

#### New South Wales

# Harness Racing Bill 2009

### **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament. This Bill is cognate with the *Greyhound Racing Bill 2009*.

#### Overview of Bill

The Racing Legislation Amendment Bill 2009 will repeal the Greyhound and Harness Racing Administration Act 2004, the Greyhound Racing Act 2002 and the Harness Racing Act 2002.

The object of this Bill is to re-enact the *Harness Racing Act 2002*:

- (a) to continue Harness Racing New South Wales (*HRNSW*) which was constituted under the *Harness Racing Act 2002*, and
- (b) to provide for the transfer to HRNSW of functions relating to harness racing currently exercised by the Greyhound and Harness Racing Regulatory Authority (which is to be dissolved by the *Greyhound Racing Bill 2009*), and
- (c) to provide for a new method of appointment of the members of HRNSW in line with recent amendments to the *Thoroughbred Racing Act 1996*, and
- (d) to provide for the appointment of a Harness Racing Integrity Auditor to have primary oversight over functions of HRNSW relating to stewards, drug testing and control and registration and to deal with complaints about harness racing officials.

#### 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 defines terms used in the proposed Act.

#### Part 2 Harness Racing New South Wales

**Clause 4** constitutes Harness Racing New South Wales as a body corporate and enables it to use a different name approved by the Minister. Schedule 3 provides that HRNSW is continued as the same entity constituted under the *Harness Racing Act* 2002.

Clause 5 makes it clear that HRNSW and its subsidiaries do not represent the Crown and the State is not responsible for any of their debts, liabilities or obligations unless expressly provided by an Act of Parliament.

**Clause 6** provides for HRNSW to consist of 5 members appointed by the Minister on the recommendation of a Selection Panel. Schedule 3 continues the term of office of the existing members of HRNSW which will expire in approximately 3 years or when members are first appointed in accordance with the procedures in the proposed Act.

Clause 7 requires the Minister to establish a Selection Panel to recommend the appointment of members of HRNSW and the term of office of members. The clause provides that the Panel is to be satisfied that persons to be recommended for appointment possess certain specified qualifications or experience and have undergone a probity check.

**Clause 8** requires the Minister to review the appointments process before the beginning of February 2012.

Clause 9 specifies the functions of HRNSW. Those functions include the control, supervision and regulation of harness racing in New South Wales and the registration of harness racing clubs, harness racing horses, owners, trainers and drivers of harness racing horses, bookmakers for harness racing and other persons associated with harness racing.

Clause 10 provides that HRNSW has power to do all things that may be necessary or convenient to be done in connection with the exercise of its functions and specifically lists certain powers of HRNSW in relation to harness racing.

Clause 11 requires HRNSW to exercise its registration functions so as to ensure that persons registered are fit and proper.

Clause 12 requires HRNSW to prepare strategic plans for its activities, to consult with harness racing industry stakeholders and to prepare strategic plans for the harness racing industry.

Clause 13 enables HRNSW to employ a chief executive officer.

Clause 14 enables HRNSW to employ other staff.

Clause 15 enables HRNSW to make arrangements for the sharing of staff and facilities with Greyhound Racing New South Wales and Racing New South Wales. Any arrangement in relation to stewards or registration requires the consent of the Minister.

**Clause 16** requires HRNSW to give an annual report of its work and activities to the Minister for tabling in Parliament.

### Part 3 Control and regulation of harness racing

#### Division 1 Registration

Clause 17 provides for HRNSW to register harness racing clubs.

Clause 18 provides for HRNSW to register harness racing horses, owners, trainers and drivers of harness racing horses, bookmakers and other persons associated with the harness racing industry.

Clause 19 provides for the determination of applications for registration as a bookmaker and sets out a number of conditions that apply to a company's registration as a bookmaker.

Clause 20 enables HRNSW to suspend or cancel the registration of harness racing clubs that are not financially viable or for other reasons that are in the best interests of the harness racing industry.

Clause 21 enables HRNSW to take disciplinary action or to take action in the interests of occupational health and safety, including the suspension or cancellation of any registration under the proposed Act or the imposition of fines.

#### Division 2 Rules

Clause 22 enables HRNSW to make rules, not inconsistent with the proposed Act, for or with respect to the control and regulation of harness racing and sets out a number of specific rule-making powers.

Clause 23 contains ancillary provisions relating to the making of rules.

#### Division 3 Harness Racing Integrity Auditor

Clause 24 requires HRNSW to appoint a Harness Racing Integrity Auditor who holds suitable legal qualifications and has undergone a probity check. The appointment has no effect unless it is approved by the Minister. The person appointed

as Greyhound Racing Integrity Auditor under the proposed *Greyhound Racing Act* 2009 may be appointed to the position of Harness Racing Integrity Auditor as well.

Clause 25 sets out the functions of the Harness Racing Integrity Auditor. They include the primary oversight of those aspects of the functions of HRNSW that relate to stewards, drug testing and control and registration, providing advice to HRNSW on those matters and receiving and investigating complaints against harness racing officials.

Clause 26 sets out the procedure to be followed by the Harness Racing Integrity Auditor when dealing with complaints and provides the Integrity Auditor with certain powers to facilitate investigation of complaints.

