

Queensland

Racing and Other Legislation Amendment Bill 2012



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2012

A Bill

for

An Act to amend the *Interactive Gambling (Player Protection) Act 1998*, the *Racing Act 2002* and the *Wagering Act 1998* for particular purposes

	The Parliament of Queensland enacts—				
	Part	1 Preliminary	2		
Clause	1	Short title	3		
		This Act may be cited as the Racing and Other Legislation Amendment Act 2012.	4 5		
Clause	2	Commencement	6		
		This Act, other than sections 10 and 13, commences on a day to be fixed by proclamation.	7 8		
	Part	2 Amendment of Interactive Gambling (Player Protection) Act 1998	9 10 11		
Clause	3	Act amended	12		
		This part amends the <i>Interactive Gambling (Player Protection) Act 1998.</i>	13 14		
Clause	4	Amendment of s 6 (Meaning of interactive game)	15		
		Section 6(2)(a)—	16		
		omit, insert—	17		
		'(a) wagering conducted under the <i>Racing Act 2002</i> if—	18		
		 (i) a person places a wager with a racing bookmaker by using a telecommunications system under that Act for conducting the wagering; and 	19 20 21		

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			(ii)	eithe	r—	1
				(A)	when the wager is placed, the racing bookmaker is carrying on bookmaking at a race meeting under that Act; or	2 3 4
				(B)	the racing bookmaker is carrying on the bookmaking under an offcourse approval under that Act;'.	5 6 7
	Part	3		Ar	nendment of Racing Act 2002	8
Clause	5	Act	amended	t		9
			This part	ameno	ls the Racing Act 2002.	10
			Note—			11
			See also t	the ame	endments in the schedule.	12
Clause	6		endment nerally are		l (Main purposes of Act and how they eved)	13 14
		(1)	Section 4	(2), 'fe	ollowing—'—	15
			omit, inse	rt—		16
			'following	g—		17
			Indu	ıstry	ishment of the Queensland All Codes Racing Board as the control body to manage the ored, harness and greyhound codes of racing;	18 19 20
					lishment of control boards to assist the ad All Codes Racing Industry Board;'.	21 22
		(2)	Section 4	(2)—		23
			insert—			24
			'(da) the	appoir	ntment of the Racing Integrity Commissioner;	25

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			(ea)	the establishment of the Racing Disciplinary Board to hear and decide appeals against appellable decisions;	1 2
			(fa)	the process for granting offcourse approvals to racing bookmakers for carrying on racing bookmaking at places other than licensed venues;'.	3 4 5
		(3)	Sect	ion 4(2)(aa) to (i)—	6
			renu	mber as section 4(2)(a) to (n).	7
Clause	7		place apter)	ment of ch 2, pt 1, hdg (Main purposes of	8
			Chap	pter 2, part 1, heading—	10
			omit	, insert—	11
	'Par	t 1		Preliminary'.	12
Clause				nent of s 7 (Main purposes of ch 2 and how they y are achieved)	13 14
		(1)	Sect	ion 7(1)(a) and (b)—	15
			renu	mber as section 7(1)(c) and (d).	16
		(2)	Sect	ion 7(1)—	17
			inse	rt—	18
			'(a)	to establish a control body for the thoroughbred, harness and greyhound codes of racing; and	19 20
			(b)	to establish control boards for the thoroughbred, harness and greyhound codes of racing; and'.	21 22
		(3)	Sect	ion 7(2)—	23
			omit	, insert—	24
		'(2)		erally, the main purposes of this chapter are achieved by iding for the following—	25 26
			(a)	establishment of the Queensland All Codes Racing Industry Board as the control body for the thoroughbred, harness and greyhound codes of racing;	27 28 29

		(b)	powers and functions of the Queensland All Codes Racing Industry Board, including provisions relating to executive officers, employees and conducting business;	1 2 3
		(c)	establishment of each of the following control boards—	4
			(i) the Queensland Thoroughbred Racing Board;	5
			(ii) the Queensland Harness Racing Board;	6
			(iii) the Queensland Greyhound Racing Board;	7
		(d)	criteria to establish the corporations that may apply for approval as an approved control body;	8 9
		(e)	requirements for each approval applicant for a code of racing or proposed code of racing;	10 11
		(f)	assessment procedures relating to an approval application, and requirements to investigate business associates and executive associates of the approval applicant, including, for example, obtaining their criminal histories;	12 13 14 15 16
		(g)	powers and obligations of a control body for its code of racing;	17 18
		(h)	reporting requirements that apply to a control body and mechanisms for the Minister to monitor and discipline a control body, including by giving directions to or auditing a control body or taking disciplinary action relating to an approved control body.'.	19 20 21 22 23
Clause	9	Omissio	on of ch 2, pt 2, hdg and div 1, hdg	24
			pter 2, part 2, heading, and division 1, heading—	25
		omit		26
Clause	10	Amendn	nent of s 9 (Meaning of <i>eligible individual</i>)	27
		Sect	ion 9(e)(ii), after 'association formed'—	28
		insei	rt—	29
		'in A	Australia'.	30

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lause	Chapter 2, after section 9— insert—				
	'Par		Queensland All Codes Racing Industry Board	3 4 5	
	'Divi	sion 1	Establishment and status of all-codes board	6 7	
	'9AA		ishment of Queensland All Codes Racing ry Board	8 9	
			the Queensland All Codes Racing Industry Board is tablished.	10 11	
	'9AB		des board to be control body for particular of racing	12 13	
			the all-codes board is the control body for the following des of racing (each a <i>board code of racing</i>)—	14 15	
		(a)	thoroughbred racing;	16	
		(b) harness racing;	17	
		(c)	greyhound racing.	18	
	'9AC	Applic	eation of various public sector Acts	19	
		'(1) Th	ne all-codes board is—	20	
		(a)	a statutory body under the <i>Financial Accountability Act</i> 2009; and	21 22	
		(b	a statutory body under the <i>Statutory Bodies Financial Arrangements Act 1982</i> ; and	23 24	
		(c)	a unit of public administration under the <i>Crime and Misconduct Act 2001</i> .	25 26	

	'(2)	2B s	Statutory Bodies Financial Arrangements Act 1982, part sets out the way in which the all-codes board's powers or this Act are affected by the Statutory Bodies Financial angements Act 1982.	1 2 3 4
'Divi	sion	2	All-codes board's functions and powers	5 6
9AD	AII-	code	es board's functions	7
	'(1)	conti	primary function of the all-codes board is to be the rol body for the board codes of racing with responsibility he management of the relevant codes of racing.	8 9 10
	'(2)		functions of the all-codes board include, but are not red to—	11 12
		(a)	identifying, assessing and developing responses to strategic issues relevant to the board codes of racing individually or as a whole; and	13 14 15
		(b)	developing and implementing responses to strategic challenges faced by the board codes of racing individually or as a whole; and	16 17 18
		(c)	leading and facilitating negotiations between 2 or more control boards about strategic issues and agreements that affect the board codes of racing individually or as a whole; and	19 20 21 22
		(d)	leading and undertaking negotiations with other entities about strategic issues and agreements that affect the board codes of racing individually or as a whole; and	23 24 25
		(e)	identifying priorities for major capital expenditure for the board codes of racing individually or as a whole; and	26 27
		(f)	managing the redevelopment of existing, and the construction of new, racing infrastructure required by the board codes of racing individually or as a whole; and	28 29 30

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 (h) assisting control boards by providing staff required by control boards for the performance of the control boards' functions; and (i) funding the cost of the performance of control boards' functions; and (j) making recommendations to the Minister about the administration and conduct of the board codes of racing individually or as a whole; and (k) considering any matters referred to the all-codes board by the Minister; and (l) if a matter is referred to the all-codes board by the Minister under paragraph (k)—reporting to the Minister. 9AE All-codes board's powers '(1) The all-codes board has— (a) the powers listed in subsection (2) and section 34; and (b) the powers to do anything else necessary or convenient to be done in performing its functions or discharging the obligations imposed on the board under this Act. '(2) The all-codes board has the powers of an individual and may, for example— (a) enter into contracts and agreements; and (b) acquire, hold, deal with or dispose of property; and (c) engage consultants or contractors; and (d) appoint agents and attorneys; and (e) employ staff. Note— Section 449 states that the employees employed by Racing Queensland Limited ACN 142 786 874 immediately before the 			(g)	developing and implementing plans and strategies for developing, promoting and marketing the board codes of racing individually or as a whole; and	1 2 3
functions; and (j) making recommendations to the Minister about the administration and conduct of the board codes of racing individually or as a whole; and (k) considering any matters referred to the all-codes board by the Minister; and (l) if a matter is referred to the all-codes board by the Minister under paragraph (k)—reporting to the Minister. 9AE All-codes board's powers (1) The all-codes board has— (a) the powers listed in subsection (2) and section 34; and (b) the powers to do anything else necessary or convenient to be done in performing its functions or discharging the obligations imposed on the board under this Act. (2) The all-codes board has the powers of an individual and may, for example— (a) enter into contracts and agreements; and (b) acquire, hold, deal with or dispose of property; and (c) engage consultants or contractors; and (d) appoint agents and attorneys; and (e) employ staff. Note— Section 449 states that the employees employed by Racing			(h)	control boards for the performance of the control	4 5 6
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 (c) engage consultants or contractors; and (d) appoint agents and attorneys; and (e) employ staff. Note— Section 449 states that the employees employed by Racing 			(a)	enter into contracts and agreements; and	24
 (d) appoint agents and attorneys; and (e) employ staff. Note— Section 449 states that the employees employed by Racing 			(b)	acquire, hold, deal with or dispose of property; and	25
(e) employ staff. Note— Section 449 states that the employees employed by Racing			(c)	engage consultants or contractors; and	26
Note— Section 449 states that the employees employed by Racing			(d)	appoint agents and attorneys; and	27
Section 449 states that the employees employed by Racing			(e)	employ staff.	28
				Note—	29
					30 31

		commencement of that section become employees of the all- codes board on the same terms, conditions and entitlements applying before the commencement.	1 2 3
	'(3)	In exercising a power, the all-codes board may exercise the power in relation to—	4 5
		(a) each board code of racing individually; or	6
		(b) the board codes of racing as a whole.	7
'9AF		-codes board must perform functions in best erests of all codes of racing	8
		'In performing a function of the board under this Act, the all-codes board must perform the function in a way that is in the best interests of the thoroughbred, harness and greyhound codes of racing as a whole while having regard to the interests of each individual code.	1 1 1 1
'9AG	-	ment of share of net UNITAB product fee as prize ney	1
	'(1)	The all-codes board must pay 5.32% of its net UNiTAB product fee for a year as prize money for non-TABQ thoroughbred races conducted by non-TABQ thoroughbred clubs in the year.	1 1 1 2
	'(2)	If, at the end of a year, the all-codes board has not paid 5.32% of its net UNiTAB product fee for the year as prize money as required under subsection (1), the all-codes board must use the remaining amount of the 5.32% for supporting non-TABQ thoroughbred racing.	2 2 2 2 2
		Example of use of remaining amount of the 5.32% for supporting non-TABQ thoroughbred racing—	20
		carrying out maintenance at a non-TABQ thoroughbred club	28
'9 A H	De	legation by all-codes board	2
		'The all-codes board may delegate its powers to an appropriately qualified person.	3

Division 3		3	Membership of all-codes board	
⁶ 9AI	Me	mber	'S	2
	'(1)	The	all-codes board consists of the following 5 members—	3
		(a)	the chairperson of the Queensland Thoroughbred Racing Board;	4 5
		(b)	the chairperson of the Queensland Harness Racing Board;	6 7
		(c)	the chairperson of the Queensland Greyhound Racing Board;	8 9
		(d)	2 other members appointed by the Governor in Council.	10
	'(2)	depu	the position of chairperson of a control board is vacant, the caty chairperson of the control board is the member of the codes board for the period of the vacancy.	11 12 13
	'(3)		nember appointed by the Governor in Council is to be binted for a term of not more than 3 years.	14 15
	'(4)	-	erson appointed as a member by the Governor in Council be reappointed.	16 17
9AJ	Elig	gibilit	ty of members	18
	'(1)		person is eligible for appointment as a member of the codes board only if the person—	19 20
		(a)	is an eligible individual; and	21
		(b)	is suitable to be appointed to the all-codes board; and	22
		(c)	has skills and experience in 1 or more of the following—	23 24
			(i) business or financial management;	25
			(ii) law;	26
			(iii) leadership;	27
			(iv) marketing;	28

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			(v) a board code of racing.	1
	'(2)	suita	subsection (1)(b), in making a decision about the person's ability, the Governor in Council must have regard to each the following—	2 3 4
		(a)	the person's character or business reputation;	5
		(b)	the person's current financial position and financial background;	6 7
		(c)	the person's background.	8
'9AK	Vac	ancy	ı in member's office	9
	'(1)	The if—	office of a member of the all-codes board becomes vacant	10 11
		(a)	for a member who is the chairperson of a control board—the member ceases to be the chairperson of the control board; or	12 13 14
		(b)	the member resigns by signed notice given to the Minister; or	15 16
		(c)	the member ceases to be an eligible individual; or	17
		(d)	both—	18
			(i) the member is absent, without reasonable cause, from 3 consecutive meetings of the all-codes board after being given notice of the meetings; and	19 20 21
			(ii) is not, within 6 weeks after the last meeting, excused by the all-codes board for the absence; or	22 23
		(e)	the member is removed from office under subsection (2).	24 25
	'(2)		Governor in Council may remove a member of the odes board from office as member for any reason or none.	26 27

'9AL	Cha boa	airperson and deputy chairperson of all-codes ard	1 2
	'(1)	The Governor in Council must appoint 1 of the members of the all-codes board as the chairperson of the all-codes board.	3
	'(2)	The Governor in Council must appoint 1 of the members of the all-codes board as the deputy chairperson of the all-codes board.	5 6 7
	'(3)	A person may be appointed as the chairperson or deputy chairperson of the all-codes board at the same time as the person is appointed as a member of the all-codes board or at another time.	8 9 10 11
'9AM	Vac offi	cancy in chairperson's or deputy chairperson's ce	12 13
	'(1)	The office of chairperson or deputy chairperson of the all-codes board becomes vacant if the chairperson or deputy chairperson—	14 15 16
		(a) ceases to be a member of the all-codes board; or	17
		(b) resigns office as chairperson or deputy chairperson by signed notice given to the Minister; or	18 19
		(c) is removed from office as chairperson or deputy chairperson under subsection (3).	20 21
	'(2)	The chairperson or deputy chairperson of the all-codes board may resign office as chairperson or deputy chairperson without resigning office as a member of the all-codes board.	22 23 24
	'(3)	The Governor in Council may remove a person from office as the chairperson or deputy chairperson of the all-codes board for any reason or none.	25 26 27
'9AN	Cas	sual vacancy	28
	'(1)	If the office of a member, chairperson or deputy chairperson of the all-codes board becomes vacant before the end of the member's, chairperson's or deputy chairperson's term, the Governor in Council may appoint a person who is eligible to	29 30 31 32

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	be appointed under section 9AJ or 9AL to the all-codes board or to the office of chairperson or deputy chairperson.	1 2
'(2)	A person appointed under subsection (1)—	3
	(a) completes the rest of the term of appointment of the member, chairperson or deputy chairperson that the person is replacing; and	4 5 6
	(b) is eligible for reappointment at the end of the term stated in paragraph (a).	7 8
9AO Ef	fect of vacancy in membership of all-codes board	9
	Despite section 9AI(1) or 9AL(1) or (2), the performance of a function, or exercise of a power, by the all-codes board is not affected merely because of a vacancy in the office of a member, the chairperson or the deputy chairperson of the all-codes board.	10 11 12 13 14
9AP Re	emuneration and other conditions of appointment	15
'(1)	A member of the all-codes board is to be paid the remuneration decided by the Governor in Council.	16 17
'(2)	A member of the all-codes board holds office on the terms and conditions, not provided for by this Act, that are decided by the Governor in Council.	18 19 20
'Divisio	n 4 All-codes board business and meetings	21 22
9AQ Co	enduct of business	23
	'Subject to this Act, the all-codes board may conduct its business, including its meetings, in the way it considers appropriate.	24 25 26

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'9AR	Tin	ne and place of meetings	1
	'(1)	The all-codes board may hold its meetings when and where the chairperson of the all-codes board decides.	2 3
	'(2)	However, the chairperson must call a meeting if asked in writing by at least 1 other member of the all-codes board.	4 5
'9AS	Qu	orum	6
		'A quorum for a meeting of the all-codes board is at least 3 of the members of the all-codes board.	7 8
'9AT	Pre	esiding at meetings	9
	'(1)	The chairperson of the all-codes board presides at all meetings of the all-codes board at which the chairperson is present.	10 11
	'(2)	If the chairperson is absent, the deputy chairperson presides.	12
'9AU	Со	nduct of meetings	13
	'(1)	The all-codes board may conduct its meetings by using any technology allowing reasonably contemporaneous and continuous communication between persons taking part in the meetings.	14 15 16 17
	'(2)	A member of the all-codes board who takes part in a meeting of the board under subsection (1) is taken to be present at the meeting.	18 19 20
	'(3)	A question at a meeting of the all-codes board is to be decided by a majority of the votes of the members present at the meeting.	21 22 23
	'(4)	If the votes are equal, the chairperson of the all-codes board has a casting vote.	24 25
	'(5)	A resolution is a valid resolution of the all-codes board, even though it is not passed at a meeting of the all-codes board, if—	26 27 28

		(a) at least half the members give written agreement to the resolution; and	1 2
		(b) notice of the resolution is given in accordance with procedures approved by the all-codes board.	3 4
'9AV	An	nual meeting	5
	'(1)	The all-codes board must, within 2 months after its annual report is tabled in the Legislative Assembly, hold an annual meeting.	6 7 8
	'(2)	The annual meeting must be open to the public.	9
	'(3)	The all-codes board must give 4 weeks notice of when and where it intends to hold its annual meeting on its website.	10 11
'9AW	Mir	nister may call meeting	12
	'(1)	The Minister may direct the all-codes board to convene a meeting to consider a matter specified by the Minister.	13 14
	'(2)	The all-codes board is to comply with the Minister's direction.	15
'9AX	Mir	nutes and other records	16
		'The all-codes board must keep—	17
		(a) minutes of its meetings; and	18
		(b) a record of its decisions and resolutions.	19
'9AY	Dis	senting opinion to be reported	20
	'(1)	A member of the all-codes board attending a meeting of the all-codes board who objects to a decision made at the meeting in relation to the provision of advice to the Minister on a matter may require the member's objection, and the member's reasons for the objection, to be—	21 22 23 24 25
		(a) recorded in the minutes of the meeting; and	26

