
	omit.	5
42	Section 18(2)(a) and (b), 'assessed'—	6
	omit.	7
43	Section 19(3), from 'each of' to ' <i>applications</i>)'—	8
	omit, insert—	9
	all approval applications	10
44	Section 19(3)(a) and (b), 'assessed'—	11
	omit.	12
45	Section 30(1), 'approval of each control body'—	13
	omit, insert—	14
	Minister's approval	15
46	Section 32A(1)(a), 'developing, operating and'—	16
	omit.	17
47	Section 42(3), 'all-codes'—	18
	omit.	19
48	Section 113AE(2), (4) and (5), 'under a regulation'—	20
	omit, insert—	21

Schedule	2

	by regulation	1
49	Section 329, heading, 'div 1'—	2
	omit, insert—	3
	division	4
50	Section 329, ', under this Act, for an offence'—	5
	omit, insert—	6
	under this Act	7
Part	2 Amendments of other Acts	8
Bail A	Act 1980	9
1	Schedule, ' <i>Racing Act 2002</i> , section 321, 323 or 325' and ' <i>Racing and Betting Act 1980</i> , sections 214, 216, 217 and 219'—	10 11 12
	omit, insert—	13
	Racing Integrity Act 2015, sections 242, 244 and 246	14
Crimi	nal Organisation Act 2009	1.5
CIIIII	nal Organisation Act 2009	15
1	Schedule 2, definition <i>prescribed activity</i> , paragraph (h), <i>'Racing Act 2002'—</i>	16 17
	omit, insert—	18
	Racing Integrity Act 2015	19

Racing Integrity Bill 2015

Inter	active Gamb	ling (Pl	ayer Protection) Act 1998	1
1	Section 6(2)(a omit, insert—	a)—		23
		. ,	agering conducted under the <i>Racin</i> tegrity Act 2015 if—	
		(i)	a person places a wager with a racin bookmaker by using telecommunications system under tha Act for conducting the wagering; and	a 7
		(ii)) either—	10
			(A) when the wager is placed, the racing bookmaker is carrying o bookmaking at a race meeting under the <i>Racing Act 2002</i> ; or	n 12
			 (B) the racing bookmaker is carryin on the bookmaking under a offcourse approval under th <i>Racing Integrity Act 2015</i>; 	in 16
Liqu	or Act 1992			19
1	Section 4—			20
	insert—			21
		0	<i>racing offence provision</i> means any of the following provisions—	
		. ,	e <i>Racing Integrity Act 2015</i> , sections 24 d 244;	2 24 25
		(b) the	e Racing Act 2002, section 321 or 323.	26

Schedule	2
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2	Section 134(1)(a)(i), 'or the <i>Racing Act 2002</i> , section 321 or 323'—	1 2
	omit, insert—	3
	or a racing offence provision	4
3	Section 136(1)(b)(iii), 'the <i>Racing Act 2002</i> , section 321 or 323'—	5 6
	omit, insert—	7
	a racing offence provision	8
4	Section 151A(3)(a), 'Racing Act 2002'—	9
	omit, insert—	10
	Racing Integrity Act 2015	11
5	Section 232B(1)(b), 'the <i>Racing Act 2002</i> , section 321 or 323'—	12 13
	omit, insert—	14
	a racing offence provision	15
Poli	ce Powers and Responsibilities Act 2000	16
1	Section 30(f)(i), after ' <i>Racing Act 2002</i> '—	17
	insert—	18
	or Racing Integrity Act 2015	19
2	Section 32(g), after the entry for the ' <i>Racing Act 2002</i> '—	20
	insert—	21
	• the <i>Racing Integrity Act 2015</i>	22

3	Schedule 6, definition prescri 'Racing Act 2002'— omit, insert—	<i>bed place</i> , paragraph (i),	1 2 3
	Racing Integrity Act 2	015	4
Pub	lic Service Act 2008		5
1	Schedule 1— insert—		6 7
			8
-	nsland Racing Integrity mission under the <i>Racing Integrity</i> 015	Racing Integrity Commissioner	

1 Section 33(2)(b)— 10 omit, insert— 11 (b) at a licensed venue under the Racing 12 Integrity Act 2015 where a race meeting 13 under the Racing Act 2002 is held; or 14	Trading (Allowable Hours) Act 1990			9
č	1	omit, insert—	at a licensed venue under the <i>Racing</i> Integrity Act 2015 where a race meeting	11 12 13

Schedule 2

Wag	ering Act 1998	1
1	Section 12(1) and (2), ' <i>Racing Act 2002</i> '—	2
	omit, insert—	3
	Racing Integrity Act 2015	4
2	Schedule 2, definitions <i>licensed club</i> and <i>licensed venue</i> , <i>'Racing Act 2002</i> , schedule 3'—	5 6
	omit, insert—	7
	Racing Integrity Act 2015	8

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