Clause 27 requires the Harness Racing Integrity Auditor to provide a written report to HRNSW and the Minister in relation to the investigation of a complaint if the Integrity Auditor is satisfied that the results of the investigation indicate that there has been a contravention of the proposed Act or any other Act in relation to the conduct of harness racing or a contravention of the code of conduct adopted by HRNSW.

#### Part 4 Directions and minimum standards

Clause 28 enables HRNSW to set minimum standards in connection with the conduct by harness racing clubs of harness races and harness racing meetings. Those standards include standards relating to racecourse design and construction, racecourse facilities and amenities, fees and charges imposed by harness racing clubs in connection with races conducted by the club and prize money.

Clause 29 gives HRNSW the power to direct a harness racing club to provide HRNSW with specified documents or information to assist HRNSW in connection with its various policy-making functions.

Clause 30 gives HRNSW power to impose various sanctions against a harness racing club that fails to comply with a minimum standard set under proposed section 28 or a direction under proposed section 29.

#### Part 5 Harness Racing Industry Consultation Group

**Clause 31** establishes a committee called the Harness Racing Industry Consultation Group (*HRICG*).

Clause 32 sets out the membership of HRICG.

Clause 33 provides that certain persons are not eligible to be members of HRICG.

Clause 34 provides that HRICG has the function of consulting with and making recommendations to HRNSW on matters concerning harness racing in New South Wales.

#### Part 6 Finance

Clause 35 sets out the financial year of HRNSW.

Clause 36 sets out the expenses under the proposed Act for which HRNSW is liable.

Clause 37 enables HRNSW to establish accounts.

**Clause 38** enables HRNSW to determine fees and charges for registration and other business transacted under the proposed Act.

**Clause 39** provides for a Harness Racing Benevolent Fund which will be a continuation of the fund established under section 52 of the *Harness Racing Act* 2002.

#### Part 7 Miscellaneous

Clause 40 requires HRNSW to keep records in relation to its functions.

Clause 41 enables HRNSW to require the production of records relating to the affairs of any harness racing club.

Clause 42 enables HRNSW to delegate certain functions.

Clause 43 protects members of HRNSW, HRICG and other specified persons, from personal liability for things done in good faith for the purpose of executing the proposed Act or any other Act.

Clause 44 provides for the authentication of certain documents by HRNSW.

Clause 45 deals with certain evidentiary matters.

Clause 46 enables HRNSW to recover money owing as a debt.

**Clause 47** provides for proceedings for offences against the proposed Act to be dealt with summarily.

Clause 48 enables regulations to be made for the purposes of the proposed Act.

**Clause 49** requires the Minister to review the proposed Act after the period of 5 years from the date of assent to the proposed Act.

# Schedule 1 Provisions relating to members of HRNSW

**Schedule 1** contains provisions relating to the members and procedure of HRNSW, including the term of office and vacation of office of members, disclosure of pecuniary interests and preparation by HRNSW of a code of conduct for members and delegates of HRNSW.

### Schedule 2 Provisions relating to HRICG

**Schedule 2** contains provisions relating to members of HRICG, including vacation of office of members and procedure.

# Schedule 3 Savings, transitional and other provisions

**Schedule 3** enables savings and transitional regulations to be made consequent on the enactment of the proposed Act and contains other specific savings and transitional provisions. The proposed Schedule also contains provisions facilitating the transfer of assets, rights, liabilities and staff of the Greyhound and Harness Racing Regulatory Authority to HRNSW.



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New South Wales

# **Harness Racing Bill 2009**

No , 2009

#### A Bill for

An Act to make provision with respect to the control and regulation of harness racing; and for other purposes.

Clause 1	Harness Racino	Bill 2009
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#### Part 1 Preliminary

The	Legisl	ature of New South Wales enacts:	1		
Pai	t 1	Preliminary	2		
1	Nam	e of Act			
		This Act is the <i>Harness Racing Act 2009</i> .	3		
2	Com	imencement	5		
		This Act commences on a day or days to be appointed by proclamation.	6		
3	Defi	nitions	7		
	(1)	In this Act:	8		
	( )	<i>de facto partner</i> , in relation to a person, means the other party to a de facto relationship (within the meaning of the <i>Property (Relationships) Act 1984</i> ) with the person.	9 10 11		
		<i>eligible industry body</i> means a body determined to be an eligible industry body for the time being under section 32 (2).	12 13		
		exercise a function includes perform a duty.	14		
		function includes a power, authority or duty.	15		
		<b>GRNSW</b> means Greyhound Racing New South Wales constituted by the <i>Greyhound Racing Act 2009</i> .	16 17		
		harness racing means pacing or trotting.	18		
		harness racing club includes any body or other association of persons, whether incorporated or unincorporated and whether registered or not, promoting, conducting or controlling, or formed for promoting, conducting or controlling, a harness racing meeting or harness racing meetings.	19 20 21 22 23		
		harness racing meeting has the same meaning as meeting for harness racing has in section 4 of the Racing Administration Act 1998.	24 25		
		<b>HRICG</b> means the Harness Racing Industry Consultation Group established by this Act.	26 27		
		<i>HRNSW</i> means Harness Racing New South Wales constituted by this Act.	28 29		
		<i>Integrity Auditor</i> means the Harness Racing Integrity Auditor appointed under this Act.	30 31		
		racing official means a member of HRNSW, the chief executive officer of HRNSW, a steward appointed by HRNSW or any other member of staff of HRNSW.	32 33 34		
		rule means a rule made under this Act.	35		
		Selection Panel means the Selection Panel established under section 7.	36		