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		(b)	reported in writing to the Minister when the advice is provided.	1 2
	'(2)	The	all-codes board is to comply with the requirement.	3
'Divi	ision	5	Chief executive officer	4
'9AZ	Chi	ef ex	ecutive officer of all-codes board	5
	'(1)	The	all-codes board is to have a chief executive officer.	6
	'(2)		chief executive officer of the all-codes board is appointed he Governor in Council.	7 8
	'(3)		erson is eligible for appointment to be the chief executive cer if the person—	9 10
		(a)	is nominated by the Minister; and	11
		(b)	is recommended by the all-codes board; and	12
		(c)	is an eligible individual; and	13
		(d)	is suitable to be appointed as the chief executive officer; and	14 15
		(e)	has skills, expertise and experience to perform the functions of the chief executive officer; and	16 17
		(f)	is not a member of the all-codes board or a control board.	18 19
	'(4)	suita	subsection (3)(d), in making a decision about the person's ability, the Governor in Council must have regard to each ne following—	20 21 22
		(a)	the person's character or business reputation;	23
		(b)	the person's current financial position and financial background;	24 25
		(c)	the person's background.	26

'9BA	Ter	m of office	1
	'(1)	The chief executive officer of the all-codes board holds office for a term of 3 years.	2 3
	'(2)	The chief executive officer may be reappointed as chief executive officer of the all-codes board.	4 5
'9BB	Fur	nctions of chief executive officer	6
		'The main functions of the chief executive officer of the all-codes board are as follows—	7 8
		(a) to ensure the all-codes board is managed in accordance with the priorities of the all-codes board;	9 10
		(b) to ensure the efficient and effective administration of the all-codes board;	11 12
		(c) to ensure the all-codes board complies with the requirements of this Act.	13 14
'9BC	Rer	nuneration and conditions of appointment	15
	'(1)	The chief executive officer of the all-codes board is employed under this Act and not under the <i>Public Service Act 2008</i> .	16 17
	'(2)	The chief executive officer is to be paid the remuneration and allowances decided by the Governor in Council.	18 19
	'(3)	The chief executive officer holds office on the terms and conditions, not provided for by this Act, that are decided by the all-codes board.	20 21 22
'9BD	Vac	eancy	23
	'(1)	The office of chief executive officer of the all-codes board becomes vacant if the chief executive officer—	24 25
		(a) completes the term of office and is not reappointed; or	26
		(b) resigns by signed notice given to the Minister; or	27
		(c) ceases to be an eligible individual; or	28

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		(d) is removed by the Governor in Council under subsection (2).	1 2
	'(2)	The Governor in Council may remove the chief executive officer of the all-codes board for any reason or none.	3 4
'9BE	Act	ing chief executive officer of all-codes board	5
	'(1)	If there is a vacancy in the office of chief executive officer of the all-codes board or the chief executive officer is absent or for any reason is unable to perform the functions of the office, the all-codes board may appoint a person to act as chief executive officer for a period of not more than 3 months.	6 7 8 9 10
	'(2)	However, the all-codes board can not appoint a person under subsection (1) for more than 3 months in any 1 year.	11 12
'9BF	Del	egation by chief executive officer	13
		'The chief executive officer of the all-codes board may delegate a function of the chief executive officer to an appropriately qualified person approved by the all-codes board.	14 15 16 17
'Divi	sion	Information to be collected about potential member and chief executive officer of all-codes board	18 19 20
'9BG	Chi	ef executive to gather information about candidate	21
	'(1)	Before a person (a <i>candidate</i>) may be appointed as a member or the chief executive officer of the all-codes board, the candidate must sign a consent form that gives the candidate's consent to the following—	22 23 24 25
		(a) the collection of personal information about the candidate by or for the chief executive;	26 27
		(b) the collection of background information by or for the chief executive;	28 29

		(c) a criminal history check.	1
	'(2)	The chief executive may, by notice given to the candidate,	2
		require the candidate to give the chief executive further	3
		information or a document relating to the candidate within a	4
		reasonable time stated in the notice.	5
'9BH	Obt	aining criminal history of candidate	6
	'(1)	The chief executive may ask the police commissioner for the following—	7 8
		(a) a written report on the candidate's criminal history; and	9
		(b) a brief description of the circumstances of a conviction mentioned in the candidate's criminal history.	10 11
	'(2)	After receiving the request, the police commissioner must give the report on the candidate's criminal history to the chief executive.	12 13 14
	'(3)	However, the duty imposed on the police commissioner applies only to information in the commissioner's possession or to which the commissioner has access.	15 16 17
'Divi	sion	7 Duties of executive officers and	18
		employees of all-codes board	19
'9BI	Dut	y to act honestly and exercise care and diligence	20
	'(1)	An executive officer of the all-codes board must act honestly,	21
	(1)	and must exercise a reasonable degree of care and diligence,	22
		when performing the executive officer's functions and	23
		exercising the executive officer's powers.	24
	'(2)	A current or former executive officer must not make improper	25
		use of information acquired because of the executive officer's	26
		position as an executive officer—	27
		(a) to gain, directly or indirectly, an advantage for the executive officer or for any other person; or	28 29

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		(b) to cause detriment to—	1
		(i) the all-codes board; or	2
		(ii) a control board.	3
	'(3)	An executive officer must not make improper use of the executive officer's position as an executive officer—	4 5
		(a) to gain, directly or indirectly, an advantage for the executive officer or for any other person; or	6 7
		(b) to cause detriment to—	8
		(i) the all-codes board; or	9
		(ii) a control board.	10
	'(4)	This section—	11
		(a) has effect in addition to, and not in derogation of, any law relating to the civil or criminal liability of an executive officer of the all-codes board; and	12 13 14
		(b) does not prevent the starting of a civil or criminal proceeding in respect of civil or criminal liability.	15 16
'9BJ	Me	mber must disclose interest	17
	'(1)	This section applies if—	18
		(a) a member (the <i>interested member</i>) of the all-codes board has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at a meeting of the all-codes board; and	19 20 21 22
		(b) the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter.	23 24 25
	'(2)	The interested member must, as soon as possible after the relevant facts have come to the interested member's knowledge, disclose the nature of the interest at a meeting of the all-codes board.	26 27 28 29

'(3)	Particulars of any disclosure made under this section must be recorded by the all-codes board in a register of interests kept for the purpose.	1 2 3
'(4)	Unless the all-codes board otherwise directs, the interested member must not—	4 5
	(a) be present during any deliberation of the all-codes board about the matter; or	6 7
	(b) take part in any decision of the all-codes board about the matter.	8 9
'(5)	For the giving of a direction by the all-codes board under subsection (4), the interested member must not—	10 11
	(a) be present during any deliberation of the all-codes board for the purpose of deciding whether to give the direction; or	12 13 14
	(b) take part in the decision about giving the direction by the all-codes board.	15 16
'(6)	A contravention of this section does not invalidate any decision of the all-codes board.	17 18
'(7)	However, if the all-codes board becomes aware a member has contravened this section, the all-codes board must reconsider any decision made by the all-codes board in which the member took part in contravention of this section.	19 20 21 22
'(8)	If a member is a chairperson of a control board, the member may have regard to, or may act in, the interests of the control board for which the member is the chairperson.	23 24 25
'(9)	However, a member may not act in a way that is contrary to the interests of the all-codes board.	26 27
(10)	A reference to an interest or a conflict of interest is a reference to a matter within its ordinary meaning under the general law, and, in relation to an interest, the definition in the <i>Acts Interpretation Act</i> 1954, section 36 does not apply	28 29 30

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'9BK	Cor	Conflicts of interest		
	'(1)	If a person employed by the all-codes board, other than a member, has an interest that conflicts or may conflict with the discharge of the person's duties, the person—	2 3 4	
		(a) must disclose the nature of the interest and conflict to the all-codes board as soon as practicable after the relevant facts come to the person's knowledge; and	5 6 7	
		(b) must not take action or further action relating to a matter that is, or may be, affected by the conflict unless authorised by the all-codes board.	8 9 10	
	'(2)	The all-codes board may direct a person employed by the board to resolve a conflict or possible conflict between an interest of the person and the person's duties.	11 12 13	
	'(3)	For the interpretation of a reference to an interest or a conflict of interest, see section 9BJ(10).	14 15	
'Divi	sion	8 Immunity for members and chief executive officer of all-codes board	16 17	
'9BL Protection from liability				
	'(1)	A member of the all-codes board or the chief executive officer of the board does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	19 20 21 22	
	'(2)	If subsection (1) prevents a civil liability attaching to a member or the chief executive, the liability attaches instead to the all-codes board.	23 24 25	

'Divi	sion	9	Ministerial direction to all-codes board	1 2
'9BM			rial direction to all-codes board about its as or powers	3 4
	'(1)	abou pow	Minister may give the all-codes board a written direction at the performance of its functions or the exercise of its ers if the Minister is satisfied it is in the best interests of Queensland racing industry to give the direction.	5 6 7 8
	'(2)		vever, the Minister may not give the all-codes board a ction about any of the following—	9 10
		(a)	the allocation of race days, and the provision of funding, to clubs licensed by the all-codes board to hold race meetings;	11 12 13
		(b)	the prize money for races held for a board code of racing;	14 15
		(c)	a decision of the all-codes board for which there is a right of appeal to the disciplinary board or a right of review by the tribunal;	16 17 18
		(d)	a decision mentioned in section 149S(2).	19
	'(3)		all-codes board must comply with a direction given under ection (1).	20 21
	' (4)	The	all-codes board—	22
		(a)	must include in its annual report, prepared under the <i>Financial Accountability Act 2009</i> , section 63, details of any direction given by the Minister under subsection (1) during the financial year to which the report relates; and	23 24 25 26
		(b)	may include in the report a comment about the effect on the all-codes board's activities of complying with the direction.	27 28 29

'Divi	sion	10 Other matters	1
'9BN	Coi	nmittees	2
	'(1)	This section applies to a committee established by the all-codes board under section 34(2)(q).	3 4
	'(2)	The all-codes board may decide on the membership and functions of the committee.	5 6
	'(3)	Unless the all-codes board decides otherwise, the committee may conduct its proceedings, including its meetings, as it considers appropriate.	7 8 9
'Par	+ 1F	Control boards	10
ı aı			10
'Divi	sion	1 Establishment, functions and powers	11 12
'9BO	Est	ablishment of control boards	13
		'Each of the following (each a <i>control board</i>) is established—	14
		(a) the Queensland Thoroughbred Racing Board;	15
		(b) the Queensland Harness Racing Board;	16
		(c) the Queensland Greyhound Racing Board.	17
'9BP	Coi	ntrol boards for particular codes of racing	18
	'(1)	The Queensland Thoroughbred Racing Board is the control board for the thoroughbred code of racing.	19 20
	'(2)	The Queensland Harness Racing Board is the control board for the harness code of racing.	21 22
	'(3)	The Queensland Greyhound Racing Board is the control board for the greyhound code of racing.	23 24

'9BQ	Coi	ntrol	boar	d's functions and powers	1
	'(1)	A co	ntrol	board has the following functions—	2
		(a)		ssist the all-codes board to manage the control d's code of racing;	3
		(b)		o anything that the control board is asked to do by all-codes board for the control board's code of ag.	5 6 7
	'(2)			board may do any of the following for the control de of racing—	8 9
		(a)		ew, and make recommendations about, the all-codes d's allocation of—	10 11
			(i)	dates on which race meetings are to be held; or	12
			(ii)	prize money;	13
		(b)		e recommendations to the all-codes board to amend code's rules of racing;	14 15
		(c)	cons	ult with industry stakeholders;	16
		(d)	with	approval from the all-codes board—	17
			(i)	distribute the amount allocated by the all-codes board to the control board as prize money for races; and	18 19 20
			(ii)	develop strategic plans for the ongoing operation of the code; and	21 22
			(iii)	prepare and implement plans and strategies for developing, promoting and marketing the commercial operations of the code; and	23 24 25
			(iv)	encourage and facilitate the development of ancillary racing activities for the code; and	26 27
			(v)	anything necessary or convenient for the powers under this subsection, or for performing the control board's functions under subsection (1).	28 29 30

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'9BR	Aut	hentication of documents	1
		'A document made by a control board is sufficiently made if it is signed by the board's chairperson or another person authorised by the board.	2 3 4
'9BS	Del	egation by control board	5
		'A control board may delegate any of its powers to an appropriately qualified person approved by the all-codes board.	6 7 8
'Divi	sion	2 Members of control board	9
'9BT	Mei	mbers	10
		'A control board is to consist of 3 members appointed by the Governor in Council.	11 12
'9BU	Eliç	gibility of members	13
	'(1)	A person is eligible for appointment as a member of a control board if the person—	14 15
		(a) is an eligible individual; and	16
		(b) is suitable to be appointed to the control board; and	17
		(c) has skills and experience in 1 or more of the following—	18 19
		(i) business or financial management;	20
		(ii) law;	21
		(iii) leadership;	22
		(iv) marketing;	23
		(v) the control board's code of racing.	24
	'(2)	For subsection (1)(b), in making a decision about the person's suitability, the Governor in Council must have regard to each of the following—	25 26 27

		(a)	the person's character or business reputation;	1
		(b)	the person's current financial position and financial background;	2 3
		(c)	the person's background.	4
'9BV	Tau	m of offi	ina.	~
9D V	_			5
	'(1)		end of the initial term for a control board, 2 of the control board's members must stand down from the board.	6 7 8
	'(2)	•	ar after the end of the initial term, the remaining of the control board must stand down.	9 10
	'(3)		per of a control board appointed after the initial term term of 3 years.	11 12
	'(4)	A person terms.	n must not be appointed for more than 2 consecutive	13 14
	'(5)	In this so	ection—	15
			erm, for a control board, means 3 years after the day rol board is established.	16 17
'9BW	Vac	ancy in	member's office	18
	'(1)	The offi the mem	ce of a member of a control board becomes vacant if aber—	19 20
		(a) res	signs by signed notice given to the Minister; or	21
		(b) ce	ases to be an eligible individual; or	22
		(c) bo	th—	23
		(i)	the member is absent, without reasonable cause, from 3 consecutive meetings of the control board after being given notice of the meetings; and	24 25 26
		(ii)) is not, within 6 weeks after the last meeting, excused by the control board for the absence; or	27 28

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		(d)	is removed by the Governor in Council under subsection (2).	1 2
	'(2)		Governor in Council may remove a member of a control of for any reason or none.	3 4
	'(3)	give	member of a control board resigns, the control board must notice about the resignation to the Minister and the chief cutive officer of the all-codes board under subsection (4).	5 6 7
	(4)	The	notice mentioned in subsection (3) must—	8
		(a)	be in the approved form; and	9
		(b)	be given within 14 days after the resignation of the person as a member of a control board; and	10 11
		(c)	if, at the time of the resignation, the member was no longer an eligible individual, include the reason the member of the control board was no longer an eligible individual.	12 13 14 15
'9BX	Cha	airpe	rson and deputy chairperson	16
	'(1)		Governor in Council must appoint 1 member of each rol board to be the chairperson for the control board.	17 18
	'(2)		Governor in Council must appoint 1 member of each rol board to be the deputy chairperson for the control rd.	19 20 21
	'(3)	chai	erson may be appointed as the chairperson or deputy reperson of a control board at the same time as the person epointed as a member of the control board or at another s.	22 23 24 25
'9BY	Vac offi	ancy ce	in chairperson's or deputy chairperson's	26 27
	'(1)	boar	office of chairperson or deputy chairperson of a control of becomes vacant if the chairperson or deputy rperson—	28 29 30
		(a)	ceases to be a member of the control board; or	31

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		(b) resigns office as chairperson or deputy chairperson by signed notice given to the Minister; or	1 2
		(c) is removed by the Governor in Council under subsection (2).	3
	'(2)	The Governor in Council may remove a member of the control board from the office of chairperson or deputy chairperson of a control board for any reason or none.	5 6 7
9BZ	Cas	sual vacancy	8
	'(1)	If the office of a member, chairperson or deputy chairperson of a control board becomes vacant before the end of the member's, chairperson's or deputy chairperson's term, the Governor in Council may appoint a person who is eligible to be appointed under section 9BU or 9BX to the control board or the office of chairperson or deputy chairperson.	9 10 11 12 13 14
	'(2)	A person appointed under subsection (1)—	15
		(a) completes the rest of the term of appointment of the member, chairperson or deputy chairperson that the person is replacing; and	16 17 18
		(b) is eligible to be reappointed only for 1 additional term at the end of the term stated in paragraph (a).	19 20
9CA	Effe	ect of vacancy in membership of control board	21
		'Despite section 9BT or 9BX(1) or (2), the performance of a function, or exercise of a power, by a control board is not affected merely because of a vacancy in the office of a member, the chairperson or the deputy chairperson of the control board.	22 23 24 25 26
9CB	Rer	nuneration and other conditions of appointment	27
	'(1)	A member of a control board is to be paid the remuneration decided by the Governor in Council.	28 29

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	'(2)	A member of a control board holds office on the terms and conditions, not provided for by this Act, that are decided by the Governor in Council.	1 2 3
'Divi	sion	Control board business and meetings	4 5
'9CC	Coi	nduct of business	6
		'Subject to this Act, a control board may conduct its business, including its meetings, in the way it considers appropriate.	7 8
'9CD	Tim	ne and place of meetings	9
	'(1)	A control board may hold its meetings when and where the chairperson of the control board decides.	10 11
	'(2)	However, the chairperson of the control board must call a meeting if asked in writing by at least 2 members of the control board.	12 13 14
9CE	Que	orum	15
		'A quorum for a meeting of a control board is 2 members of the control board.	1 <i>6</i> 17
9CF	Pre	siding at meetings	18
	'(1)	The chairperson of the control board presides at all meetings of the board at which the chairperson is present.	19 20
	'(2)	If the chairperson of the control board is not present at a meeting, the deputy chairperson of the control board presides.	21 22
9CG	Coi	nduct of meetings	23
	'(1)	A control board may conduct its meetings by using any technology allowing reasonably contemporaneous and	24 25

			inuous communication between persons taking part in the eedings.	1 2
	'(2)	the c	ember of a control board who takes part in a meeting of control board under subsection (1) is taken to be present at meeting.	3 4 5
	'(3)		nestion at a meeting of a control board is to be decided by ajority of the votes of the members present at the meeting.	6 7
	'(4)		e votes are equal, the chairperson of the control board has easting vote.	8 9
	'(5)		esolution is a valid resolution of a control board, even gh it is not passed at a meeting of the board, if—	10 11
		(a)	at least half of the members of the control board give written agreement to the resolution; and	12 13
		(b)	notice of the resolution is given in accordance with procedures approved by the control board.	14 15
'9CH	Min	utes	and other records	16
	'(1)	A co	ontrol board must keep—	17
		(a)	minutes of its meetings; and	18
		(b)	a record of any of its decisions and resolutions.	19
	'(2)		ontrol board must give a copy of the minutes to the chief utive officer of the all-codes board.	20 21
'Divi	ision	4	Information to be collected about	22
5	0.0	•	potential member of control board	23
'9CI	Chi	ef ex	ecutive to gather information about candidate	24
	'(1)	of a	ore a person (a <i>candidate</i>) may be appointed as a member control board, the candidate must sign a consent form that is the candidate's consent to the following—	25 26 27
		(a)	the collection of personal information about the candidate by or for the chief executive;	28 29

