# [STATE ARMS]

New South Wales

# **Racing Administration Bill 1998**

# **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

This Bill is cognate with the *Unlawful Gambling Bill 1998*.

Overview of Bill

The objects of this Bill are as follows:

- (a) to ensure the integrity of racing in the public interest,
- (b) to ensure that certain betting activities by licensed bookmakers are conducted properly,
- (c) to minimise the adverse social effects of lawful gambling,
- (d) to protect a source of public revenue that is derived from lawful gambling.

This Bill re-enacts the provisions of the *Gaming and Betting Act 1912* that relate to the licensing of racecourses and the authorisation of certain betting activities in relation to racing events and sports betting events.

The Gaming and Betting Act 1912 is to be repealed by the proposed Unlawful Gambling Act 1998, and this Bill is part of a legislative package which involves rewriting the Gaming and Betting Act 1912 in a more modern form.

Outline of provisions

#### Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by

proclamation.

**Clause 3** specifies the objects of the proposed Act as described in the above overview.

Clause 4 defines certain words and expressions used in the proposed Act.

#### Part 2 Racecourses

#### **Division 1** Licensing of racecourses

Clause 5 provides generally that race meetings can only be held at racecourses that are licensed under the proposed Act.

Clause 6 provides that an application for a racecourse licence can only be made by certain bodies.

**Clause** 7 provides that racecourse licences may be issued by the Minister and that more than one class of licence may be issued in respect of a racecourse.

Clause 8 provides that a racecourse licence is subject to certain conditions.

Clause 9 enables the Minister to cancel a racecourse licence in certain circumstances.

Clause 10 provides that metropolitan racecourse licensees can only hold one class of licence.

Clause 11 provides that it will be a condition of a racecourse licence held by a non-proprietary association (eg racing clubs) that the licensee is subject to inspection of records by authorised officers.

### **Division 2** Other provisions relating to racecourses

Clause 12 prohibits race meetings being held on Good Friday or on Christmas Day.

**Clause 13** prohibits persons who have been warned off racecourses by a controlling body (eg the NSW Thoroughbred Racing Board) from entering any racecourse under the control of that body.

Clause 14 prohibits the operation of punters' clubs (ie betting syndicates) at race meetings unless authorised by the racing club and the controlling body concerned.

Clause 15 provides that the proposed Part does not apply in respect of harness racing on agricultural showgrounds.

## Part 3 Authorisation of certain betting activities

# **Division 1** Authorised telephone or electronic betting

Clause 16 provides that licensed bookmakers may carry on telephone or electronic betting activities with the authority of the Minister.

Clause 17 prohibits unauthorised telephone or electronic betting activities.

#### **Division 2** Authorised sports betting

Clause 18 enables the Minister to declare certain sporting events (other than horse racing, harness racing and greyhound racing) to be sports betting events.

Clause 19 provides that licensed bookmakers may be authorised by the Minister to take bets on sports betting events.

Clause 20 provides that a sports betting authority is subject to certain conditions.

Clause 21 provides that a sports betting authority is subject to conditions relating to inspection of records and other matters.

Clause 22 enables the Minister to cancel a sports betting authority in certain circumstances.

Clause 23 provides for the making of rules for sports betting at licensed racecourses.

#### **Division 3** Authorised betting auditoriums

Clause 24 provides that racing clubs may be authorised by the Minister to establish and conduct betting auditoriums at licensed racecourses.

Clause 25 provides that such an authorisation is subject to certain conditions.

Clause 26 enables the Minister to cancel an authority to conduct a betting auditorium.

# Part 4 Betting information and advertising

Clause 27 contains definitions for the purposes of the proposed Part.

**Clause 28** makes it clear that the publication or advertising of information relating to betting conducted in accordance with the *Totalizator Act 1997* is not affected by the proposed Part.

Clause 29 prohibits the publication of betting information (ie the betting odds on a race or sports betting event that is to be held) except in certain circumstances.

Clause 30 prohibits the publishing of advertisements that relate to certain betting services.

Clause 31 prohibits premises being used for the purposes of publishing betting information or betting services.

Clause 32 allows betting information to be published by authorised persons.

Clause 33 prohibits the publication of unauthorised race programs.

#### Part 5 Miscellaneous

Clause 34 enables the Minister to delegate his or her functions under the proposed Act.

Clause 35 provides that offences under the proposed Act are to be dealt with summarily before a Local Court.

Clause 36 relates to evidence of certain matters under the proposed Act.

Clause 37 is a general regulation-making power.

Clause 38 gives effect to the Schedule of savings and transitional provisions.

Clause 39 provides for a review of the proposed Act after 5 years.

**Schedule 1** contains savings and transitional provisions, including a power to make regulations of a savings and transitional nature consequent on the enactment of the proposed Act and the proposed *Unlawful Gambling Act 1998*, as well as the continuation of existing racecourse licences and betting authorisations in respect of bookmakers.