Harness Racing Bill 20	09
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Clause 3

Preliminary	Part 1
-reliminary	Part 1

(2)	A reference in this Act to a <i>person associated with harness racing</i> is a reference to the following:		
	(a)	a person who handles horses at a harness race,	3
	(b)	a bookmaker's clerk,	4
	(c)	a breeder of horses for harness racing,	5
	(d)	a person who is an officer or employee of a harness racing club or is otherwise concerned in the management or control of any such club,	6 7 8
	(e)	any other person of a class prescribed by the regulations for the purposes of this subsection.	9 10
(3)	Unless the regulations otherwise provide, a reference in any provision of this Act:		11 12
	(a)	to registration includes a reference to licence, and	13
	(b)	to register includes a reference to license, and	14
	(c)	to registered includes a reference to licensed.	15

Par	t 2	Hai	rness Racing New South Wales	1
4	Cons	stitutio	on of Harness Racing New South Wales	2
	(1)		re is constituted by this Act a body corporate with the corporate e of Harness Racing New South Wales.	3
	(2)		ISW may use another name approved by the Minister by order ished in the Gazette.	5 6
	(3)	wher	nout limiting subsection (2), HRNSW may use that other name in entering into any agreement or in relation to any other dealings of NSW.	7 8 9
5	HRN	SW in	dependent of Government	10
		HRN	NSW or any of its subsidiaries:	11
		(a)	does not represent the Crown and is not subject to direction or control by or on behalf of the Government, and	12 13
		(b)	cannot render the State liable for any debts, liabilities or other obligations of HRNSW or its subsidiaries,	14 15
		unle	ss this or any other Act expressly provides otherwise.	16
6	Membership			
	(1)	HRNSW is to consist of 5 members appointed as follows:		
		(a)	5 members recommended for appointment by the Selection Panel under section 7 and appointed by the Minister to give effect to the recommendation of the Selection Panel, unless the appointment is to fill a casual vacancy under paragraph (b),	19 20 21 22
		(b)	the appointment of a member to fill a casual vacancy (a vacancy in the office of a member occurring other than by reason of the completion of the member's term of office) is to be made by the Minister on the nomination of HRNSW.	23 24 25 26
	(2)	A pe	erson is not eligible to be a member of HRNSW if the person:	27
		(a)	is an employee of a harness racing club, or	28
		(b)	is a member of the governing body of a harness racing club or eligible industry body, or	29 30
		(c)	is registered by or with HRNSW under this Act, or	31
		(d)	is registered or licensed by or with GRNSW under the <i>Greyhound Racing Act 2009</i> , or	32 33
		(e)	holds a licence issued by Racing New South Wales, or	34

		(f)	is currently, or during the previous 10 years has been, warned off, disqualified or named on the Unpaid Forfeit List under the rules, or	1 2 3
		(g)	during the previous 10 years has been convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more, or convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	4 5 6 7 8
		(h)	is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankruptcy, or	9 10
		(i)	is a mentally incapacitated person.	11
	(3)	perso	rson is not eligible to be appointed as a member of HRNSW if the on is a member of the Selection Panel at the time the Selection Panel as its recommendation for the appointment concerned.	12 13 14
	(4)		rson is not eligible to hold office as a member of HRNSW for more 8 years in total (whether or not involving consecutive terms of e).	15 16 17
	(5)	to vo	e a person is a member of HRNSW, any entitlement of the person te as a member of a harness racing club or of an eligible industry is suspended.	18 19 20
	(6)	Sche	dule 1 contains provisions relating to members of HRNSW.	21
7	Selec	ction F	Panel	22
	(1)	appoi	Minister is to establish a Selection Panel to recommend persons for intment as members of HRNSW and to recommend the term of e of members.	23 24 25
	(2)	requi	Selection Panel must recommend only the number of persons red to be appointed (no more and no fewer) and must recommend in of office for each person recommended.	26 27 28
	(3)	a men exper in on techn	Selection Panel must not recommend a person for appointment as mber of HRNSW unless the Panel is satisfied that the person has rience in a senior administrative role or experience at a senior level ne or more of the fields of business, finance, law, marketing, tology, commerce, regulatory administration or regulatory reement.	29 30 31 32 33 34
	(4)	HRN perso Minis	re recommending a person for appointment as a member of SW, the Selection Panel must conduct a probity check of the on (with the level of scrutiny as determined by the Minister). The ster is to appoint a Probity Adviser to assist the Selection Panel to uct probity checks.	35 36 37 38 39