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		•	1
		(c) a criminal history check.	3
	'(2)	require the candidate to give the chief executive further information or a document relating to the candidate within a	4 5 6 7
'9CJ	Obt	aining criminal history of candidate	8
	'(1)	The chief executive may ask the police commissioner for the	9 10
		(a) a written report on the candidate's criminal history; and	11
		· ·	12 13
	'(2)	give the report on the candidate's criminal history to the chief	14 15 16
	'(3)	applies only to information in the commissioner's possession	17 18 19
'Divi	ision	· · · · · · · · · · · · · · · · · · ·	20 21
'9CK			22 23
	'(1)	exercise a reasonable degree of care and diligence, when performing the member's functions and exercising the	24 25 26 27
	'(2)	improper use of information acquired because of the	28 29 30

		(a) to gain, directly or indirectly, an advantage for the member or for any other person; or	1 2
		(b) to cause detriment to the control board or to the control board's code of racing.	3 4
	'(3)	A member of a control board must not make improper use of the member's position as a member—	5 6
		(a) to gain, directly or indirectly, an advantage for the member or for any other person; or	7 8
		(b) to cause detriment to the control board or to the control board's code of racing.	9 10
	'(4)	This section—	11
		(a) has effect in addition to, and not in derogation of, any law relating to the civil or criminal liability of a member of the control board; and	12 13 14
		(b) does not prevent the starting of a civil or criminal proceeding in respect of civil or criminal liability.	15 16
'9CL	Me	mber must disclose interest	17
	'(1)	This section applies if—	18
		(a) a member (the <i>interested member</i>) of a control board has a direct or indirect pecuniary or other interest in a matter being considered or about to be considered at a meeting of the control board; and	19 20 21 22
		(b) the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter.	23 24 25
	'(2)	The interested member must, as soon as possible after the relevant facts have come to the interested member's knowledge, disclose the nature of the interest at a meeting of the control board.	26 27 28 29
	'(3)	Particulars of any disclosure made under this section must be recorded by the control board in a register of interests kept for the purpose.	30 31 32

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	'(4)	Unless the control board otherwise directs, the interested member must not—	1 2
		(a) be present during any deliberation of the control board about the matter; or	3 4
		(b) take part in any decision of the control board about the matter.	5 6
	'(5)	For the giving of a direction by the control board under subsection (4), the interested member must not—	7 8
		(a) be present during any deliberation of the control board for the purpose of deciding whether to give the direction; or	9 10 11
		(b) take part in the decision about giving the direction by the control board.	12 13
	'(6)	A contravention of this section does not invalidate any decision of the control board.	14 15
	'(7)	However, if the control board becomes aware a member of the control board contravened this section, the control board must—	16 17 18
		(a) disclose the contravention to the chief executive officer of the all-codes board; and	19 20
		(b) reconsider any decision made by the control board in which the member took part in contravention of this section.	21 22 23
	'(8)	A reference to an interest or a conflict of interest is a reference to a matter within its ordinary meaning under the general law, and, in relation to an interest, the definition in the <i>Acts Interpretation Act 1954</i> , section 36 does not apply.	24 25 26 27
'9CM		closure of interest in licensed animal by member a control board	28 29
	'(1)	This section applies if a member of a control board is or becomes an owner of a licensed animal, whether or not the member derives a financial benefit from the ownership interest.	30 31 32 33

'(2)	The member must disclose the following information to a meeting of the members of the control board and to the chief executive officer of the all-codes board—					
	(a) the number of licensed animals in which the member has an ownership interest and the name by which each animal is known;	4 5 6				
	(b) the code of racing for which each animal is licensed;	7				
	(c) the percentage of the member's ownership interest in each animal.	8 9				
	Maximum penalty—40 penalty units.	10				
'(3)	The all-codes board must make information disclosed under subsection (2) available to any person on request.	11 12				
'(4)	However, subsection (3) does not apply if the member who disclosed the information is no longer a member of the control board.					
'(5)	The all-codes board may charge a fee for making information available under subsection (3).					
'(6)	A fee charged by the all-codes board for making information available under subsection (3) must not be more than the reasonable cost to the all-codes board of making the information available.					
'(7)	Despite subsection (5), the all-codes board may not charge a fee for making information available to the Minister or chief executive.	22 23 24				
'Division	6 Immunity for members of control board	25 26				
'9CN Pro	tection from liability	27				
'(1)	A member of a control board does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	28 29 30				

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	'(2)	If subsection (1) prevents a civil liability attaching to a member of a control board, the liability attaches instead to the all-codes board.	1 2 3
'Divis	sion	7 Ministerial direction to control board	4 5
'9CO		isterial direction to control board about its	6 7
	' (1)	The Minister may give a control board 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.	8 9 10 11
	'(2)	However, the Minister may not give a control board a direction about the following—	12 13
		(a) a recommendation to be given to the all-codes board regarding the allocation of race days to hold race meetings;	14 15 16
		(b) the prize money for races held for the control board's code of racing.	17 18
	' (3)	The control board must comply with a direction given under subsection (1).	19 20
'Divis	sion	8 Investigating a control board	21
'9CP	Inve	estigation into suitability of a control board	22
		'The chief executive may investigate a control board to find out whether it is suitable to continue to carry out its functions.	23 24
'Part	2	Approved control bodies'.	25

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lause	12	Rei	numb	pering of ch 2, pt 2, divs 2 to 7	1
			Chap	pter 2, part 2, as inserted, divisions 2 to 7—	2
			renu	umber as divisions 1 to 6.	3
lause	13			nent of s 11 (Approval application to be anied by specific matters)	4 5
		(1)	Sect	ion 11(1)(d)—	6
			omit	t, insert—	7
			'(d)	a consent form signed by each person who the approval applicant considers is a business associate or executive associate of the approval applicant that gives the associate's consent to the following—	8 9 10 11
				(i) the collection of personal information about the associate by or for the chief executive;	12 13
				(ii) the collection of background information by or for the chief executive;	14 15
				(iii) a criminal history check;'.	16
		(2)	Sect	ion 11(2)(h)—	17
			omit		18
		(3)	Sect	ion 11(4), from 'approved,'—	19
			omit	t, insert—	20
			'app	roved—	21
			(a)	capable of implementation by the approval applicant within 18 months after the Minister's approval of the application; or	22 23 24
			(b)	if the approval applicant believes the proposals for the policies and the procedures are not capable of implementation within the 18 months—the plans mentioned in subsection (1)(f) must include an estimate of when the policies and the procedures would be capable of implementation by the approval applicant.'.	25 26 27 28 29 30

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Clause	14	Amendment of s 16 (Application of div 4)	1
		Section 16, heading, 'div 4'—	2
		omit, insert—	3
		'div 3'.	4
Clause	15	Replacement of s 22 (Chief executive must request fingerprints of business associates and executive associates of the approval applicant)	5 6 7
		Section 22—	8
		omit, insert—	9
	'22	Request to obtain criminal history of business associates and executive associates of approval applicant	10 11 12
		'(1) This section applies if—	13
		(a) a business associate or executive associate of an approval applicant is an individual; and	14 15
		(b) the associate's consent for the chief executive to obtain the associate's criminal history did not accompany the approval application.	16 17 18
		'(2) The chief executive must, by notice to the approval applicant, ask the applicant for the written consent of the business associate or executive associate for the chief executive to obtain the associate's criminal history.	19 20 21 22
		'(3) If the business associate or executive associate does not consent, or withdraws his or her consent, the application is taken to have been withdrawn.'.	23 24 25
Clause	16	Amendment of s 23 (Obtaining the criminal history of an individual)	26 27
		(1) Section 23(1)—	28
		omit, insert—	29
		'(1) If the chief executive has the written consent of an approval applicant's business associate or executive associate who is an	30 31

			individual to obtain the individual's criminal history, the chief executive may ask the police commissioner for the following—	1 2 3
			(a) a written report on the individual's criminal history;	4
			(b) a brief description of the circumstances of a conviction mentioned in the individual's criminal history.'.	5 6
		(2)	Section 23(3)—	7
			omit, insert—	8
		'(3)	However, the duty imposed on the police commissioner applies only to information in the commissioner's possession or to which the commissioner has access.'.	9 10 11
lause	17	Om	nission of s 32 (Destruction of fingerprints)	12
			Section 32—	13
			omit.	14
Clause	18	Ins	ertion of new ch 2, pt 2, div 7 and div 8, hdg	15
			Chapter 2, part 2, as inserted and renumbered—	16
			insert—	17
	'Div	ision	7 Requirements for approved control body after approval	18 19
	'32		proved control body to report to chief executive on tus as eligible corporation in previous financial year	20 21
		'(1)	Within 14 days after each anniversary day for an approved control body, the approved control body must give the chief executive a notice about whether the approved control body has been an eligible corporation for the year before the anniversary day and is, on that anniversary day, an eligible corporation.	22 23 24 25 26 27
		'(2)	A notice under subsection (1) must be in the approved form.	28
		'(3)	In this section—	29

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		anniversary day, for an approved day that is the anniversary of the control body's approval took effect	day on which the approved	1 2 3
	'Divisio	8 Disciplinary act approved control	_	4 5
Clause	19 Ar	endment of s 33 (Function of o	control body)	6
		Section 33(2)—		7
		omit.		8
Clause		endment of s 34 (Powers of co acing)	ontrol body for its code	9 10
	(1)	Section 34, before section 34(1)—	_	11
		insert—		12
	'(1A)	A control body has—		13
		(a) the powers necessary for per	rforming its function; and	14
		(b) all other powers necess obligations imposed on the Act.'.	•	15 16 17
	(2)	Section 34(1), 'A control body'—		18
		omit, insert—		19
		'Without limiting subsection (1), a	a control body'.	20
	(3)	Section 34(1)—		21
		insert—		22
		'(aa) allocate dates on which rac section 38;	ce meetings are held under	23 24
		(ea) conduct research and inves the breeding of animals and		25 26
	(4)	Section 34(1)(g), 'make decisions	about,'—	27

	omit,	inse	rt—	1
	inve	stigat	te, make decisions about'.	2
(5)	Secti	on 34	4(1)—	3
	inser	t		4
	'(ga)	supe	ervise—	5
		(i)	the construction of a new racing venue; or	6
		(ii)	alterations or renovations to an existing racing venue;	7 8
	(gb)		nine a licensed club's constitution to determine if it plies with this Act and the relevant rules of racing;	9 10
	(gc)	-	lish material to inform the public, whether in ensland or elsewhere;	11 12
	(gd)		eare, on its own motion or when directed by the ister, reports and recommendations;	13 14
	(ge)	club	er the audit of the books and accounts of a licensed by a registered company auditor under the porations Act;'.	15 16 17
(6)	Secti	on 34	4(1)(i), 'section 113E(1)'—	18
	omit,	inse	rt—	19
	'secti	ion 1	13AF(1)'.	20
(7)	Secti	on 34	4(1)(j)—	21
	omit,	inse	rt—	22
	'(j)	estal	blish a committee or another entity that—	23
		(i)	assists the control body to perform its functions; or	24
		(ii)	provides advice to the control body about performing its functions, and performs administrative functions, for non-TABQ races.'.	25 26 27
(8)	Secti	on 34	4(1)(a) to (j)—	28
	renur	nber	as section $34(1)(a)$ to (q) .	29
(9)	Secti	on 34	4(1A) to (5)—	30

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		renumber as section 34(1) to (6).	1
Clause	21	Relocation and renumbering of s 34A (Control body approved for more than one code of racing)	2 3
		Section 34A—	4
		<i>relocate</i> and <i>renumber</i> , in chapter 2, part 2, as inserted, division 5, as renumbered, as section 27A.	5 6
Clause	22	Relocation and renumbering of s 36 (Obligation to implement plans as stated in approval application)	7 8
		Section 36—	9
		relocate and renumber, in chapter 2, part 2, as inserted, division 7, as inserted, as section 32A.	10 11
Clause	23	Replacement of ch 2, pt 3, div 3, hdg (Annual reporting by control bodies and related issues)	12 13
		Chapter 2, part 3, division 3, heading—	14
		omit, insert—	15
	'Divi	sion 3 Reporting to chief executive'.	16
Clause	24	Amendment of s 41 (Annual reporting by control body)	17
		(1) Section 41, heading—	18
		omit, insert—	19
	'41	Plan for managing code of racing'.	20
		(2) Section 41(2) and (3)—	21
		omit, insert—	22
		'(2) The plan must be attached to a notice in the approved form.'.	23

Clause	25	Amendment of s 42 (Notice about change of executive officers)	
		(1) Section 42(3), after 'approval'—	3
		insert— 4	1
		'or, for the all-codes board, is appointed as an executive officer of the body after the body is established'.	
		(2) Section 42(4)(d)—	7
		omit, insert—	3
		'(d) be accompanied by a consent form signed by the person that gives the person's consent to the following—) 10
		` '	11 12
		•	13 14
		(iii) a criminal history check.'.	15
Clause	26	of event resulting in a control body not being an eligible	16 17
		•	19
		omit, insert—	20
		'Minister's power under section 32G'.	21
		(2) Section 43—	22
			23 24
Clause	27		25 26
		Chapter 2, part 4, division 1, heading—	27
		omit. 2	28

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Clause	28	Amendment, relocation and renumbering of s 45 (Minister may give a direction to control body about its policies or rules)	1 2 3
		(1) Section 45, heading, 'Minister may give a direction to'—	4
		omit, insert—	5
		'Ministerial direction to approved'.	6
		(2) Section 45—	7
		relocate and renumber in chapter 2, part 2, as inserted, division 7, as inserted, as section 32C.	8 9
Clause	29	Renumbering of ch 2, pt 4, div 2 (Audit regime and other investigations)	10 11
		Chapter 2, part 4, division 2—	12
		renumber as chapter 2, part 4, division 1.	13
Clause	30	Amendment of s 47 (Investigations into suitability of a control body)	14 15
		Section 47(2)—	16
		omit.	17
Clause	31	Amendment of s 48 (Investigation into suitability of associate of control body)	18 19
		Section 48(2)—	20
		omit.	21
Clause	32	Amendment of s 51 (Criminal history report for investigation)	22 23
		(1) Section 51(1), 'the commissioner of the police service'—	24
		omit, insert—	25
		'the police commissioner'.	26
		(2) Section 51(2)—	27

		omit, insert—	1
		'(2) The report is to contain—	2
		(a) the person's criminal history; and	3
		(b) a brief description of the circumstances of a conviction mentioned in the person's criminal history.	4 5
		'(3) However, the duty imposed on the police commissioner applies only to information in the commissioner's possession or to which the commissioner has access.'.	6 7 8
Clause	33	Omission of ch 2, pt 4, div 3, hdg (Disciplinary action against control bodies)	9 10
		Chapter 2, part 4, division 3, heading—	11
		omit.	12
Clause	34	Amendment of s 52 (Grounds for disciplinary action relating to the approval of a control body for its code of racing)	13 14 15
		(1) Section 52(1)(f)—	16
		omit, insert—	17
		'(f) the control body contravenes a Ministerial direction;'.	18
		(2) Section 52(3)—	19
		omit.	20
Clause	35	Relocation and renumbering of ss 52-58	21
		Sections 52 to 58—	22
		relocate and renumber in chapter 2, part 2, as inserted, division 8, as inserted, as sections 32F to 32L.	23 24
Clause	36	Replacement of ch 2, pt 4, div 4, hdg (Other provisions about control bodies)	25 26
		Chapter 2, part 4, division 4, heading—	27

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			omit	, insert—	1
	'Divi	sion	2	Executive officers of control body to disclose interest in licensed animal'.	2 3 4
lause	37	Rel	ocati	on and renumbering of ss 59 and 60	5
			Sect	ions 59 and 60—	6
				cate and renumber in chapter 2, part 2, as inserted, sion 7, as inserted, as sections 32D and 32E.	7 8
lause	38			nent of s 60A (Disclosure of interest in licensed by executive officer of control body)	9 10
		(1)		ion 60A(1), 'becomes, or is on the commencement of this on, an'—	11 12
			omit	, insert—	13
			is o	r becomes an'.	14
		(2)	Sect	ion 60A(2), 'directors'—	15
			omit	, insert—	16
			'rele	vant persons'.	17
		(3)	Sect	ion 60A—	18
			insei	<i>t</i> —	19
		' (8)	In th	is section—	20
			relev	vant persons, of the control body, means—	21
			(a)	if the control body is the all-codes board—the members of the control body; or	22 23
			(b)	if the control body is an approved control body—the directors of the control body.'.	24 25

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Clause	39	Omission of s 60B (Payment of share of ne product fee as prize money)		1 2
		Section 60B—		3
		omit.		4
Clause	40	Amendment of s 81 (Matters for which a comust have a policy)		5
		(1) Section 81(h)—		7
		omit.		8
		(2) Section 81(i) to (w)—		9
		renumber as section 81(h) to (v).		10
Clause	41	Amendment of s 87 (Control body's policy scheme)	for a licensing	11 12
		(1) Section 87(6)—		13
		renumber as section 87(7).		14
		(2) Section 87—		15
		insert—		16
		'(6) A control body's policy for its licensing so provide for matters relating to an offcourse a racing bookmaker that are relevant to an escheme.'.	approval held by a effective licensing	17 18 19 20
Clause	42	Omission of ch 3, pt 3, div 1, hdg (General about rules of racing)		21 22
		Chapter 3, part 3, division 1, heading—		23
		omit.		24