	(5)	of mability	Selection Panel is to choose between candidates for mmendation for appointment as a member of HRNSW on the basis nerit, with merit to be determined on the basis of a candidate's ties, qualifications, experience and personal qualities that are want to the performance of the duties of membership of HRNSW.	1 2 3 4 5
8	Revi	ew of	appointments process	6
	(1)	of So and	Minister is to review the operation of sections 6 and 7 and clause 3 chedule 1 to determine whether their policy objectives remain valid whether their terms remain appropriate for securing those ctives.	7 8 9 10
	(2)	The	review is to be undertaken before the beginning of February 2012.	11
	(3)		port on the outcome of the review is to be tabled in each House of ament within 12 months after the review is completed.	12 13
9	Fund	ctions	of HRNSW	14
	(1)		ISW has the functions conferred or imposed on it by or under this may other Act or law.	15 16
	(2)		nout limiting subsection (1), the functions of HRNSW include the wing:	17 18
		(a)	to control, supervise and regulate harness racing in the State,	19
		(b)	to register harness racing clubs, harness racing horses, owners, trainers and drivers of harness racing horses, bookmakers for harness racing and other persons associated with harness racing,	20 21 22
		(c)	to initiate, develop and implement policies considered conducive to the promotion, strategic development and welfare of the harness racing industry in the State,	23 24 25
		(d)	to distribute money received as a result of commercial arrangements required by the <i>Totalizator Act 1997</i> ,	26 27
		(e)	to allocate to harness racing clubs the dates on which they may conduct harness racing meetings.	28 29
	(3)		ISW may affiliate with such organisations, whether in or out of South Wales, as HRNSW considers appropriate.	30 31
	(4)		functions of HRNSW are not limited by the rules and are to be cised independently of Harness Racing Australia or any successor.	32 33
10	Pow	ers of	HRNSW	34
	(1)		NSW has power to do all things that may be necessary or convenient e done for or in connection with the exercise of its functions.	35 36

(2)		out limiting subsection (1), HRNSW has power to do the wing:	1 2
	(a)	investigate and report on proposals for the construction of new racecourses, and inspect new racecourses or alterations or renovations to existing racecourses,	3 4 5
	(b)	supervise the activities of harness racing clubs, persons registered by HRNSW and all other persons engaged in or associated with harness racing,	6 7 8
	(c)	inquire into and deal with any matter relating to harness racing and to refer any such matter to stewards or others for investigation and report and, without limiting the generality of this power, to inquire at any time into the running of any harness racing horse on any course or courses, whether or not a report concerning the matter has been made or decision arrived at by any stewards,	9 10 11 12 13 14
	(d)	direct and supervise the dissolution of a harness racing club that ceases to be registered by HRNSW,	16 17
	(e)	appoint an administrator to conduct the affairs of a harness racing club,	18 19
	(f)	disqualify a harness racing horse from participating in a race,	20
	(g)	exclude from participating in a race a harness racing horse not registered under the rules,	21 22
	(h)	prohibit a person from attending or taking part in a harness racing meeting,	23 24
	(i)	impose a penalty on a person registered by it or on an owner of a harness racing horse for a contravention of the rules,	25 26
	(j)	consult, join, affiliate and maintain liaison with other associations or bodies, whether in the State or elsewhere, concerned with harness racing,	27 28 29
	(k)	enter into contracts,	30
	(1)	acquire, hold, take or lease and dispose of real and personal property whether in its own right or as trustee,	31 32
	(m)	borrow money,	33
	(n)	order an audit of the books and accounts of a harness racing club by an auditor who is a registered company auditor nominated by HRNSW,	34 35 36
	(0)	scrutinise the constitutions of harness racing clubs to ensure they conform to any applicable Act and the rules and that they clearly and concisely express the needs and desires of the clubs concerned and of harness racing generally,	37 38 39 40

		(p)	publish material, including periodical publications, to inform the public about matters relating to harness racing, whether in the State or elsewhere,	1 2 3
		(q)	undertake research and investigation into all aspects of the breeding of harness racing horses and of harness racing generally,	4 5 6
		(r)	take such steps and do such acts and things as are incidental or conducive to the exercise of its powers and the performance of its functions.	7 8 9
	(3)		ing in this Act confers on HRNSW power to conduct harness g meetings on its own behalf.	10 11
11	Regi	stratio	n functions of HRNSW—general	12
	(1)	indiv HRN in par	SW is to exercise its registration functions so as to ensure that any iduals registered by HRNSW are persons who, in the opinion of SW, are fit and proper persons to be so registered (having regard rticular to the need to protect the public interest as it relates to the ess racing industry).	13 14 15 16 17
	(2)	perso circu	out limiting subsection (1), a person is not to be so registered if the on has a conviction and HRNSW is of the opinion that the mstances of the offence concerned are such as to render the person to be so registered.	18 19 20 21
	(3)		section does not limit any provisions of the rules relating to the rise of the registration functions of HRNSW.	22 23
	(4)	convi but d	is section: iction has the same meaning as in the Criminal Records Act 1991 oes not include a conviction that is spent under that Act. itration functions means the functions referred to in Division 1 of 3.	24 25 26 27 28
12	Cons	sultatio	on and planning	29
	(1)	HRN	SW is to prepare strategic plans for its activities from time to time.	30
	(2)	HRIC with	SW is to undertake formal consultation on a regular basis with CG and other harness racing industry stakeholders in connection the initiation, development and implementation of policies for the otion, strategic development and welfare of the harness racing stry.	31 32 33 34 35
	(3)	indus	SW is to prepare an initial strategic plan for the harness racing stry within 12 months after the commencement of this section and prepare a further strategic plan for the harness racing industry at	36 37 38

		least every 3 years after the initial strategic plan is prepared. Each such strategic plan must be prepared in consultation with HRICG and other harness racing industry stakeholders.	1 2 3
	(4)	The annual report of HRNSW under section 16 is to include a progress report on implementation of the strategic plan of HRNSW and the strategic plan for the harness racing industry over the period to which the annual report relates.	4 5 6 7
13	Chie	f executive officer of HRNSW	8
	(1)	HRNSW may employ a chief executive officer of HRNSW.	9
	(2)	The chief executive officer is responsible for the day-to-day management of HRNSW.	10 11
	(3)	The <i>Public Sector Employment and Management Act 2002</i> does not apply to or in respect of the chief executive officer.	12 13
14	Staff	of HRNSW	14
	(1)	HRNSW may employ such other staff as it requires to exercise its functions.	15 16
	(2)	HRNSW may fix the salary, wages and other conditions of staff employed under subsection (1) (including the chief executive officer of HRNSW) in so far as they are not fixed by or under any other Act or law.	17 18 19 20
	(3)	The <i>Public Sector Employment and Management Act 2002</i> does not apply to or in respect of staff employed under subsection (1).	21 22
	(4)	HRNSW may engage consultants for the purposes of obtaining expert advice.	23 24
15		ngements for use of staff and facilities of GRNSW or Racing New h Wales	25 26
	(1)	HRNSW may arrange for the use of the services of any staff (by secondment or otherwise) or facilities of GRNSW or Racing New South Wales.	27 28 29
	(2)	For the purposes of this Act, a person whose services are made use of under subsection (1) is taken to be a member of staff of HRNSW.	30 31
	(3)	Without limiting subsection (1), HRNSW may arrange for a steward appointed by GRNSW or Racing New South Wales to perform the functions of a steward of HRNSW under this Act. Any such person is taken to have been appointed by HRNSW as a steward for the purposes of this Act while exercising functions under this Act in accordance with those arrangements.	32 33 34 35 36 37

	(4)	GRN tech	nout limiting subsection (1), HRNSW may arrange to share with NSW or Racing New South Wales any equipment, information nology (such as computer software) or office or any administrative em relating to licensing or registration.	1 2 3 4
	(5)	secti	NSW is not authorised to enter into an arrangement under this on in relation to stewards, or registration, without the consent of the ister.	5 6 7
	(6)	The	consent of the Minister under subsection (5):	8
		(a)	may be given in relation to a particular arrangement or a class of arrangements, and	9 10
		(b)	may be subject to conditions, and	11
		(c)	may be amended from time to time.	12
16	Annı	ual re	port of HRNSW	13
	(1)	befo	NSW must, as soon as practicable after 30 June and in any case re 1 November in each year prepare and forward to the Minister a rt of its work and activities for the 12 months ending on that une.	14 15 16 17
	(2)	for t	report must include copies of the financial statements of HRNSW the 12-month period to which the report relates together with an tor's report on those statements prepared by an independent auditor.	18 19 20
	(3)	of Pa	Minister is to table the report or cause it to be tabled in both Houses arliament as soon as practicable after the report is forwarded to the ister.	21 22 23
	(4)		NSW is to make copies of the report available to the public at a conable price.	24 25

Part 3 Division 1		Control and regulation of harness racing		
		n 1 Registration		
17	Regis	stration of harness racing clubs	3	
	(1)	HRNSW may, in accordance with the rules, register or refuse to register any harness racing club.	2	
	(2)	HRNSW must not refuse to register a harness racing club under this section unless it is of the opinion that:	6	
		(a) the racing club is not, or will not be, financially viable in relation to participation in the harness racing industry, or	8	
		(b) the registration of the harness racing club (whether under this or another Act) has previously been cancelled, or	10 11	
		(c) it would be in the best interests of the harness racing industry to do so.	12 13	
18	Regis racin	stration of harness horses and persons associated with harness g	14 15	
	(1)	HRNSW may, in accordance with the rules, register or refuse to register any harness racing horse, or any owner, trainer or driver of harness racing horses, bookmaker or other person associated with harness racing.	16 17 18 19	
	(2)	HRNSW must not refuse to register any harness racing horse or any person under subsection (1) unless it is of the opinion that it would be in the best interests of the harness racing industry to do so.	20 21 22	
19	Regis	stration of bookmakers	23	
	(1)	An individual over the age of 18 years or a proprietary company may apply to HRNSW for registration as a bookmaker in relation to harness racing.	24 25 26	
	(2)	Despite section 18 (2), HRNSW must refuse to grant an application for registration of a proprietary company as a bookmaker unless satisfied that the company is an eligible company.	27 28 29	
	(3)	For the purposes of this section, <i>eligible company</i> means a proprietary company that is registered under the <i>Corporations Act 2001</i> of the Commonwealth and in which:	30 31 32	
		(a) each director, shareholder and person concerned in the management of the company is of or over the age of 18 years, and	33 34	
		(b) each director is registered as a bookmaker under this Act, and	35	