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Clause	43	Omission of ch 3, pt 3, div 2 (Appeals under rules of racing)	1 2
		Chapter 3, part 3, division 2—	3
		omit.	4
Clause	44	Amendment of s 113 (Prohibition of disposal of assets etc. of non-proprietary entity)	5 6
		Section 113(5), from 'appropriate'—	7
		omit, insert—	8
		'appropriate.'.	9
Clause	45	Renumbering of ss 113A–113G	10
		Sections 113A to 113G—	11
		renumber as sections 113AB to 113AK.	12
Clause	46	Insertion of new ch 3A	13
		After section 113AK, as renumbered—	14
		insert—	15
	'Cha	pter 3A Racing Integrity	16
		Commissioner	17
	'Part	1 Establishment	18
	'113AL	. Racing Integrity Commissioner	19
	•	(1) There is to be a Racing Integrity Commissioner.	20
	٠,	(2) The Governor in Council is to appoint the commissioner on the recommendation of the Minister.	21 22
	•((3) A person may be appointed as the commissioner only on a part-time basis and for a term of not more than 3 years.	23 24

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'(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> .
'113AM Pe	ersons eligible to be commissioner
	'A person is eligible to be the commissioner if the person—
	(a) is an eligible individual; and
	(b) is not a member or employee of a control body or a control board.
'Part 2	Functions and powers of commissioner
'113AN Fu	inctions of commissioner
'(1)	The commissioner has the following functions—
	(a) to conduct audits of and investigate the integrity processes of a control body—
	(i) as decided by the commissioner from time to time; or
	(ii) when requested by the Minister;
	(b) to investigate complaints about an integrity process of a control body;
	(c) to report the commissioner's findings of an audit or investigation under paragraph (a) or (b) to the Minister;

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	(d) to make recommendations arising from an audit or investigation to the Minister and the control body.	1 2
'(2)	The commissioner also has the other functions given to the commissioner under this or another Act.	3
'(3)	In this section—	5
	<i>integrity process</i> , of a control body, means a policy, process, system, action, decision or other matter affecting the integrity of or the public's confidence in the control body's code of racing.	6 7 8 9
'113AO G	eneral restrictions on functions	10
	'The commissioner can not investigate—	11
	(a) a matter that has already been decided by a court, the tribunal or the disciplinary board; or	12 13
	(b) a matter the subject of an unfinished proceeding started in a court, the tribunal or that is before the disciplinary board.	14 15 16
113AP Pc	owers of the commissioner	17
'(1)	The commissioner has the powers necessary for performing the commissioner's functions.	18 19
'(2)	The commissioner also has the other powers given to the commissioner under this or another Act.	20 21
'113AQ Va	cancy in office	22
	'The office of the commissioner becomes vacant if the commissioner—	23 24
	(a) ceases to be eligible to be the commissioner under section 113AM; or	25 26
	(b) resigns from office by signed notice given to the Minister; or	27 28
	(c) is removed from office under section 113AR.	29

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'113AR Re	emoval or suspension of commissioner	1
	'The Governor in Council may remove or suspend a person	2
	from office as commissioner for any reason or none.	3
'113AS Pr	otection from liability	4
'(1)	The commissioner does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	5 6 7
'(2)	If subsection (1) prevents a civil liability attaching to the commissioner, the liability attaches instead to the State.	8
'Part 3	Audits and investigations	1
'113AT Co	mmissioner's powers for audits and investigations	1
'(1)	In conducting an audit or investigation, the commissioner may—	1 1
	(a) act in the absence of a person who has been given reasonable notice of the audit or investigation; and	1 1
	(b) receive evidence on oath or affirmation or by statutory declaration; and	1 1
	(c) disregard a defect, error or insufficiency in a document.	1
'(2)	The commissioner may administer an oath or affirmation to a person appearing as a witness before the commissioner.	1 2
'113AU Po	ower to require attendance and giving of evidence	2
'(1)	If the commissioner has reason to believe a person has information relevant to an audit or investigation, the	2
	commissioner may give the person a written notice requiring	2
	the person to attend before the commissioner to answer	2
	questions relevant to the audit or investigation.	2

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'(2)	The notice must state—	1			
	(a) the place at which the person must attend; and	2			
	(b) a reasonable time at which, or a reasonable period for which, the person must attend.	3			
'(3)	The notice may require the person to give evidence on oath or affirmation.	5 6			
'113 AV Po	wer to require information, document or thing	7			
'(1)	If the commissioner has reason to believe a person has information or a document or thing relevant to an audit or investigation, the commissioner may give the person a written notice requiring the person to—	8 9 10 11			
	(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	12 13 14			
	(b) produce the document or thing to the commissioner.	15			
'(2)	The notice must state—	16			
	(a) the place at which the information, document or thing must be given or produced to the commissioner; and	17 18			
	(b) a reasonable time at which, or a reasonable period within which, the information, document or thing must be given or produced.	19 20 21			
'113AW O	ffences by witnesses	22			
'(1)	A person who is given a notice under section 113AU or 113AV must not, without reasonable excuse—				
	(a) fail to attend as required by the notice; or	25			
	(b) fail to continue to attend as required by the commissioner until excused from further attendance; or	26 27			
	(c) fail to produce a document or thing the person is required to produce by the notice.	28 29			
	Maximum penalty—100 penalty units.	30			

'(2)	A person appearing as a witness at the audit or investigation must not, without reasonable excuse—	1 2
	(a) fail to take an oath or make an affirmation when required by the commissioner; or	3 4
	(b) fail to answer a question the person is required to answer by the commissioner.	5 6
	Maximum penalty—100 penalty units.	7
'(3)	A person appearing as a witness at the audit or investigation must not give the commissioner information the person knows is false or misleading in a material particular.	8 9 10
	Maximum penalty—100 penalty units.	11
'(4)	A person who is given a notice under section 113AV must not give the commissioner information, or a document containing information, the person knows is false or misleading in a material particular.	12 13 14 15
	Maximum penalty—100 penalty units.	16
'(5)	Subsection (3) or (4) does not apply to a person who, when giving a document—	17 18
	(a) tells the commissioner, to the best of the person's ability, how the information is false or misleading; and	19 20
	(b) if the person has, or can reasonably get, the correct information—gives the correct information to the commissioner.	21 22 23
'(6)	In this section—	24
	<i>giving</i> , information to a person, includes stating information to the person.	25 26
'113AX Po	wer to refuse to investigate complaint	27
'(1)	The commissioner may refuse to investigate a complaint about an integrity process of a control body or, having started to investigate a complaint, may refuse to continue the investigation, if—	28 29 30 31
	(a) the matter is being investigated by another entity; or	32

	(b)		commissioner is reasonably satisfied it is appropriate another entity to investigate the matter.	1 2
'(2)	If the commissioner refuses to investigate, or continue to investigate, a complaint under subsection (1), the commissioner must prepare a report stating—			
	(a)		reasons the commissioner refused to investigate, or ontinue to investigate, the complaint; and	6 7
	(b)		ther the commissioner is likely to investigate, or inue to investigate, the complaint in the future; and	8 9
	(c)	-	other matter the commissioner considers reasonable clude in the report.	10 11
'(3)	The Min		missioner must give a copy of the report to the	12 13
113AY Re	port	of fin	dings	14
'(1)	This	section	on applies to—	15
	(a)	an a	udit; or	16
	(b)	an ir	nvestigation other than—	17
		(i)	an investigation that the commissioner has refused to investigate or to continue to investigate under section 113AX; or	18 19 20
		(ii)	an investigation about a complaint if the complaint has been withdrawn.	21 22
'(2)			shing the audit or investigation, the commissioner are a report that includes—	23 24
	(a)	the c	commissioner's findings; and	25
	(b)	the o	commissioner's recommendations, if any, based on indings; and	26 27
	(c)	-	other matter the commissioner considers reasonable clude in the report.	28 29
'(3)	The Mini		missioner must give a copy of the report to the	30 31

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' (4)	The commissioner may also give a copy of the report to another person approved by the Minister.	1 2
Part 4	Administration	3
113AZ St	aff	4
'(1)	The chief executive may appoint or assign staff required by the commissioner for the performance of the commissioner's functions.	5 6 7
'(2)	A public service officer appointed or assigned by the chief executive under subsection (1) holds the appointment or performs the duties concurrently with any other appointment the officer holds in the public service.	8 9 10 11
	Note—	12
	The public service officers are employed under the <i>Public Service Act</i> 2008.	13 14
'(3)	A person appointed under subsection (1) may be appointed under the <i>Public Service Act 2008</i> or under this Act.	15 16
113BA Fu	ınding	17
'(1)	The cost of the performance of the commissioner's functions is funded by the control bodies.	18 19
'(2)	The chief executive must—	20
	(a) decide the amount a control body must pay from time to time towards the cost of the performance of the commissioner's functions; and	21 22 23
	(b) give the control body an invoice for the amount.	24
'(3)	The amount of the invoice is payable 28 days after the control body receives the invoice.	25 26

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'113BB Re	'If a control body does not pay an amount payable under section 113BA(3), the State may recover the amount from the control body as a debt.	1 2 3 4
'Part 5	Reporting	5
'113BC Ar	nnual report	6
'(1)	The commissioner must prepare and give the Minister a written report about the operations of the commissioner during each financial year.	7 8 9
'(2)	Without limiting subsection (1), the report must contain the following—	10 11
	(a) a review of the work undertaken by the commissioner during the financial year;	12 13
	(b) proposals, if any, for improving the operations of the commissioner;	14 15
	(c) a forecast of the work of the commissioner for the following financial year.	16 17
'(3)	The report must be given by 31 August in the following financial year.	18 19
	ommissioner to report failure by control body to act recommendation	20 21
'(1)	This section applies if the commissioner is reasonably satisfied, according to the circumstances, that a control body has failed to—	22 23 24
	(a) implement a recommendation of the commissioner; or	25

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				-	
			(b)	otherwise reasonably act on a recommendation of the commissioner.	1 2
		'(2)	The	commissioner must report the failure to the Minister.'.	3
Clause	47	Am	nendn	nent of s 147 (Procedure after analysis)	4
		(1)	Sect	ion 147(3)(b)—	5
			omit	, insert—	6
			'(b)	the place at which, and the day when or period over which, the thing was analysed;'.	7 8
		(2)	Sect	ion 147—	9
			inser	<i>t</i> —	10
		'(4)	by a	ever, if the thing was delivered to the accredited facility control body, the analyst at the accreditation facility is required to give a notice of results under subsection (2)	11 12 13 14
			(a)	no drug or code substance was found in or on the thing; or	15 16
			(b)	a drug or code substance was found in or on the thing at a level below the level stated in—	17 18
				(i) an agreement between the accredited facility and the control body; or	19 20
				(ii) the control body's rules of racing.'.	21
Clause	48	Ins	ertio	n of new ch 4A	22
			Afte	r section 149—	23
			insei	<i>t</i> —	24

'Chapter 4A		4A Racing Disciplinary Board proceedings	1 2				
'Part 1		Racing Disciplinary Board	3				
'Divisior	1	Establishment and functions	4				
'149A Es t	tablis	shment of disciplinary board	5				
		e Racing Disciplinary Board (the <i>disciplinary board</i>) is ablished.	6 7				
'149B Fu	nctio	ons of disciplinary board	8				
	'The	e functions of the disciplinary board are to—	9				
	(a)	hear and decide appeals by aggrieved persons against appellable decisions; and	10 11				
	(b)	refer appeals to the tribunal if, in the disciplinary board's opinion, it is in the public interest to do so.	12 13				
'Divisior	2	Membership of disciplinary board	14				
'149C Me	mbei	ers	15				
'(1)	The disciplinary board consists of the following persons (each a <i>member</i>) appointed by the Minister by gazette notice—						
	(a)	a person who is a lawyer of at least 5 years standing;	18				
	(b)	another person who is a lawyer;	19				
	(c)	at least 3 other persons, each of whom—	20				
		(i) is a lawyer; or	21				
		(ii) has, in the Minister's opinion, a thorough knowledge of the rules of racing of a control body.	22 23				

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'(2)	A member of the disciplinary board is to be appointed for a term of not more than 3 years.	1 2
'(3)	A member may be reappointed.	3
'(4)	Members, other than a member who is a public service officer, are appointed under this Act and not the <i>Public Service Act</i> 2008.	4 5 6
149D Cha	airperson and deputy chairperson of disciplinary ard	7 8
'(1)	The Minister must appoint a member who is a lawyer of at least 5 years standing to be the disciplinary board's chairperson.	9 10 11
'(2)	The Minister must appoint another member who is a lawyer to be the disciplinary board's deputy chairperson.	12 13
'(3)	A person may be appointed as the chairperson or deputy chairperson at the same time as the person is appointed as a member.	14 15 16
149E Eliç	gibility of members	17
	'A person is eligible to be a member of the disciplinary board if the person—	18 19
	(a) is an eligible individual; and	20
	(b) is not a member or employee of a control body or a control board.	21 22
149F Res	signation	23
	'A member may resign by signed notice given to the Minister.	24
149G Ter	mination of appointment	25
'(1)	The Minister may end the appointment of a member by written notice to the member if—	26 27

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	((a)	the Minister considers the member is not performing the member's functions satisfactorily; or	1 2
	((b)	the member is guilty of misconduct of a kind that could warrant dismissal from the public service if the member were an officer of the public service.	3 4 5
'(2			otice under subsection (1) must contain the Minister's ons for ending the appointment.	6 7
'(:	3)	In thi	is section—	8
	1	misco	onduct means—	9
	((a)	inappropriate or improper conduct in an official capacity; or	10 11
			Example—	12
			victimising another member in the course of the other member's membership of the disciplinary board	13 14
	((b)	inappropriate or improper conduct in a private capacity that reflects seriously and adversely on the disciplinary board.	15 16 17
			Example—	18
			publishing defamatory comments about another member	19
'149H \	Vaca	ancy	in office	20
'('.			office of a member of the disciplinary board becomes nt if—	21 22
	((a)	the member ceases to be eligible to be a member under section 149E; or	23 24
		(b)	the member resigns from office under section 149F; or	25
	((c)	the Minister ends the appointment of the member under section 149G.	26 27
'(2	,	vacar	e office of a member of the disciplinary board becomes nt, the Minister may appoint another person to be a ber of the disciplinary board.	28 29 30

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1491	Effe	ect of	vacancy in membership of disciplinary board	1
		of a i	pite section 149C(1) or 149D(1) or (2), the performance function, or exercise of a power, by the disciplinary board t affected merely because of a vacancy in the membership e disciplinary board.	2 3 4 5
149J	Ren	nune	ration of members	6
			nember is entitled to the remuneration and allowances ded by the Minister.	7 8
149K	Mer offi		of disciplinary board who is public service	9 10
		the o	n officer of the public service is appointed as a member of disciplinary board, the public service officer holds the interest concurrently with any other appointment the er holds in the public service.	11 12 13 14
149L	Pro	tectio	on of members from civil liability	15
	' (1)		ember is not civilly liable for an act done, or omission e, honestly and without negligence under this Act.	16 17
	'(2)		bsection (1) prevents civil liability attaching to a member, iability attaches instead to the State.	18 19
Divis	sion	3	Chairperson	20
149M	Rol	e of o	chairperson	21
	' (1)		role of the chairperson of the disciplinary board includes ollowing—	22 23
		(a)	choosing members to constitute the disciplinary board under section 149O or 149ZD for hearing and deciding an appeal;	24 25 26

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		(b) directing the disciplinary board's adjudic operations to ensure the operations are as economical, informal and speedy as practicable;	ative 1 fair, 2
		(c) developing, with the participation of the other mem guiding principles that promote high quality consistent decisions by the disciplinary board;	
		(d) developing and implementing procedures and pol for the disciplinary board's adjudicative operations;	
		(e) making practice directions of general applicatio appeals;	n to 9 10
		(f) managing the overall performance of members;	11
		(g) taking responsibility for the professional develope and training of members relating to the performance their role.	
	'(2)	The chairperson may do all things necessary or convenie be done for the performance of the chairperson's role.	ent to 15 16
1491	l Cha	airperson may delegate	17
	'(1)	The chairperson may delegate the chairperson's powers uthis Act to—	nder 18 19
		(a) the deputy chairperson of the disciplinary board; or	20
		(b) a member who is a lawyer.	21
	'(2)	However, the chairperson may delegate the chairpers power to choose members to constitute the disciplinary by to—	
		(a) another member; or	25

'Divisio	on 4 Constitution of disciplinary board	1
	onstitution of disciplinary board for hearing and eciding accepted appeal	2 3
'(1)	For hearing and deciding an accepted appeal, the chairperson must choose 1, 2 or 3 members to constitute the disciplinary board.	4 5 6
'(2)	If the chairperson chooses only 1 member to constitute the disciplinary board, the person must be a lawyer and have a thorough knowledge of the relevant control body's rules of racing for its code of racing.	7 8 9 10
'(3)	The <i>relevant control body</i> for an accepted appeal is the control body whose appellable decision is being appealed against.	11 12 13
' (4)	If the chairperson chooses 2 or 3 members to constitute the disciplinary board—	14 15
	(a) the members chosen must include—	16
	(i) 1 member who is a lawyer; and	17
	(ii) 1 member who, in the chairperson's opinion, has a thorough knowledge of the relevant control body's rules of racing for its code of racing; and	18 19 20
	(b) the chairperson must choose a person to be the chairperson of the disciplinary board as constituted (the <i>appeal chairperson</i>).	21 22 23
'(5)	The member or members chosen may constitute the disciplinary board even if other members are, at the same time, constituting the disciplinary board for the purposes of hearing and deciding a separate accepted appeal.	24 25 26 27
'(6)	If the disciplinary board is constituted for more than 1 accepted appeal at the same time, the members chosen for each accepted appeal may separately exercise the jurisdiction and powers of the disciplinary board.	28 29 30 31

'Division	5 Staff of disciplinary board	1
149P App	pointment of registrar and other officers	2
'(1)	The chief executive may appoint a registrar to the disciplinary board, and other officers the chief executive considers appropriate, to help the disciplinary board perform its functions.	3 4 5 6
'(2)	A public service officer appointed under subsection (1), or assigned by the chief executive to perform duties to help the disciplinary board, holds the appointment or performs the duties concurrently with any other appointment the officer holds in the public service.	7 8 9 10 11
	Note—	12
	The registrar and other officers are employed under the <i>Public Service Act 2008</i> .	13 14
'(3)	The registrar has the powers and must perform the functions of the registrar under this Act.	15 16
149Q Ass	signing staff of control body	17
'(1)	The chairperson may require a control body to assign staff members of the control body to help the disciplinary board perform its functions—	18 19 20
	(a) with the approval of the chief executive; and	21
	(b) if the chairperson reasonably considers it necessary.	22
'(2)	A control body must not, without a reasonable excuse, fail to comply with a requirement of the chairperson under subsection (1).	23 24 25

'Part 2		Appeals against appellable decisions	1 2
'Divisior	1	Preliminary	3
'149R De	finitions 1	for pt 2	4
	'In this p	art—	5
	accepted	appeal see section 149W(2).	6
	aggrieve 149T(2).	d person, for an appellable decision, see section	7 8
	appeal 6	chairperson , of a constituted board, see section (b).	9 10
	appellab	<i>le decision</i> , of a control body, see section 149S.	11
		ted board , for an accepted appeal, means the ary board as constituted to hear and decide the	12 13 14
	<i>expert</i> se	e section 149ZP(1).	15
	notice of	Cappeal see section 149U(1).	16
	<i>party</i> , to	an accepted appeal, see section 149X.	17
'149S Wh	at is an <i>a</i>	appellable decision	18
'(1)	* *	<i>llable decision</i> of a control body is a decision of the ody to do any of the following—	19 20
	(a) refu	use to grant or renew a licence;	21
	(b) tak	e disciplinary action relating to a licence;	22
	(c) tak	e an exclusion action against a person;	23
	(d) imp	pose a monetary penalty on a person;	24
	(e) imi	oose any other non-monetary penalty on a person.	25

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'(2)		rever, the following decisions of a control body are not ellable decisions—	
	(a)	a decision relating to the eligibility of an animal to race or the conditions under which an animal can race;	3 4
		Example—	5
		a control body's decision requiring an animal to pass a stated examination or test before being allowed to race	6 7
	(b)	a decision cancelling or suspending a licence for an animal, unless the cancellation or suspension relates to—	8 9 10
		(i) a decision to take disciplinary action relating to the licence of a licence holder; or	11 12
		(ii) a decision to take an exclusion action, under the control body's rules of racing, against a person;	13 14
	(c)	a decision about a protest or objection against placed animals relating to an incident that happened during a race or trial;	15 16 17
	(d)	a decision relating to a dispute between a racing bookmaker licensed by a control body and a person who placed a bet with the bookmaker for a race;	18 19 20
	(e)	a decision to stop, restart, rerun, postpone or abandon a race.	21 22
Division	2	Starting an appeal	23
149T Wh	o ma	y appeal	24
'(1)		ggrieved person for an appellable decision may appeal to isciplinary board against the decision.	25 26
'(2)	A pe	erson is an aggrieved person for an appellable decision	27 28
	(a)	for an appellable decision about the grant of a licence—the person was the applicant for the licence; or	29 30

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	(b)	otherwise—the person is a licence holder adversely affected by an appellable decision.	1 2
'149U Aç	ggriev	ed person must give notice of appeal	3
'(1)		an appeal under this part, an aggrieved person must give a ce in the approved form (a <i>notice of appeal</i>) to—	4 5
	(a)	the registrar, accompanied by the prescribed fee; and	6
	(b)	the control body whose appellable decision is being appealed against.	7 8
'(2)		notice of appeal must be given to the registrar and the trol body—	9 10
	(a)	within 5 business days after the aggrieved person is notified of the appellable decision being appealed against; or	11 12 13
	(b)	if the chairperson is satisfied the person has a reasonable excuse for not giving the notice within the period mentioned in paragraph (a)—within the longer period as the chairperson allows.	14 15 16 17
'(3)	The	notice of appeal must state the grounds for the appeal.	18
'149V Ad	cepta	ance, rejection or referral of appeal	19
'(1)		ne aggrieved person gives the registrar a notice of appeal, registrar must give the chairperson a copy of the notice of eal.	20 21 22
'(2)		er receiving a notice of appeal from the registrar, the rperson must—	23 24
	(a)	accept the notice without imposing any conditions; or	25
	(b)	accept the notice on conditions; or	26
	(c)	reject the notice on a ground mentioned in subsection (3); or	27 28

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	(d) refer the appeal for which the notice was given to the tribunal if the chairperson believes it is in the public interest to do so.	1 2 3
	Note—	4
	For appeals that are referred to the tribunal, see chapter 5, part 1.	5
'(3)	The chairperson may reject a notice of appeal on any of the following grounds—	6 7
	(a) the notice was given by a person who is not authorised to give it;	8 9
	(b) the notice was given to the registrar of the disciplinary board or the control body whose appellable decision is being appealed against after the expiry of the period mentioned in section 149U(2);	10 11 12 13
	(c) the notice, or the giving of the notice, does not otherwise comply with this Act.	14 15
149W Wh	nen accepted appeal starts	16
'(1)	An appeal starts when the chairperson accepts a notice of appeal, whether or not on conditions, under section 149V(2)(a) or (b).	17 18 19
'(2)	An appeal started under subsection (1) is an accepted appeal.	20
149X Wh	no is a <i>party</i> to an accepted appeal	21
	'A person is a <i>party</i> to an accepted appeal if the person is—	22
	(a) the aggrieved person for the appellable decision being appealed against; or	23 24
	(b) the relevant control body for the accepted appeal; or	25
	(c) joined as a party to the appeal under section 149ZI.	26
149Y Re	gistrar must give notice to parties and others	27
'(1)	The registrar must give notice of the time and place for the hearing of an accepted appeal to—	28 29

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	(a)	the disciplinary board as constituted for the appeal (the <i>constituted board</i>); and	1 2
	(b)	the parties to the appeal; and	3
	(c)	any other person the chairperson directs to be given notice of the hearing.	4 5
'(2) For	subsection (1), the registrar must give the notice—	6
	(a)	for a person who is a party at the time the appeal is started—as soon as is reasonably practicable after the appeal is started; or	7 8 9
	(b)	for a person who becomes a party after the appeal has started—as soon as is reasonably practicable after the person becomes a party; or	10 11 12
		Example—	13
		a person who, under section 149ZI, is joined as a party to the appeal	14 15
	(c)	for any other person—as soon as is reasonably practicable after the chairperson directs the person be given notice.	16 17 18
'149Z J	urisdic	etion of constituted board	19
'(1	*	constituted board for an accepted appeal has jurisdiction ear and decide the appeal.	20 21
'(2	,	constituted board may do all things necessary or venient for exercising its jurisdiction.	22 23
	Constit s pract	uted board to hear accepted appeal as soon icable	24 25
'(1	hear 28 c	constituted board for an accepted appeal must begin the ring of the appeal as soon as practicable but no later than lays after the aggrieved person for the appeal gives the strar the notice of appeal.	26 27 28 29

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'(2)	However, the constituted board may, by order, extend the period mentioned in subsection (1) if it considers the special circumstances of the case require it to do so.	1 2 3
149ZB Sta	ay of control body decision	4
'(1)	An aggrieved person for the accepted appeal may apply for a stay of the appellable decision being appealed against.	5 6
'(2)	The application must be in writing and made to the registrar.	7
'(3)	The appeal chairperson may stay the appellable decision if, in the chairperson's opinion, the stay is necessary to secure the effectiveness of the appeal.	8 9 10
'(4)	In deciding whether to stay the appellable decision, the chairperson may consider submissions from the relevant control body for the accepted appeal.	11 12 13
'(5)	The stay—	14
	(a) may be given on the conditions the chairperson considers appropriate; and	15 16
	(b) operates for the period fixed by the chairperson; and	17
	(c) may be revoked or amended by the chairperson.	18
'(6)	The period of the stay must not extend past the time when the appeal is decided.	19 20
'(7)	If the stay is given on conditions, the stay is taken not to be in force for any period during which a condition is not complied with.	21 22 23
149ZC Dis	sclosure of conflict of interest of member	24
'(1)	If a member of the constituted board for an accepted appeal becomes aware the member has a conflict of interest about the appeal, the member must disclose the nature of the conflicting interest to—	25 26 27 28
	(a) if the member is the appeal chairperson—the parties to the appeal; or	29 30

	(b) otherwise—the appeal chairperson and the parties to the appeal.	1 2
'(2)	After making the disclosure, the member must not—	3
	(a) be present when the constituted board hears the accepted appeal; or	4 5
	(b) take part in a decision of the constituted board about the appeal.	6 7
'(3)	However, the member may be present and take part in a decision if—	8 9
	(a) if the member is the appeal chairperson—the parties to the appeal agree; or	10 11
	(b) otherwise—the appeal chairperson agrees.	12
'(4)	A reference in subsection (3) to a party is taken to be a reference to a representative of the party if the party is represented.	13 14 15
'(5)	A member has a conflict of interest about the accepted appeal if the member—	16 17
	(a) has an interest, financial or otherwise, that could conflict with the proper performance of the member's functions for the appeal; or	18 19 20
	(b) owns a licensed animal that was involved in a race that is the subject of the appeal; or	21 22
	(c) is a relative of, or has a business relationship with, a party to the appeal.	23 24
'(6)	If the member is a public service officer, the member does not have a conflict of interest about the accepted appeal merely because of the appointment the officer holds in the public service.	25 26 27 28
	nstitution of constituted board if member has inflict of interest	29 30
'(1)	This section applies if a member who has a conflict of interest about the accepted appeal does not obtain the agreement	31 32

	under section 149ZC(3) to allow the member to be present at a hearing of the accepted appeal and take part in decisions of the constituted board for the appeal.	1 2 3
'(2)	Subject to subsection (3), the remaining member or members of the constituted board constitute the constituted board for the hearing.	4 5 6
'(3)	The remaining member or members must be or include—	7
	(a) 1 member who is a lawyer and has, in the chairperson's opinion, a thorough knowledge of the relevant control body's rules of racing for its code of racing; or	8 9 10
	(b) both—	11
	(i) 1 member who is a lawyer; and	12
	(ii) 1 member who has, in the chairperson's opinion, a thorough knowledge of the relevant control body's rules of racing for its code of racing.	13 14 15
'(4)	If the remaining member or members are not or do not include the member or members mentioned in subsection (3), the chairperson must appoint a replacement member for the appeal.	16 17 18 19
'(5)	If there are 2 remaining members and the appeal chairperson is not a remaining member, the chairperson must appoint a replacement appeal chairperson for the appeal.	20 21 22
'Division	3 Appeal hearings	23
149ZE He	aring procedures	24
'(1)	Subject to this division, the procedure for the hearing of an accepted appeal is at the discretion of the constituted board for the appeal.	25 26 27
'(2)	In hearing an accepted appeal, the constituted board—	28
	(a) must observe natural justice; and	29
	(b) is not bound by the rules of evidence; and	30

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	(c)	may inform itself in any way it considers appropriate; and	1 2
	(d)	must act as quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the issues; and	3 4 5
	(e)	may decide the procedures to be followed in the appeal, including, for example, whether—	6 7
		(i) the appeal should be heard with other appeals; and	8
		(ii) whether the parties should be heard together or separately.	9 10
'(3)	decis relev	appeal is by way of rehearing, unaffected by the appellable sion being appealed against, on the material before the vant control body for the accepted appeal and any further ence allowed by the constituted board.	11 12 13 14
		to be heard in public unless constituted board otherwise	15 16
'(1)		hearing of an accepted appeal must be held in public at time and place the constituted board for the appeal des.	17 18 19
'(2)	part	rever, the constituted board may direct that a hearing or a of a hearing be held in private if the constituted board iders it necessary—	20 21 22
	(a)	to avoid interfering with the proper administration of justice; or	23 24
	(b)	to avoid the publication of confidential information or information the publication of which would be contrary to the public interest; or	25 26 27
	(c)	for another reason in the interests of justice.	28
'(3)	(2) α	constituted board may make a direction under subsection on the application of a party to the appeal or on its own ative.	29 30 31

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	'(4)	The constituted board may make directions about the persons who may attend a hearing or a part of a hearing to be held in private.	2
	'(5)	However, the constituted board must not make a direction that prevents a party to an appeal from attending a hearing or a part of a hearing, to be held in private, for that appeal.	5
'149Z	'G He	aring by remote conferencing or on the papers	7
	'(1)	The constituted board for an accepted appeal may, if appropriate, hear all or part of the appeal—	
		(a) by remote conferencing; or	(
		• •	l 1
	'(2)	subsection (1), the constituted board must ensure the public has access to, or is precluded from access to, matters disclosed in the appeal to the same extent as if the appeal had been heard before the constituted board with the attendance in	13 14 15 17
	'(3)	In this section—	9
		remote conferencing means—	20
		(a) teleconferencing; or 2	21
		(b) videoconferencing; or 2	22
		taking part in the appeal to hear and take part in 2	23
'149 7	'H Di	rections 2	26
1732	'(1)		27
	(1)	direction at any time in the appeal and do whatever is 2	28

'(2)	The constituted board may hold a directions hearing for giving the direction before any other hearing is held for the accepted appeal.	1 2 3
'(3)	Without limiting subsection (1), the constituted board may give a direction requiring a party to the appeal to produce a document or another thing, or provide information, to—	4 5 6
	(a) the constituted board; or	7
	(b) another party to the appeal.	8
'(4)	A party must, unless the party has a reasonable excuse, comply with a direction given under this section within—	9 10
	(a) the period stated in the direction; or	11
	(b) if the constituted board has extended the period within which the direction must be complied with—the extended period.	12 13 14
	Maximum penalty—50 penalty units.	15
'(5)	The constituted board may act under this section on the application of a party to the accepted appeal or on the constituted board's own initiative.	16 17 18
'149ZI Joi	ning parties	19
'(1)	The constituted board for an accepted appeal may make an order joining a person as a party to the appeal if the constituted board considers the person's interests may be affected by the appeal.	20 21 22 23
'(2)	The constituted board may make an order under subsection (1) on the application of a person or on its own initiative.	24 25
'149ZJ Re _l	presentation	26
'(1)	The main purpose of this section is to have parties to an accepted appeal represent themselves unless the interests of justice require otherwise.	27 28 29
'(2)	In an accepted appeal, the aggrieved person—	30

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		(a)	may appear without representation; and	1
		(b)	may be represented by someone else if the aggrieved person elects to be represented; and	2 3
		(c)	must be represented by someone else if the aggrieved person is unable, in the opinion of the constituted board for the appeal, to represent himself, herself or itself effectively.	4 5 6 7
	'(3)		appeal chairperson of the constituted board may appoint a on to represent an unrepresented party to the appeal.	8 9
	'(4)		relevant control body for the accepted appeal can not be esented by a lawyer unless—	10 11
		(a)	the aggrieved person has elected to be represented by a lawyer; or	12 13
		(b)	the appeal chairperson appoints a lawyer to represent the aggrieved person.	14 15
149ZI	K Wit	thdra	wal of appeal	16
	'(1)	aggri	e chairperson of the disciplinary board gives leave, an ieved person may withdraw an accepted appeal before the al is heard and decided by the constituted board for the al.	17 18 19 20
	'(2)	subse appe	aggrieved person withdraws an accepted appeal under ection (1), the aggrieved person can not make a further al relating to the same facts or circumstances without e of the chairperson of the disciplinary board.	21 22 23 24
	'(3)	with	e chairperson of the disciplinary board gives leave for the drawal of an accepted appeal, the chairperson may make rs the chairperson considers appropriate.	25 26 27
	'(4)	An costs	order under subsection (3) may be for the payment of s.	28 29

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'Division	4	Witnesses	1
149ZL Re		ng witness to attend or produce document or	2 3
'(1)		constituted board for an accepted appeal may, by written ce, require a person to—	4 5
	(a)	appear at a stated hearing of the appeal to give evidence; or	6 7
	(b)	produce a stated document or other thing to the constituted board.	8 9
'(2)		erson must not, without a reasonable excuse, fail to ply with a notice given under subsection (1).	10 11
	Max	imum penalty—100 penalty units.	12
'(3)	on tl	constituted board may give a notice under subsection (1) ne application of a party to an accepted appeal or on its initiative.	13 14 15
149 ZM Sv	vearii	ng or affirming witnesses	16
'(1)	requ	ember of a constituted board for an accepted appeal may ire a witness appearing before the constituted board to an oath or make an affirmation.	17 18 19
'(2)	is a	ember of a constituted board for an accepted appeal who lawyer may administer an oath or affirmation to a person earing as a witness.	20 21 22
'149ZN Wi	tness	s fees and expenses	23
'(1)	the c	erson who has been given written notice to appear before constituted board for an accepted appeal as a witness is led to—	24 25 26
	(a)	the prescribed witness fees and expenses; or	27

	(b)	if no fees or expenses are prescribed—the reasonable fees and expenses decided by the chairperson of the disciplinary board.	1 2 3
'(2)		and allowances payable to a person under subsection (1) to be paid by—	4 5
	(a)	if the person was given the notice on the application of a party to the appeal—the party; or	6 7
	(b)	otherwise—all of the parties in the proportions decided by the constituted board.	8 9
'149ZO Of	fence	es by witnesses	10
'(1)	boar	erson given written notice to appear before the constituted d for an accepted appeal as a witness at a hearing of the eal must not fail, without reasonable excuse—	11 12 13
	(a)	to appear as required by the notice; or	14
	(b)	to continue to appear as required by the constituted board until excused from further appearances.	15 16
	Max	imum penalty—100 penalty units.	17
'(2)		erson appearing as a witness at a hearing of an accepted eal must not—	18 19
	(a)	fail to take an oath or affirmation when required by a member of the constituted board; or	20 21
	(b)	fail, without reasonable excuse, to answer a question the person is asked by the constituted board; or	22 23
	(c)	fail, without reasonable excuse, to produce a document or other thing the person is asked to produce by the constituted board.	24 25 26
	Max	imum penalty—100 penalty units.	27
'(3)	ques the	a reasonable excuse for a person to refuse to answer a tion or produce a document or other thing if the answer or production of the document or thing might tend to minate the person.	28 29 30 31

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'Division	5 Experts	1
149ZP Ap _l	pointment	2
'(1)	The constituted board for an accepted appeal may appoint a person with relevant knowledge, expertise and experience (an <i>expert</i>) to help the constituted board in relation to the appeal.	3 4 5
'(2)	The constituted board may appoint an expert on the application of a party to the accepted appeal or on its own initiative.	6 7 8
'(3)	The appointment of an expert must be in writing.	9
'149ZQ Du	ty of expert	10
'(1)	An expert giving evidence in a hearing of an accepted appeal has a duty to assist the constituted board for the appeal.	11 12
'(2)	The expert's duty under subsection (1) overrides any obligation the expert may have to any party to the accepted appeal.	13 14 15
ʻ149ZR Rei	muneration and expenses	16
	'An expert is entitled to the remuneration and expenses decided by the constituted board for the accepted appeal and stated in the expert's instrument of appointment.	17 18 19
	Note—	20
	For when the constituted board may make an order relating to the costs of obtaining an expert's help, see section 149ZT.	21 22
'149ZS Hel	ping the constituted board	23
'(1)	In an accepted appeal, the constituted board for the appeal may—	24 25
	(a) ask an expert to give expert evidence, in person or by written report; or	26 27