(c)

		mana	agement of the company, and	2
	(d)		shareholder who is not a director is a close family member director, and	3 4
	(e)	comp and	shareholder or person concerned in the management of the pany who is not a director is, in the opinion of HRNSW, a fit proper person to be registered as an individual as a maker under this Act, and	5 6 7 8
	(f)	comp	hareholder or person concerned in the management of the pany, other than a director, is registered as an individual as a maker under this Act, and	9 10 11
	(g)		ect to the regulations, no person (other than a shareholder) my interest in the shares or assets of the company.	12 13
(4)	It is a		ition of a company's registration as a bookmaker under this	14 15
	(a)	the co	ompany continues to be an eligible company, and	16
	(b)		rector, shareholder or person concerned in the management e company:	17 18
		(i)	is a director, shareholder or person concerned in the management of, or is an employee or agent of, any other company that is registered as a bookmaker under this Act, or	19 20 21 22
		(ii)	has a financial interest in any business of a bookmaker that is carried on by any such other company under the authority of its registration under this Act, or	23 24 25
		(iii)	is registered or otherwise authorised as an individual to carry on, or carries on, the business of a bookmaker, bookmaker's clerk or turf commission agent, or a totalizator business, or any other kind of betting, wagering, gambling or gaming business, in another country, or	26 27 28 29 30
		(iv)	is a director, shareholder or person concerned in the management of a corporation, or is a member of a partnership, that is registered or otherwise authorised to carry on, or that carries on, any such business in another country, or	31 32 33 34 35
		(v)	is an employee or agent of any individual, partnership or corporation referred to in subparagraph (iii) or (iv), or	36 37
		(vi)	has a financial interest in the business of a bookmaker or turf commission agent, or a totalizator business, or any other kind of betting, wagering, gambling or gaming business, that is authorised to be carried on or is carried on in another country.	38 39 40 41 42

each director is a shareholder and person concerned in the

(5)	Act	a condition of a company's registration as a bookmaker under this that no director, shareholder or person concerned in the agement of the company:	1 2 3
	(a)	carries on the business of a bookmaker, otherwise than on behalf of the company, in relation to any greyhound, horse or harness race, at a harness racing meeting in New South Wales, or	4 5 6
	(b)	carries on the business of an authorised sports betting bookmaker, otherwise than on behalf of the company, at a racecourse licensed for harness racing.	7 8 9
(6)	book agen	absection (4) (b), a reference to carrying on the business of a maker, or the business of a bookmaker's clerk or turf commission t, includes a reference to acting as a bookmaker, or a bookmaker's or turf commission agent.	10 11 12 13
(7)	book (5) is powe	(SW may suspend or cancel the registration of a company as a maker if satisfied that any condition referred to in subsection (4) or a contravened in respect of the company. This does not limit the ers of HRNSW to suspend or cancel the registration of a company bookmaker under section 21.	14 15 16 17 18
(8)	book agair is ind	debt that is incurred by a company in carrying on business as a maker registered under this Act is enforceable jointly and severally ast all persons who are directors of the company at the time the debt curred (whether or not they are directors at the time the debt is ht to be enforced).	19 20 21 22 23
(9)	In th	is section:	24
( )		orised sports betting bookmaker has the same meaning as in on 4 of the Racing Administration Act 1998.	25 26
	close	family member of a director means:	27
	(a)	a spouse, de facto partner, parent, child, brother or sister of the director, or	28 29
	(b)	a person who has a relationship with the director that is prescribed by the regulations for the purposes of this definition.	30 31
		<i>acial interest</i> in a bookmaking business means an entitlement to ve any of the income from the business.	32 33
	<b>prop</b> 2001	rietary company has the same meaning as in the Corporations Act of the Commonwealth.	34 35
	of wl	course licensed for harness racing means a racecourse in respect hich a licence for harness racing meetings granted under section 7 to Racing Administration Act 1998 is in force.	36 37 38

20			on or cancellation of registration of harness racing clubs on al grounds	:
	(1)		ISW may, in accordance with the rules, suspend or cancel the stration of any harness racing club.	;
	(2)		ISW must not suspend or cancel any registration under this section ss it is of the opinion that:	(
		(a)	the harness racing club is not, or will not be, financially viable in relation to participation in the harness racing industry, or	<del>-</del>
		(b)	it would be in the best interests of the harness racing industry to do so.	10
	(3)	for t	ISW may not suspend or cancel any registration under this section he purpose of taking disciplinary action or for the purposes of pational health and safety.	1; 1;
21	Disc HRN		ry and occupational health and safety action may be taken by	14 15
	(1)	HRN	VSW may, in accordance with the rules, do any of the following:	16
		(a)	cancel the registration under this Act of:	17
			(i) any harness racing club, or	18
			(ii) any harness racing horse, or	19
			(iii) any owner, trainer or driver of harness racing horses, or bookmaker or other person associated with harness racing,	20 21
		(b)	disqualify, either permanently or temporarily, any owner, trainer or driver of harness racing horses, or bookmaker or other person associated with harness racing,	22 23 24
		(c)	prohibit any person from participating in or associating with harness racing in any specified capacity,	25 26
		(d)	prohibit any horse from competing in any harness race,	27
		(e)	prohibit any person from attending or taking part in a harness racing meeting,	28 29
		(f)	impose fines, not exceeding 200 penalty units, on any harness racing club or on any owner, trainer or driver of harness racing horses, or bookmaker or other person associated with harness racing for breaches of the rules,	30 32 33
		(g)	suspend, for such term as HRNSW thinks fit, any right or privilege conferred by this Act or the rules on any owner, trainer or driver of harness racing horses, or bookmaker or other person associated with harness racing,	34 39 30 31