	(b)	refer a question of fact arising in an accepted appeal to an expert for the expert to decide the question and give the constituted board a written report stating the decision and the reasons for it; or	1 2 3 4
	(c)	ask an expert to give advice to the constituted board.	5
'(2)	subse expe give	sking an expert to decide a question or give advice under ection (1)(b) or (c), the constituted board may ask the rt to conduct an inquiry or investigation into a matter and a written report of the expert's findings in the inquiry or stigation.	6 7 8 9 10
'(3)	expe the	expert gives the constituted board a written report of the rt's decision or advice under subsection (1)(b) or (c), or expert's findings in an inquiry or investigation under ection (2), the constituted board—	11 12 13 14
	(a)	must give a copy of the report to each party to the appeal; and	15 16
	(b)	must give each party to the appeal an opportunity to make written submissions about the report; and	17 18
	(c)	after considering any submissions made under paragraph (b), may either—	19 20
		(i) adopt the expert's decision or findings, in whole or in part; or	21 22
		(ii) reject the decision or findings.	23
'149ZT Co	sts o	f obtaining expert's help	24
'(1)	may contr	make an order requiring a party to the appeal to pay or ribute to the constituted board's costs of obtaining an rt's help.	25 26 27 28
'(2)	How	ever, subsection (1) applies in relation to a party only if—	29
	(a)	before obtaining the help, the constituted board advised the party of—	30 31

	(i) the constituted board's intention of obtaining the help; and	1 2
	(ii) the likely costs of obtaining the help; and	3
	(iii) the likely amount of the party's payment or contribution; and	4 5
	(b) the constituted board gave the party an opportunity to be heard on the matter of obtaining the help.	6 7
'(3)	For subsection (1), the constituted board's costs of obtaining an expert's help include remuneration and expenses for the expert decided by the constituted board and stated in the expert's instrument of appointment.	8 9 10 11
'149ZU D	isclosure of interests	12
'(1)	This section applies if an expert, appointed to help the constituted board for an accepted appeal, has or acquires an interest, financial or otherwise, that may conflict with the proper performance of the expert's functions.	13 14 15 16
'(2)	The expert must disclose the nature of the interest to—	17
	(a) the constituted board; and	18
	(b) the parties to the appeal.	19
'(3)	The constituted board may require the expert not to take part in, or exercise powers for, the appeal.	20 21
'(4)	In deciding whether to require the expert not to take part in, or exercise powers for, the appeal, the constituted board must consider submissions from the parties to the appeal.	22 23 24
'(5)	The constituted board must allow the parties to the appeal a reasonable time to lodge submissions with the constituted board.	25 26 27
'(6)	An expert does not have a conflict of interest merely because—	28 29
	(a) of the expert's employment at an accredited facility or a secondary facility for an accredited facility; or	30 31
	(b) the expert is a member of the integrity board.	32

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'Division 6		Decisions and powers of constituted board	1 2
149ZV Hov		nstituted board may act in hearing accepted	3 4
		hearing an accepted appeal, the constituted board for the eal may—	5 6
	(a)	act in the absence of a person who has been given reasonable notice of the hearing; and	7 8
	(b)	receive evidence on oath, affirmation or by statutory declaration; and	9 10
	(c)	adjourn the appeal; and	11
	(d)	permit a document to be amended; and	12
	(e)	disregard any defect, error, omission or insufficiency in a document.	13 14
'149ZW De	cidir	ng questions in accepted appeal	15
'(1)		s section applies if, on an accepted appeal, the constituted rd for the appeal wishes to decide a question.	16 17
'(2)	ques	the constituted board is constituted by 2 or 3 members, the stion is to be decided by a majority of votes of the onbers.	18 19 20
'(3)	and	vever, if the constituted board is constituted by 2 members the votes are equal, the member who is the appeal reperson also has a casting vote.	21 22 23
149ZX Pov	wers	of constituted board on accepted appeal	24
'(1)	may	an accepted appeal, the constituted board for the appeal make any decision the relevant control body for the eal could have made—	25 26 27
	(a)	under this Act; or	28

	(b)	under the control body's rules of racing for its code of racing; or	
	(c)	under a policy made by the control body for its code of racing.	
'(2)	With	nout limiting subsection (1), the constituted board may—	
	(a)	confirm the appellable decision appealed against; or	
	(b)	vary the appellable decision; or	
	(c)	set aside the appellable decision and substitute its own decision.	
149ZY Eff	ect o	of decision	
	'A d	ecision of the constituted board for an accepted appeal—	
	(a)	is taken to be the decision of the relevant control body for the appeal; and	
	(b)	is binding on the parties to the appeal; and	
	(c)	takes effect—	
		(i) when it is made; or	
		(ii) on the later day stated in the decision.	
I49ZZ No	tice o	of decision of constituted board	
'(1)		section applies if the constituted board for an accepted eal makes a decision on the appeal.	
'(2)		constituted board must give the parties to the appeal a AT information notice about the decision.	
149 ZZA D	ismi	ssing appeal if unjustified	
'(1)		section applies if, on an accepted appeal, the constituted of for the appeal considers the appeal or part of the appeal	
	(a)	frivolous, vexatious or misconceived; or	

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	(b) lacking in substance.	1
'(2)	The constituted board may dismiss all or part of the appeal.	2
'(3)	The constituted board may act under subsection (2) on the application of a party to the appeal or on the constituted board's own initiative.	3 4 5
149ZZB Pa	arty fails to attend	6
'(1)	If a party to an accepted appeal does not attend a hearing for the appeal—	7 8
	(a) the hearing may proceed in the party's absence; and	9
	(b) if the constituted board for the appeal and all the parties present agree, the constituted board may—	10 11
	(i) make a decision adverse to the absent party and make any appropriate orders, including orders about costs; or	12 13 14
	(ii) order that the absent party be removed from the appeal, and pay another party's costs reasonably incurred by the other party as a result of the absent party's involvement in the appeal.	15 16 17 18
'(2)	Subsection (1) applies only if the constituted board is satisfied the absent party has been given notice of the time and place for the hearing of the appeal under section 149Y(2).	19 20 21
'Division	7 Costs and enforcement	22
149ZZC C	osts of appeal	23
'(1)	Each party to an accepted appeal must bear the party's own costs for the appeal.	24 25
'(2)	However, the constituted board for the appeal may make an order requiring a party to the appeal to pay all or a stated part of the costs of another party to the appeal if the constituted board considers the interests of justice require it to make the order.	26 27 28 29 30

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	'(3)		eciding whether to award costs under subsection (2), the stituted board may have regard to the following—	1 2
		(a)	the relative strengths of the claims made by each of the parties to the appeal;	3 4
		(b)	whether the aggrieved person was afforded natural justice by the relevant control body for the appeal when it made the appellable decision being appealed against;	5 6 7
		(c)	the financial circumstances of the parties to the appeal;	8
		(d)	anything else the constituted board considers relevant.	9
1492	ZZD Ei	nford	cement of costs order	10
	'(1)	filin	erson may enforce an order under section 149ZZC(2) by g in the registry of a court with jurisdiction for recovery of amount claimed—	11 12 13
		(a)	a copy of the order of the constituted board that has been certified to be a true copy by a member of the board who is a lawyer; and	14 15 16
		(b)	the person's affidavit about the amount not paid under the order.	17 18
	'(2)		charge may be made for filing a copy of an order or an lavit under this section.	19 20
	'(3)	the o	filing a copy of the order and the affidavit in the registry of court, the order is taken to be an order of the court and be enforced accordingly.	21 22 23
Divi	ision	8	Offences and contempt	24
1492	ZZE C	ontra	avening decision	25
		-	person must not, without reasonable excuse, contravene a sion of a constituted board on an accepted appeal.	26 27

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	Note—	1
	For the circumstances in which a person may be in contempt of a constituted board at an appeal hearing, see section 149ZZH.	2 3
	Maximum penalty—100 penalty units.	4
149ZZF Fa	alse or misleading information	5
'(1)	A person must not state anything the person knows is false or misleading in a material particular to—	6 7
	(a) the disciplinary board; or	8
	(b) a constituted board; or	9
	(c) a member of the disciplinary board or a constituted board.	10 11
	Maximum penalty—100 penalty units.	12
'(2)	A person must not give a document containing information the person knows is false or misleading in a material particular to—	13 14 15
	(a) the disciplinary board; or	16
	(b) a constituted board; or	17
	(c) a member of the disciplinary board or a constituted board.	18 19
	Maximum penalty—100 penalty units.	20
'(3)	Subsection (2) does not apply to a person if the person, when giving the document—	21 22
	(a) tells the disciplinary board, a constituted board or member, to the best of the person's ability, how it is false or misleading; and	23 24 25
	(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	26 27

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149ZZG lı	nflue	ncing participants	1
	impi parti the expe	person must not improperly influence, or attempt to roperly influence, a person in relation to the person's icipation in an accepted appeal, whether as a member of constituted board for the appeal or a party, witness or ert for the appeal, to act other than in the course of the on's duty in relation to the appeal.	2 3 4 5 6 7
	Max	imum penalty—100 penalty units.	8
149ZZH C	onte	mpt at hearing	9
	'A p	erson must not, at a hearing of an accepted appeal—	10
	(a)	insult a member of the constituted board for the appeal; or	11 12
	(b)	deliberately interrupt the hearing; or	13
	(c)	take part in a disturbance in or near a place where the constituted board is conducting the hearing; or	14 15
	(d)	do anything that would be a contempt of court if the constituted board were a court.	16 17
	Max	imum penalty—100 penalty units.	18
		tuted board may exclude disruptive person aring	19 20
'(1)		section applies if, in the constituted board's opinion, a on is disrupting a hearing of the accepted appeal.	21 22
'(2)	The hear	constituted board may direct the person to leave the ing.	23 24
'(3)	The	person must comply with the direction.	25
	Max	timum penalty for subsection (3)—100 penalty units.	26

'Part 3	Miscellaneous	1
'149ZZJ P	rotections and immunities	2
'(1)	A member of a constituted board has, in performing the member's functions, the same protection and immunity as a District Court judge has in the performance of the judge's functions.	3 4 5 6
'(2)	In an accepted appeal being heard by a constituted board—	7
	(a) a party to the appeal appearing before the constituted board has the same protection and immunity as a party in a proceeding in the District Court; and	8 9 10
	(b) a person appearing before the constituted board as a representative of a party to the appeal has the same protection and immunity as a barrister appearing for a party in a proceeding in the District Court; and	11 12 13 14
	(c) a person appearing before the constituted board as a witness has the same protection and immunity as a witness in a proceeding in the District Court; and	15 16 17
	(d) a person appearing before the constituted board as an expert has the same protection and immunity as an expert in a proceeding in the District Court.	18 19 20
'(3)	A document produced at, or used for, a hearing before the constituted board for an accepted appeal has the same protection as a document produced at, or used for, a hearing before the District Court.	21 22 23 24
149 ZZK A	annual report	25
'(1)	The chairperson of the disciplinary board must give the Minister a written report for each financial year that contains the following—	26 27 28
	(a) a review of the operation of the disciplinary board during the financial year;	29 30

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			(b) any proposals for improving the operation of, and forecasts of the workload of, the disciplinary board in the following financial year.	1 2 3
		'(2)	The report must be given by 31 August in the following financial year.'.	4 5
Clause	49	Om	nission of ss 150–152	6
			Sections 150 to 152—	7
			omit.	8
Clause	50	Ins	ertion of new ch 5, pts 1 and 2, and pt 3, hdg	9
			Chapter 5—	10
			insert—	11
	'Paı	rt 1	Referral by chairperson of disciplinary board to tribunal	12 13
	'150	Но	w appeal is referred to tribunal	14
		'(1)	This section applies if the chairperson of the disciplinary board refers an appeal (a <i>referred appeal</i>) to the tribunal under section $149V(2)(d)$.	15 16 17
		'(2)	The chairperson must file a notice with the QCAT registrar.	18
		'(3)	The notice must state the following—	19
			(a) the name of each of the following—	20
			(i) the aggrieved person for the appellable decision being appealed against;	21 22
			(ii) the control body whose appellable decision is being appealed against;	23 24
			(b) an address for service of documents for each of the following—	25 26
			(i) the aggrieved person;	27

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		(ii) the control body;	1
		(iii) the disciplinary board;	2
	(c)	the appellable decision;	3
	(d)	the facts and circumstances forming the basis for the appellable decision;	4 5
	(e)	that the appeal is being referred to the tribunal by the chairperson of the disciplinary board.	6 7
151	Tribunal	to exercise review jurisdiction	8
		a referred appeal, the tribunal must exercise its review diction under the QCAT Act.	9 10
'Part	2	Review of decisions by tribunal	11
		other than by disciplinary	12
		board referral	13
152	Appeal t	to disciplinary board before review by tribunal	14
	decis	oject to section 149V(2)(d), every review of an appellable sion of a control body must be, in the first instance, by of an appeal to the disciplinary board.	15 16 17
152A	Who ma	y apply for review by the tribunal	18
		aggrieved person who is given, or is entitled to be given, a	19
	-	AT information notice for a decision of a constituted board	20
		apply, as provided under the QCAT Act, to the tribunal review of the decision.	21 22

[s 51]

	'Par	t 3	General provisions about reviews'.	1 2
Clause	51	Am day	nendment of s 153 (Tribunal to hear review within 28	3 4
			Section 153(1), 'within 28 days after the application for review is made under section 150'—	5 6
			omit, insert—	7
			', other than part 4, within 28 days after the application for review is made under section 152A or 155'.	8 9
Clause	52	An	nendment of s 154 (Constitution of tribunal)	10
			Section 154(4), definition relevant person, paragraph (c)—	11
			omit, insert—	12
			'(c) a member of the disciplinary board; or'.	13
Clause	53	Ins	sertion of new ch 5, pt 4	14
			After section 154—	15
			insert—	16
	'Par	t 4	Appeal by control bodies of	17
			decisions of constituted board	18
	'155	Co	ntrol body may appeal on question of law	19
		'(1)	A control body may appeal, as provided under the QCAT Act, to the appeal tribunal under the QCAT Act against the decision of a constituted board on an accepted appeal.	20 21 22
		'(2)	The appeal may only be on a question of law.	23
		'(3)	The notice of appeal must, unless the appeal tribunal orders otherwise—	24 25

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			(a) be filed in the appeal tribunal's registry within 20 business days after the date of the decision being appealed against; and	1 2 3
			(b) be served on all parties to the accepted appeal.	4
		'(4)	The appeal tribunal—	5
			(a) has jurisdiction to hear and decide the appeal; and	6
			(b) must be constituted by 1 judicial member.	7
		'(5)	The appeal may be only by way of rehearing.'.	8
lause	54		nendment of s 194 (Requirement to hold racing okmaker's licence)	9 10
		(1)	Section 194, heading, after 'licence'—	11
			insert—	12
			'or approval'.	13
		(2)	Section 194—	14
			insert—	15
		'(1A)	A person must not carry on bookmaking at a place unless—	16
			(a) the person is a racing bookmaker who holds an offcourse approval for carrying on bookmaking at an approved place; and	17 18 19
			(b) the place is an approved place for the offcourse approval.	20 21
			Maximum penalty—600 penalty units.'.	22
		(3)	Section 194(2), 'person's licence'—	23
			omit, insert—	24
			'individual's licence'.	25
		(4)	Section 194(2), 'person'—	26
			omit, insert—	27
			'individual'.	28

(5)	Section 194—	1
	insert—	2
'(2A)	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.	3 4 5 6 7 8
	Maximum penalty—40 penalty units.'.	9
(6)	Section 194(3), 'person'—	10
	omit, insert—	11
	'officer'.	12
(7)	Section 194—	13
	insert—	14
'(4)	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, 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.	15 16 17 18 19 20 21
	Maximum penalty—40 penalty units.'.	22
(8)	Section 194(1A) to (4)—	23
	renumber as section 194(2) to (6).	24
	nendment of s 195 (Requirement for racing bookmaker hire licensed clerk)	25 26
(1)	Section 195(2), 'subsection (1)'—	27
	omit, insert—	28
	'subsection (1) or (2)'.	29
(2)	Section 195(2)	30

Clause 55

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Clause

		renumber as section 195(3).	1
	(3)	Section 195—	2
		insert—	3
	'(2)	A racing bookmaker 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 whose licence was granted by the control body that licensed the racing bookmaker.	4 5 6 7 8 9
		Maximum penalty—200 penalty units.'.	10
56		nendment of s 196 (Requirement to hold licence as a sing bookmaker's clerk)	11 12
	(1)	Section 196(2)—	13
		renumber as section 196(3).	14
	(2)	Section 196—	15
		insert—	16
	'(2)	A person must not be employed by a racing bookmaker 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 is—	17 18 19 20
		(a) a racing bookmaker's clerk whose licence was granted by the control body that licensed the racing bookmaker; or	21 22 23
		(b) if the racing bookmaker is a corporation—a licensed executive officer of the corporation and the person is carrying on bookmaking for the corporation.	24 25 26
		Maximum penalty—200 penalty units.	27
	'(4)	Subsection (5) applies in relation to a racing bookmaker who holds an offcourse approval for carrying on bookmaking at an approved place.	28 29 30
	'(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	31 32

			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.	1 2 3
			Maximum penalty—40 penalty units.'.	4
lause	57	Am	endment of s 197 (Requirement to produce licence)	5
		(1)	Section 197, heading, after 'licence'—	6
			insert—	7
			'or approval'.	8
		(2)	Section 197—	9
			insert—	10
		'(1A)	Subsection (3) applies to a racing bookmaker who—	11
			(a) is an individual; and	12
			(b) holds an offcourse approval for carrying on bookmaking at an approved place; and	13 14
			(c) is, or appears to be, carrying on bookmaking at the approved place.	15 16
		'(1B)	The racing bookmaker must produce the person's offcourse approval to an official of the control body that licensed the racing bookmaker if asked to do so by the official, unless the person has a reasonable excuse.	17 18 19 20
			Maximum penalty—40 penalty units.	21
		'(2A)	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.	22 23 24 25 26
		'(2B)	The executive officer must produce the corporation's approval, or a certified copy of the corporation's approval, to an official of the control body that licensed the racing bookmaker if asked to do so by the official, unless the officer has a reasonable excuse.	27 28 29 30 31