		(h)	prohibit any person registered under the rules from taking part in any harness racing meeting held by any harness racing club that is not registered under the rules.	2 ;
	(2)		fine imposed under subsection (1) (f) is to be paid to and be the erty of HRNSW.	!
	(3)		ISW may only take action under this section for disciplinary oses or for the purposes of occupational health and safety.	<del>(</del>
Divi	sion	2	Rules	8
22	Rule	s in re	elation to harness racing	ţ
	(1)		ISW may make rules, not inconsistent with this Act or the lations, for or with respect to the control and regulation of harness g.	10 1: 12
	(2)		out limiting the generality of subsection (1), HRNSW may make for or with respect to the following:	10 14
		(a)	any matter that by this Act is required or permitted to be prescribed by the rules,	15 16
		(b)	any of the matters referred to in Division 1,	17
		(c)	the effect of a disqualification of, or other penalty imposed on, a person or harness racing horse under section 21 (1),	18 19
		(d)	the allocation to harness racing clubs of dates on which they may conduct harness racing meetings and harness races,	20 2
		(e)	the holding and conduct of harness racing meetings and of races at any such meeting,	22 23
		(f)	the keeping of horses that are in the care or custody of persons registered under the rules,	24 25
		(g)	the breeding of harness racing horses,	26
		(h)	the naming and identification of harness racing horses,	27
		(i)	the appointment of stewards by HRNSW and the functions of those stewards (including functions that do not relate to harness racing meetings),	28 29 30
		(j)	conferring on stewards appointed by HRNSW the same functions as are exercisable by HRNSW under Division 1,	3 <sup>2</sup>
		(k)	the extent to which and the circumstances in which stewards appointed by HRNSW may exercise their functions to the exclusion of stewards of harness racing clubs,	33 34 38
		(1)	the fees and charges referred to in section 38.	36

23	Rules generally					
	(1)	A pro	ovision of a rule made under this Division may:	2		
		(a)	apply generally or be limited in its application by reference to specified exceptions or factors, or	3		
		(b)	apply differently according to different factors of a specified kind, or	5		
		(c)	authorise any matter or thing to be from time to time determined, applied or regulated by any specified person or body,	<del>7</del> 8		
		or ma	ay do any combination of those things.	g		
	(2)		le made under this Division may apply, adopt or incorporate any cation as in force at a particular time or as in force from time to	10 11 12		
	(3)	any o	e made under this Division may not be made for or with respect to of the matters for or with respect to which regulations may be made rtue of this Act (section 48 (1) (b) excepted).	13 14 15		
Division 3 Harness Racing Integrity Auditor				16		
24	Appo	intme	ent of Integrity Auditor	17		
	(1)	suital	SW is to appoint a person who, in the opinion of HRNSW, has ble legal qualifications to hold the office of Harness Racing rity Auditor.	18 19 20		
	(2)	scruti	SW is to conduct a probity check of a person (with the level of iny to be determined by the Minister) before appointing a person to ffice of Harness Racing Integrity Auditor.	21 22 23		
	(3)		ppointment of a Harness Racing Integrity Auditor has no effect s the Minister approves of the appointment.	24 25		
	(4)	undei	rson holding office as the Greyhound Racing Integrity Auditor the <i>Greyhound Racing Act 2009</i> may also be appointed to the e of Harness Racing Integrity Auditor.	26 27 28		
	(5)	if the and C	bity check need not be conducted under subsection (2) of a person person holds the office of the Greyhound Racing Integrity Auditor GRNSW conducted probity checks of that person before his or her intment in accordance with the <i>Greyhound Racing Act 2009</i> .	29 30 31 32		
25	Func	tions	of Integrity Auditor	33		
	(1)	The I	Integrity Auditor has the following functions:	34		
		(a)	the primary oversight of those aspects of the functions of HRNSW that relate to stewards, drug testing and control and registration,	35 36 37		