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			Maximum penalty—40 penalty units.	1
		(3)	Section 197(1A) to (3)—	2
			renumber as section 197(2) to (7).	3
		(4)	Section 197—	4
			insert—	5
		'(8)	Subsection (9) applies in relation to a racing bookmaker who holds an offcourse approval for carrying on bookmaking at an approved place.	6 7 8
		' (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 control body that licensed the racing bookmaker if asked to do so by the official, unless the person has a reasonable excuse.	9 10 11 12 13 14
			Maximum penalty for subsection (9)—40 penalty units.'.	15
Clause	58		nendment of s 199 (Unlawful bookmaking by racing okmaker)	16 17
			Section 199—	18
			insert—	19
		'(2)	However, a racing bookmaker does not commit an offence against subsection (1) if—	20 21
			(a) the racing bookmaker holds an offcourse approval for carrying on bookmaking at an approved place; and	22 23
			(b) the place where the racing bookmaker carries on bookmaking is an approved place for the offcourse approval; and	24 25 26
			(c) the bookmaking is carried on at the place at a time permitted under the offcourse approval.'.	27 28
Clause	59	Ins	ertion of new s 200A	29

			insert	<i>t</i> —	1
	'200A	Special requirements for betting by racing bookmake who holds offcourse approval			2 3
				cing bookmaker who holds an offcourse approval must nake a bet on a contest, contingency or event other than—	4 5
				a race to be decided at a race meeting at a licensed venue controlled by a control body; or	6 7
				a sporting contingency declared, under section 255, by the control body that licensed the racing bookmaker as a declared sporting contingency; or	8 9 10
				a contest, contingency or event at a meeting for the racing of animals held outside Queensland that is under the control of an entity with which the control body that licensed the racing bookmaker has entered into an arrangement as mentioned in section 34(2)(o).	11 12 13 14 15
			Maxi	mum penalty—400 penalty units.'.	16
Clause	60			ent of s 213 (Criminal history reports for tions)	17 18
		(1)	Section	on 213(1), 'the commissioner of the police service'—	19
			omit,	insert—	20
			the p	police commissioner'.	21
		(2)	Section	on 213(2)—	22
			omit,	insert—	23
	•	'(2)	The r	eport is to contain—	24
			(a)	the person's criminal history; and	25
				a brief description of the circumstances of a conviction mentioned in the person's criminal history.	26 27
		' (3)	to inf	ever, the duty imposed on the commissioner applies only formation in the commissioner's possession or to which commissioner has access?	28 29 30

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Clause		nendment of s 227 (Criminal history report for restigation)	1 2
	(1)	Section 227(1), 'the commissioner of the police service'—	3
		omit, insert—	4
		'the police commissioner'.	5
	(2)	Section 227(2)—	6
		omit, insert—	7
	'(2)	The report is to contain—	8
		(a) the person's criminal history; and	9
		(b) a brief description of the circumstances of a conviction mentioned in the person's criminal history.	10 11
	'(3)	However, the duty imposed on the commissioner applies only to information in the commissioner's possession or to which the commissioner has access.'.	12 13 14
Clause	62 Ins	sertion of new ch 6, pt 3A	15
		Chapter 6—	16
		insert—	17
	'Part 3A	Offcourse approvals for racing bookmakers	18 19
	'Divisior	Applications for, and granting of, offcourse approvals	20 21
	'243 Ap	plication for offcourse approval	22
	'(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.	23 24 25 26

	'(2)	The acco	application must be in the approved form and mpanied by each of the following—	1 2
		(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;	3 4 5 6
			Example of an approved place—	7
			the racing bookmaker's home or office	8
		(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);	9 10 11
		(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;	12 13 14 15
		(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;	16 17 18 19 20
		(e)	if the details mentioned in paragraph (d) differ from those mentioned in paragraph (c)—an explanation for the difference;	21 22 23
		(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;	24 25 26 27 28
		(g)	the prescribed fee.	29
'244		rther olicat	information or documents to support ion	30 31
	'(1)	appl	Minister may, by notice given to the applicant, require the icant to give the Minister, within the reasonable period of ast 28 days stated in the notice, further information or a	32 33 34

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		document the Minister reasonably requires to decide the application.	1 2		
	'(2)	The applicant is taken to have withdrawn the application if the applicant does not comply with the notice.	3 4		
'245		quirement of control body to give information or cuments relating to application	5 6		
	'(1)	The Minister may, by notice given to the control body that licensed the racing bookmaker, require the control body 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.	7 8 9 10 11 12		
	'(2)	The control body must comply with the notice.	13		
'246	Consideration of application				
	'(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.	15 16 17		
	'(2)	The Minister may, by notice 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.	18 19 20 21		
	'(3)	The applicant is taken to have withdrawn the application if the applicant does not comply with the notice.	22 23		
'247	De	cision on application	24		
	'(1)	The Minister must consider the application and decide to—	25		
		(a) grant the offcourse approval; or	26		
		(b) refuse to grant the offcourse approval.	27		
	'(2)	A grant of an offcourse approval is subject to the mandatory conditions, and may be subject to other conditions imposed by the Minister.	28 29 30		

'248	What are the conditions of an offcourse approval					
	'(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	4 5 6 7		
		(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 offcourse approval; and	8 9 10 11 12		
		(c)	an approved place for the offcourse approval must not be open to, or available for use by, the public; and	13 14		
		(d)	a condition imposed by the Minister on the offcourse approval when granting the approval.	15 16		
	'(2)		ondition mentioned in subsection (1)(a), (b) or (c) is a <i>adatory condition</i> of the offcourse approval.	17 18		
'248 <i>I</i>		at is orova	the <i>accepted undertaking</i> for an offcourse	19 20		
	'(1)	The	accepted undertaking for an offcourse approval is—	21		
		(a)	the undertaking that accompanied the application; or	22		
		(b)	if the Minister asked the applicant under section 246(2) to review the undertaking—the revised undertaking.	23 24		
	'(2)	Hov	vever, if—	25		
		(a)	the offcourse approval is granted; and	26		
		(b)	the racing bookmaker who holds the offcourse approval applies to the Minister to vary the accepted undertaking for the offcourse approval; and	27 28 29		
		(c)	the Minister varies the accepted undertaking;	30		
			undertaking as varied is the <i>accepted undertaking</i> for the ourse approval.	31 32		

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'248B	Not	ice o	f decision on application	1
		appli	Minister must, as soon as practicable after deciding the ication, give the applicant and the control body notice of lecision.	2 3 4
'Divis	ion	2	Cancellation of offcourse approval	5
'248C	Gro	unds	s for cancellation	6
			h of the following is a ground for cancelling a racing maker's offcourse approval—	7 8
		(a)	the racing bookmaker has contravened—	9
			(i) a condition of the offcourse approval; or	10
			(ii) the accepted undertaking for the offcourse approval;	11 12
		(b)	the offcourse approval was granted because of a materially false or misleading representation or declaration;	13 14 15
		(c)	the racing bookmaker has been convicted of an indictable offence or an offence against this Act;	16 17
		(d)	the racing bookmaker is affected by bankruptcy action.	18
'248D	Sho	w ca	nuse notice	19
'((1)		Minister must give the racing bookmaker a notice under section (a <i>show cause notice</i>) if the Minister believes—	20 21
		(a)	a ground exists to cancel the offcourse approval; and	22
		(b)	the act, omission or other thing forming the ground is of a serious and fundamental nature; and	23 24
		(c)	the public interest may be affected by the act, omission or other thing in an adverse and material way.	25 26
'((2)	The	show cause notice must state the following—	27
		(a)	the Minister proposes to cancel the offcourse approval;	28

		(b)	the grounds for the proposed cancellation;	1
		(c)	an outline of the facts and circumstances forming the basis for the grounds;	2 3
		(d)	that the racing bookmaker may, within a stated period (the <i>show cause period</i>), make written representations to the Minister to show why the offcourse approval should not be cancelled.	4 5 6 7
	'(3)		show cause period must end at least 28 days after the ag bookmaker is given the show cause notice.	8 9
	' (4)		racing bookmaker may make written representations at the show cause notice to the Minister in the show cause od.	10 11 12
'248E	Invo	olven	nent of control bodies in show cause process	13
	'(1)		Minister must immediately give a copy of the show cause to each control body.	14 15
	'(2)		ontrol body may make written representations about the v cause notice to the Minister in the show cause period.	16 17
'248F	Cor	nside	ration of representations	18
			Minister must consider all representations (the <i>accepted</i> esentations) made in the show cause period by—	19 20
		(a)	the racing bookmaker; or	21
		(b)	a control body.	22
'248G	i Enc	ding s	show cause process without further action	23
		cause	offer considering the accepted representations for the show the notice, the Minister no longer believes a ground exists ancel the offcourse approval, the Minister must—	24 25 26
		(a)	take no further action about the show cause notice; and	27
		(b)	give to the following a notice that no further action about the show cause notice is to be taken—	28 29

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		(i) the racing bookmaker;	1
		(ii) each control body.	2
'248H	l Car	ncellation	3
	'(1)	This section applies if, after considering the accepte representations for the show cause notice, the Minister—	ed 4 5
		(a) still believes—	6
		(i) a ground exists to cancel the offcourse approve and	al; 7 8
		(ii) the act, omission or other thing constituting the ground is of a serious and fundamental nature; are	
		(iii) the public interest may be affected in an adver and material way; and	rse 11 12
		(b) believes cancellation of the offcourse approval warranted.	is 13 14
	'(2)	This section also applies if there are no acceptorepresentations for the show cause notice.	ed 15 16
	' (3)	The Minister may cancel the offcourse approval.	17
	'(4)	The Minister must immediately give the racing bookmaker notice about the decision.	a 18 19
	'(5)	The notice must include—	20
		(a) a direction to the racing bookmaker to return the offcourse approval to the Minister within 14 days after the cancellation; and	
		(b) a warning to the racing bookmaker that it is an offento fail to comply with the direction unless the racin bookmaker has a reasonable excuse.	
'248 I	Ret	turn of cancelled offcourse approval	27
	'(1)	A person must comply with a direction to the person und section 248H(5)(a) unless the person has a reasonable excus	

		Max	imum penalty—40 penalty units.	1
	'(2)	the person	e person is unable to comply with subsection (1) because person's offcourse approval has been lost or destroyed, the on must, within 14 days after the cancellation, give the ister a statutory declaration stating details of the loss or ruction.	2 3 4 5 6
		Max	imum penalty—40 penalty units.	7
	'(3)	the p	erson does not commit an offence against subsection (1) if person is not given a warning that it is an offence to fail to ply with the direction unless the person has a reasonable use.	8 9 10 11
248J		oma rova	tic cancellation or suspension of offcourse	12 13
	'(1)	Subs	section (2) applies if—	14
		(a)	a person's eligibility certificate or racing bookmaker's licence is cancelled; and	15 16
		(b)	the person is the holder of an offcourse approval.	17
	'(2)		the cancellation of the eligibility certificate or licence, the course approval is cancelled.	18 19
	' (3)	Subs	section (4) applies if—	20
		(a)	a person's eligibility certificate or racing bookmaker's licence is suspended; and	21 22
		(b)	the person is the holder of an offcourse approval.	23
	'(4)		the suspension of the eligibility certificate or licence, the burse approval is suspended.	24 25
248K	Cer	suri	ng racing bookmaker	26
	'(1)	This	section applies if the Minister believes—	27
		(a)	a ground exists to cancel the offcourse approval; but	28
		(b)	the giving of a show cause notice is not warranted.	29

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'(2)	The Minister may censure the racing bookmaker for a matter relating to the ground for cancellation.	1 2
'(3)	The censure may be effected only by the Minister giving the racing bookmaker an information notice about the decision to censure the racing bookmaker.	3 4 5
'248L No	tice to control bodies of decisions	6
'(1)	This section applies if the Minister decides to—	7
	(a) cancel an offcourse approval under section 248H; or	8
	(b) censure the racing bookmaker under section 248K.	9
'(2)	The Minister must give each control body notice of the decision.	10 11
'Divisior	1 3 Immediate suspension of offcourse approval	12 13
'248M lmı	nediate suspension of offcourse approval	14
' (1)	The Minister may suspend immediately an offcourse approval of a racing bookmaker if the Minister believes—	15 16
	(a) a ground exists to cancel the offcourse approval; and	17
	(b) the circumstances are so extraordinary that it is imperative to suspend the offcourse approval immediately to ensure the public interest in a code of racing is not adversely affected.	18 19 20 21
'(2)	The suspension—	22
	(a) can be effected only by the Minister giving the racing bookmaker an information notice about the decision to suspend the offcourse approval, together with a show cause notice; and	23 24 25 26
	(b) operates immediately the information notice is given to the racing bookmaker; and	27 28

			(c) continues to operate until the show cause notice is finally dealt with.'.	1 2
Clause	63	ma	nendment of s 249 (When a racing bookmaker may lke a bet with a person who is not present at a licensed nue)	3 4 5
		(1)	Section 249(1)(a), 'system for bookmaking by telephone'—	6
			omit, insert—	7
			'telecommunications system for bookmaking'.	8
		(2)	Section 249(2)—	9
			omit, insert—	10
		'(2)	A control body may approve a telecommunications system for bookmaking if—	11 12
			(a) the control body has the system assessed by an entity that is independent of the control body and approved by the Minister; and	13 14 15
			(b) the entity assessing the system gives the control body a report stating that the system is of a standard that will ensure the integrity of bets made and protect the money and privacy of persons placing bets.	16 17 18 19
		'(3)	The Minister may give a control body a written direction, if the Minister is satisfied it is in the best interests of the Queensland racing industry to give the direction—	20 21 22
			(a) to have a telecommunications system approved by the control body independently audited; and	23 24
			(b) to give the Minister the results of the audit.	25
		'(4)	The control body must comply with a direction given under subsection (3).'.	26 27
Clause	64	Am	nendment of s 254 (Payment and settlement of bets)	28
		(1)	Section 254(1), 'This section'—	29
			omit, insert—	30

[s (35]
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		'Subsec	tion (2)'.	1
	(2)	Section	254(3)—	2
		renumb	er as section 254(5).	3
	(3)	Section	254—	4
		insert—		5
	'(3)	that was	ion (4) applies to the payment and settlement of a bet lawfully made by and with a racing bookmaker who a offcourse approval if a telecommunications system d to make the bet.	6 7 8 9
	'(4)		course approval may state a place for the payment and ent of the bet.'.	10 11
lause 65			t of s 255 (Bookmaking on certain declared ontingencies)	12 13
	(1)	Section	255(1), from 'for which'—	14
		omit, in	sert—	15
		'for whi	ch—	16
		ca a	cing bookmakers licensed by the control body may rry on bookmaking at a licensed venue, at a time when race meeting is being held at the venue under the ntrol of the control body; and	17 18 19 20
		ho an	cing bookmakers licensed by the control body who ld an offcourse approval may carry on bookmaking at approved place for the offcourse approval and at the nes approved by the Minister.'.	21 22 23 24
	(2)	Section	255(4)(b)—	25
		omit, in	sert—	26
		'(b) eit	her—	27
		(i)	the bookmaking is carried on—	28
			(A) at a licensed venue licensed by that control body; and	29 30

			(ii)	(B) at a time when a race meeting is being held at the venue, under the control of the control body; or if the racing bookmaker holds an offcourse approval, the bookmaking is carried on at an approved place for the offcourse approval and at the times approved by the Minister.'.	1 2 3 4 5 6 7
Clause	66		endment tain perio	of s 256 (Racing bookmaker's agent during	8 9
			Section 2:	56—	10
			insert—		11
		'(7)	Subsectio	n (8) applies if—	12
			(a) the	racing bookmaker holds an offcourse approval; and	13
				control body authorises a person to act as the racing kmaker's agent under this section.	14 15
		'(8)	-	ubsection (5), the person authorised as the racing er's agent may carry on bookmaking as the racing er at—	16 17 18
			(a) an a	pproved place for the offcourse approval; or	19
			(b) anot	ther place approved by the Minister.'.	20
Clause	67	Am	endment	of s 270 (Power of entry)	21
			Section 2 'licence;'	70(3), definition <i>place of business</i> , paragraph (b),	22 23
			omit, inse	rt—	24
				including a place that is an approved place for an approval held by a racing bookmaker;'.	25 26
Clause	68	Am	endment	of s 310 (Definitions for div 1)	27
		(1)		10, definition <i>background document</i> , paragraph (c), cutive, gaming executive or a control body'—	28 29

[s	69]
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			omit, ir	nsert—	1
			'gamin	g executive'.	2
		(2)	Section (d)—	n 310, definition background document, paragraph	3 4
			renuml	per as paragraph (e).	5
		(3)	Section	a 310, definition background document—	6
			insert–	_	7
			'(d) a	document—	8
			(i	given by a person for consideration for appointment as an executive officer of the all-codes board or a member of a control board; and	9 10 11
			(i	relating to the person's business reputation, character, criminal history, current financial position or financial background; or'.	12 13 14
Clause	69	wh	om con	ent of s 311 (Protection for persons about ifidential information or background	15 16
Clause	69	wh	om con cument	fidential information or background s obtained)	16 17
Clause	69	wh	om con cument Section	ifidential information or background s obtained) n 311—	16 17 18
Clause		wh do	om con cument Section omit, in	ifidential information or background s obtained) 1 311— Insert—	16 17 18 19
Clause	69 '311	wh dod Off	om concument Section omit, in	ifidential information or background s obtained) n 311—	16 17 18
Clause		wh dod Off	Section omit, in ence to ckgrour	ifidential information or background s obtained) 1 311— 1 sert— 2 disclose confidential information or copy	16 17 18 19 20
Clause		off bac	Section omit, in ence to ckgrour	didential information or background sobtained) a 311— asert— disclose confidential information or copy and document action applies to a person who— so or has been engaged in the administration of this Act;	16 17 18 19 20 21 22 23
Clause		off bac	Section omit, in ence to ckgrour This se (a) is o (b) h b d	didential information or background sobtained) a 311— asert— disclose confidential information or copy and document action applies to a person who— so or has been engaged in the administration of this Act;	16 17 18 19 20 21
Clause		off bac	Section omit, in ence to ckgrour This se (a) is o (b) h b d	didential information or background sobtained) a 311— asert— disclose confidential information or copy and document ection applies to a person who— sor has been engaged in the administration of this Act; r as obtained access to confidential information or a ackground document about someone else, whether irectly or indirectly, from a person mentioned in	16 17 18 19 20 21 22 23 24 25 26 27
Clause		Off bac	Section omit, in section (a) is (b) h b d p	disclose confidential information or copy document as obtained or copy document as obtained access to confidential information or this Act; or as obtained access to confidential information or a ackground document about someone else, whether irectly or indirectly, from a person mentioned in aragraph (a).	16 17 18 19 20 21 22 23 24 25 26 27 28

		(b	copy a background document about someone else acquired by the person; or	1 2
		(0	give access to a background document about someone else.	3 4
		\mathbf{N}	laximum penalty—100 penalty units.	5
		'(3) It	is a reasonable excuse if—	6
		(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	7 8 9
		(b	the disclosure is authorised under this Act or another Act; or	10 11
		(0	the disclosure is in compliance with lawful process requiring production of documents or giving evidence before a court; or	12 13 14
		(c	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.'.	15 16 17
Clause	70	appro	dment of s 351 (Matters must be considered priate on grounds that are reasonable in the nstances)	18 19 20
		S	ection 351(1)(c)—	21
		O	nit, insert—	22
		'(c) the disciplinary board;	23
		(c	a constituted board;	24
		(e) the tribunal;	25
		(f) the appeal tribunal.'.	26
Clause	71	Amen	dment of s 352A (Integrity of analysis of thing)	27
		S	ection 352A(1)(b) to (d)—	28
		01	nit, insert—	29

[s	72]
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		'(b)	a decision of a constituted board on an accepted appeal against an appellable decision of a control body for which the control body relied on a relevant certificate about the results of the analysis of a thing;	1 2 3 4
		(c)	a decision of the tribunal on an appeal against a decision of a constituted board mentioned in paragraph (b);	5 6
		(d)	a decision of the tribunal on an appeal against a decision of a control body for which the control body relied on a relevant certificate about the results of the analysis of a thing.'.	7 8 9 10
Clause	72	Amendn	nent of s 355 (Regulation-making power)	11
		Sect	ion 355(2)(d), '129 and 207'—	12
		omit	, insert—	13
		'129	, 149U(1)(a), 149ZN, 207 and 243(2)(g)'.	14
Clause	73	Insertio	n of new ch 10, pt 7	15
			oter 10—	16
		insei	rt—	17
	'Part	7	Transitional provisions for	18
			Racing and Other Legislation	19
			Amendment Act 2012	20
	'Divis	ion 1	Preliminary	21
	'445	Definition	ons for pt 7	22
		'In t	his part—	23
			nding Act means the Racing and Other Legislation ndment Act 2012.	24 25
			mencement means the commencement of the provision in the term is used.	26 27

		control body means a control body under the unamended Act.	1
		immediately before the repeal or amendment of the provision	2 3 4
		· · · · · · · · · · · · · · · · · · ·	5
			7 8
'Div	ision		9 10
'446	Car	ncellation of approval held by former control body	11
		•	12 13
447	Ass	sets and liabilities etc.	14
	'(1)	On the commencement—	15
		control body immediately before the commencement	16 17 18
		before the commencement between the former control body and another entity is taken to be an agreement or arrangement between the all-codes board and the other	19 20 21 22 23
		commencement, held by the former control body on trust or subject to conditions continues to be held by the all-codes board on the same trust or subject to the same	24 25 26 27 28
	'(2)		29 30

|--|

			d, record the vesting of property under this section in the odes board.	
'448	Dis	place	ement provision for Corporations legislation	
			tion 447 is declared to be a Corporations legislation lacement provision for the Corporations Act, section 5G.	
449	Em	ploye	ees of former control bodies	
	'(1)		section applies to a person who, immediately before the mencement, was an employee of the former control body.	
	'(2)	On t	he commencement—	
		(a)	the person becomes an employee of the all-codes board on the same terms and conditions of employment as applied to the person immediately before the commencement; and	
		(b)	the person remains entitled to all rights of employment existing or accruing immediately before the commencement, including recognition of the person's length of service with the former control body and outstanding leave entitlements accrued up to the commencement.	
450	Со	ntinu	ity of employment	
	'(1)		section applies to the transfer of an employee of the ner control body to the all-codes board under section 449.	
	'(2)	The	transfer does not—	
		(a)	interrupt continuity of service, except that the employee is not entitled to claim the benefit of a right or entitlement more than once for the same period of service; or	
		(b)	constitute a termination of employment by the former control body or a retrenchment or redundancy; or	

		(c)	because	the employee to a payment or other benefit the or she is no longer employed by the former body; or	1 2 3
		(d)	for the long so	the former control body to make any payment employee's accrued rights to recreation, sick, ervice or other leave irrespective of any ment between the former control body and the ee.	4 5 6 7 8
	'(3)		transfer h ument.	nas effect despite any other law, contract or other	9 10
'451	Pro	ceed	ings		11
	'(1)	form	er contro	g that could have been started by or against the bl body before the commencement may be started the all-codes board.	12 13 14
	'(2)			mmencement, an existing proceeding may be d finished by or against the all-codes board.	15 16
	' (3)	In th	is section	ì—	17
		exist	ing proc	eeding means a proceeding that—	18
		(a)		en by or against one of the following before the ncement—	19 20
			(i) the	e former control body;	21
				person who was a member of the former control dy, in the person's capacity as a member; and	22 23
		(b)	has not	been finished before the commencement.	24
'452	Thi	ings (lone by	former control body	25
	'(1)	Any	hing don	ne by the former control body under this Act—	26
		(a)	continue	es to have effect; and	27
		(b)		commencement, is taken to have been done by codes board.	28 29
	'(2)	With	out limit	ing subsection (1)—	30

[s	73
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	(a)	a policy of the former control body in effect immediately before the commencement continues as if it were a policy of the all-codes board; and	1 2 3
	(b)	rules of racing made by the former control body and in force immediately before the commencement continue as if they were rules of racing made by the all-codes board; and	4 5 6 7
	(c)	a licence issued or taken to be issued by the former control body before the commencement and in force immediately before the commencement continues as if it had been issued by the all-codes board; and	8 9 10 11
	(d)	a racing calendar prepared by the former control body for a period ending after the commencement continues as if it had been prepared by the all-codes board.	12 13 14
453	Rights a this Act	and obligations of former control body under	15 16
	oblig imm	hout limiting any other provision in this part, a right or gation of the former control body under this Act ediately before the commencement becomes a right or gation of the all-codes board.	17 18 19 20
454	Applicat	tion of audit regime to all-codes board	21
	Mini	in the commencement, a program approved by the dister under section 46(3) for 2012 applies to the all-codes d to the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply to a former control of the extent it is stated to apply the extent it is stated	22 23 24 25
455	Net UNi	TAB product fee paid before commencement	26
	net U	section applies to an amount of the former control body's JNiTAB product fee paid, before the commencement, by former control body under former section 60B, in the year hich the commencement falls.	27 28 29 30

	'(2)	On the commencement, the amount is taken to have been paid by the all-codes board under section 9AG.	1 2			
456	Appeals					
	'(1)	Subsection (2) applies to an appeal committee established by the former control body and in existence immediately before the commencement.	4 5 6			
	'(2)	From the commencement, the appeal committee—	7			
		(a) continues in existence only for the purpose of dealing with an appeal under consideration immediately before the commencement; and	8 9 10			
		(b) must deal with the appeal under the former control body's rules of racing in existence before the commencement.	11 12 13			
	'(3)	Subsection (4) applies to an appeal started after the commencement against a reviewable decision, within the meaning of former section 95, made before the commencement.	14 15 16 17			
	'(4)	The appeal may be dealt with by the disciplinary board.	18			
	'(5)	For subsection (4), the steward's decision appealed against is taken to be a decision made by the steward for the all-codes board.	19 20 21			
	'(6)	This section does not limit section 452(1).	22			
457	Continuation of action started against licensed club under ch 3, pt 4					
	'(1)	This section applies if, before the commencement, the former control body—	25 26			
		(a) gave a licensed club a show cause notice under chapter 3, part 4; and	27 28			
		(b) had not decided whether to take action under the part in relation to the club.	29 30			
	'(2)	Chapter 3, part 4 continues to apply from the commencement	31			

[s	73]
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				n to the show cause notice as if the notice had been the all-codes board.	1 2
	'(3)	This	secti	on does not limit section 452(1).	3
'458	Exi	isting	lega	al relationships not affected	4
		'Not body	_	done under this part in relation to the former control	5 6
		(a)	or c	tees the all-codes board in breach of a contract, trust confidence or otherwise makes the all-codes board ty of a civil wrong; or	7 8 9
		(b)	incl regu	tes the all-codes board in breach of any instrument, uding an instrument prohibiting, restricting or alating the assignment, transfer or assumption of a at or liability; or	10 11 12 13
		(c)	is ta	aken to fulfil a condition or otherwise constitute an nt—	14 15
			(i)	allowing a person to terminate an instrument or be released, wholly or partly, from an obligation or modify the operation or effect of an instrument or obligation; or	16 17 18 19
			(ii)	requiring money to be paid, or anything else to be done, before its stated maturity; or	20 21
		(d)		ases a surety or other obligee, wholly or partly, from obligation.	22 23
'459	No compensation payable 'No compensation is payable to any person, including the former control body, or a member or director of the former control body, for—				24
					25 26 27
		(a)	dive	cancellation of an approval or the vesting or esting of assets or liabilities or rights or obligations er this part; or	28 29 30
		(b)	any	thing else done under this part.	31

460	Ref	eren	ces t	o control body or former control body	1
		form	ner co	t or document, a reference to a control body or the ntrol body may, if the context permits, be taken as a to the all-codes board.	2 3 4
'Divi	sion	3		Other provisions	5
'461	Des	truc	tion	of fingerprints	6
	'(1)	Subs	sectio	n (2) applies if—	7
		(a)	the	ore the commencement, the chief executive obtained fingerprints of any individual who is an approval icant's business associate or executive associate;	8 9 10 11
		(b)	afte	r the commencement, the Minister—	12
			(i)	refuses to grant the approval application; or	13
			(ii)	grants the approval but the approval is later cancelled.	14 15
	'(2)	The	chief	executive must destroy the fingerprints.	16
	'(3)	indivof a	menc vidual contre	section 32(2) continues to apply from the ement to the chief executive in relation to an who was a business associate or executive associate of body as if former section 32 had not been repealed ending Act.	17 18 19 20 21
'462				rotection for persons about whom documents obtained	22 23
		310, the f	defir inger	311 applies from the commencement as if section aition <i>background document</i> included a reference to prints of a person obtained by the chief executive or body.'.	24 25 26 27

Clause 74

Am	endr	ment of sch 3 (Dictionary)	1	
(1)	com com elec form	edule 3, definitions accepted representations, appeal mittee, appropriately qualified, board chairperson, mencement, control body, control body associate, toral commissioner, eligible individual, executive officer, per control body, Ministerial direction, show cause notice, we cause period and thoroughbred control body—	2 3 4 5 6 7	
	omit	•	8	
(2)	Sche	edule 3—	9	
	inse	rt—	10	
	'acc	epted appeal see section 149W.	11	
	acce	epted representations—	12	
	(a)	for chapter 2, see section 32H(2); or	13	
	(b)	for chapter 3, see section 103(2); or	14	
	(c)	for chapter 4, part 3, see section 137(2); or	15	
	(d)	for chapter 6, part 3, see section 233; or	16	
	(e)	for chapter 6, part 3A, see section 248F.	17	
	<i>accepted undertaking</i> , for an offcourse approval, see section 248A.			
	aggrieved person, for an appellable decision, see section 149T.			
	<i>all-codes board</i> means the Queensland All Codes Racing Industry Board established under section 9AA.			
	appeal chairperson, of the constituted board, see section 149O(4)(b).			
	appellable decision, of a control body, see section 149S.			
	<i>appropriately qualified</i> , to perform a function or exercise a power, includes having the qualifications, experience or standing appropriate to perform the function or exercise the power.			

Exan	nple of standing—	1
the	e level at which a person is employed by an entity	2
	roved control body means a corporation given a Minister's roval.	3 4
	roved place , for an offcourse approval, see section (2)(a).	5 6
<i>boar</i> boar	rd chairperson means the chairperson of the integrity rd.	7 8
boai	rd code of racing see section 9AB.	9
can	didate—	10
(a)	for chapter 2, part 1A, division 6, see section 9BG; or	11
(b)	for chapter 2, part 1B, division 4, see section 9CI.	12
	<i>irperson</i> , of the disciplinary board, means the chairperson pinted under section 149D.	13 14
com	missioner means the Racing Integrity Commissioner.	15
cond	dition, of an offcourse approval, see section 248.	16
cons	stituted board, for an accepted appeal, see section 149R.	17
cont	trol board see section 9BO.	18
cont	trol body means—	19
(a)	the all-codes board; or	20
(b)	an approved control body.	21
cont	trol body associate means—	22
(a)	for an approved control body—a business associate or executive associate of the control body; or	23 24
(b)	for the all-codes board—	25
	(i) a person who the chief executive reasonably believes is associated with the operations of the all-codes board; or	26 27 28

(ii) a person who the chief executive reasonably believes is associated with the operations of a control board.	1 2 3
deal with, for chapter 3, part 5, division 4, see section 111.	4
<i>decision</i> , of a control body, includes a decision of a steward for the control body.	5 6
<i>deputy chairperson</i> , of the disciplinary board, means the deputy chairperson appointed under section 149D.	7 8
disciplinary board means the Racing Disciplinary Board established under section 149A.	9 10
executive officer means—	11
(a) of a corporation—a person who is concerned with, or takes part in, the 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	12 13 14 15 16
Note—	17
This definition also applies to references to an executive officer of a particular corporation, including, for example, an approved control body.	18 19 20
(b) of the all-codes board—a person who is concerned with, or takes part in, the all-codes board's management, whether or not the person is a member of the all-codes board.	21 22 23 24
Example—	25
The all-codes board's chief executive officer is an executive officer for the body.	26 27
expert, for chapter 4A, part 2, see section 149ZP(1).	28
<i>mandatory condition</i> , of an offcourse approval, see section 248(2).	29 30
member, of the disciplinary board, see section 149C.	31
<i>Ministerial direction</i> means a direction given by the Minister to—	32 33

(a)	the all-codes board under section 9BM; or	1
(b)	to a control board under section 9CO; or	2
(c)	to an approved control body under section 32C.	3
noti	ce of appeal, for chapter 4A, part 2, see section 149U(1).	4
offc	ourse approval see section 243.	5
part	y, to an accepted appeal, see section 149X.	6
<i>poli</i> serv	ce commissioner means commissioner of the police ice.	7 8
_	AT information notice means a notice complying with the AT Act, section 157(2) for the decision.	9 10
sect	ing Integrity Commissioner means the person who, under ion 113AL, holds office as the Racing Integrity missioner.	11 12 13
refe	rred appeal see section 150(1).	14
	strar, of the disciplinary board, means the registrar binted by the chief executive under section 149P.	15 16
	want control body, for an accepted appeal, see section $O(3)$.	17 18
sho	v cause notice—	19
(a)	for chapter 2, see section 32G(1); or	20
(b)	for chapter 3, see section 102(1); or	21
(c)	for chapter 4, part 3, see section 136(1); or	22
(d)	for chapter 6, part 3, see section 231(2); or	23
(e)	for chapter 6, part 3A, see section 248D(1).	24
sho	v cause period—	25
(a)	for chapter 2, see section 32G(2)(g); or	26
(b)	for chapter 3, see section 102(2)(e); or	27
(c)	for chapter 4, part 3, see section 136(2)(f); or	28
(d)	for chapter 6, part 3, see section 231(2)(d); or	29

			(e) for chapter 6, part 3A, see section 248D(2)(d).	1
			telecommunications system means a system or network consisting of an electronic device or other equipment for communicating at a distance, including, for example, a telephone system and a system that allows communication electronically by means of the internet, a cable television network or another on-line communications system.'.	2 3 4 5 6 7
		(3)	Schedule 3, definition <i>information notice</i> , 'of the Minister, chief executive, gaming executive, a control body, an appeal committee or the tribunal'—	8 9 10
			omit.	11
		(4)	Schedule 3, definition <i>national police certificate</i> , 'the commissioner of the police service'—	12 13
			omit, insert—	14
			'the police commissioner'.	15
		(5)	Schedule 3, definition proposed action, paragraph (a), 'section 53(2)(a)'—	16 17
			omit, insert—	18
			'section 32G(2)(a)'.	19
Clause	75	Oth	er amendments	20
			The schedule amends the sections it mentions.	21
	Part	4	Amendment of Wagering Act	22
			1998	23
Clause	76	Act	amended	24
			This part amends the Wagering Act 1998.	25

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Clause	77	Amendment of s 169 (Application of wagering tax)	1
		Section 169(1)(b), '2014'—	2
		omit, insert—	3
		'2015'.	4

Scl	nedule	Minor amendments of Racing Act 2002	1 2
		section 75	5 3
1	Section 29	(3)(b), 'section 52(1)(d)'—	4
	omit, in	asert—	5
	'section	n 32F(1)(d)'.	6
2	Section 32	G(1), as renumbered, 'section 56(1)(a)'—	7
	omit, in	asert—	8
	'section	n 32J(1)(a)'.	9
3	Section 32	L(1), as renumbered, 'section 57(6)'—	10
	omit, in	asert—	11
	'section	n 32K(6)'.	12
4	Section 10	1(1)(b), editor's note—	13
	omit, in	nsert—	14
	'Note—		15
	See see	ection 108.'.	16
5		3AB, as renumbered, definition <i>betting</i> 'section 113B'—	17 18
	omit, in	usert—	19
	'section	n 113AC'.	20

Section 113AB, as renumbered, definition document or information request, 'section 113EA'—	1 2
omit, insert—	3
'section 113AG'.	4
Section 113AB, as renumbered, definition <i>race</i> information authority, 'section 113E(1)'—	5 6
omit, insert—	7
'section 113AF(1)'.	8
Section 135(1)(a), editor's note—	9
omit, insert—	10
'Note—	11
See section 132(3) for persons who must be named in an accreditation certificate.'.	12 13
Section 149(2)(c), 'Drugs'—	14
omit, insert—	15
'Medicines'.	16
Section 200(2)(d), 'section 34(1)(h)'—	17
omit, insert—	18
'section 34(2)(o)'.	19
Section 219(b), second mention—	20
renumber as section 219(c).	21
Section 285(3)(c), editor's note—	22
omit, insert—	23

Schedule

'Note—	1
See division 5 for what happens if the sample or thing can not be returned to its owner.'.	2 3
Section 334(2), 'section 113C'—	4
omit, insert—	5
'section 113AD'.	6
Section 352(1)(b), editor's note—	7
omit, insert—	8
'Note-	9
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.'.	10 11 12
Schedule 3, definition <i>drug</i> , paragraph (a), 'Drugs'—	13
omit, insert—	14
'Medicines'.	15
Schedule 3, definition staff, 'a person'—	16
omit, insert—	17
'persons'.	18
	See division 5 for what happens if the sample or thing can not be returned to its owner.'. Section 334(2), 'section 113C'— omit, insert— 'section 113AD'. Section 352(1)(b), editor's note— omit, insert— 'Note— See the Health (Drugs and Poisons) Regulation 1996, sections 111(1) and 285(1) about records to be kept for controlled drugs and poisons respectively.'. Schedule 3, definition drug, paragraph (a), 'Drugs'— omit, insert— 'Medicines'. Schedule 3, definition staff, 'a person'— omit, insert—

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