		(b)	providing advice to HRNSW on the matters referred to in paragraph (a),	2
		(c)	receiving and investigating complaints against racing officials in respect of the exercise of functions relating to harness racing,	;
		(d)	such other functions as are conferred or imposed on the Integrity Auditor by or under this or any other Act.	(
	(2)		functions of the Integrity Auditor are to be exercised independently RNSW.	<del>.</del> 8
26	Inqu	iries a	and investigations by Integrity Auditor in relation to complaint	ę
	(1)		erson may make a complaint to the Integrity Auditor in respect of exercise of functions by a racing official relating to harness racing.	10 11
	(2)	Audi	eceiving a complaint from a person under this section, the Integrity itor must investigate the complaint with due diligence unless the grity Auditor considers that the complaint:	12 13 14
		(a)	is frivolous, vexatious or not made in good faith, or	15
		(b)	is trivial, or	16
		(c)	does not relate to the exercise of functions by a racing official in a corrupt, improper or unethical manner.	17 18
	(3)	Audi the c	e Integrity Auditor decides to investigate a complaint, the Integrity itor must inform the racing official concerned of the substance of complaint and give the racing official a reasonable opportunity to bind to it.	19 20 2 <sup>2</sup> 22
	(4)	who	Integrity Auditor may, by notice in writing, require a racing official is the subject of an investigation under this section to do one or e of the following:	23 24 25
		(a)	provide, in accordance with directions in the notice, such information verified by statutory declaration as, in the opinion of the Integrity Auditor, is relevant to the investigation and is specified in the notice,	26 27 28
		(b)	produce, in accordance with directions in the notice, such records as, in the opinion of the Integrity Auditor, are relevant to the investigation and permit examination of the records, the taking of extracts from them and the making of copies of them,	30 32 33
		(c)	authorise a person described in the notice to comply with a requirement of the kind referred to in paragraph (a) or (b).	34 3!

		(d) furnish to the Integrity Auditor such authorisations and consents as the Integrity Auditor requires for the purpose of enabling the Integrity Auditor to obtain information (including financial and other confidential information) from other persons concerning the person under investigation.	1 2 3 4 5
	(5)	A person who complies with a requirement of a notice under subsection (4) does not on that account incur a liability to another person.	6 7 8
	(6)	A person must not fail to comply with a requirement of the Integrity Auditor contained in a notice under subsection (4).  Maximum penalty (subsection (6)): 20 penalty units.	9 10 11
27	Actio	on after investigation of complaint	12
	(1)	The Integrity Auditor must provide a report in writing of the results of the investigation of a complaint to HRNSW and the Minister if satisfied that those results indicate that there has been a contravention of this or any other Act in relation to the conduct of harness racing or a contravention of the code of conduct adopted by HRNSW in accordance with clause 16 of Schedule 1.	13 14 15 16 17 18
	(2)	If such a report identifies any racing official in an adverse manner, the Integrity Auditor must also give a copy of the report to the racing official.	19 20 21
	(3)	The Integrity Auditor must inform the person who made the complaint of whether a report has been made under this section or whether the Integrity Auditor considers that the complaint does not warrant such a report being made.	22 23 24 25

Part 4		Directions and minimum standards				
28			to set minimum standards for conduct of races and harness meetings			
	(1)	HRNSW may set minimum standards in connection with the conduct by harness racing clubs of harness races and harness racing meetings, including minimum standards with respect to the following:				
		(a)	racecourse design and construction,	-		
		(b)	racecourse facilities and amenities (including facilities and amenities to be provided for patrons, such as grandstands and other patron amenities),	8 9 10		
		(c)	harness racing training facilities,	1		
		(d)	the financial management of harness racing meetings, including the management of the costs of conducting harness racing meetings,	12 13 14		
		(e)	the fees and charges imposed by a harness racing club in connection with races conducted by the club,	1: 16		
		(f)	prize money paid on races conducted by a harness racing club,	17		
		(g)	starters, appearance and other fees paid by a harness racing club,	18		
		(h)	such other matters relating to the conduct of harness races and harness racing meetings as may be prescribed by the regulations.	19 20		
	(2)		NSW may set minimum standards under this section in any one or e (or any combination) of the following ways:	2 <sup>2</sup>		
		(a)	by a direction in writing to harness racing clubs,	23		
		(b)	as a condition of the registration of harness racing clubs,	24		
		(c)	as a condition of the allocation of the dates on which harness racing clubs may conduct harness racing meetings.	25 26		
	(3)	prop of th	NSW is to consult with harness racing clubs in relation to any losal to set minimum standards under this section and in the course hat consultation must give a harness racing club a reasonable ortunity to be heard and to make submissions on the proposal.	25 28 29 30		
	(4)	incor an in a pro	imum standards may be set under this section even if they are insistent with a provision of a by-law under any Act. In the event of aconsistency between minimum standards set under this section and ovision of such a by-law, those minimum standards prevail to the int of the inconsistency.	37 32 33 34 35		

29	Harn	iess ra	acing clubs to provide information and documents		
		requinfor docu	MSW may give a direction in writing to a harness racing club iring the club to provide specified documents or furnish specified rmation to HRNSW within a time specified in the direction, being aments or information that HRNSW considers will be of assistance connection with the exercise of its functions referred to in on 9 (2) (a) or (c) or 28.	; ; ;	
30	Sanctions for non-compliance by harness racing club with directions and minimum standards				
	(1)		NSW may impose any sanction authorised by this section on a ess racing club that HRNSW is satisfied has:	10 1	
		(a)	failed without reasonable excuse to comply with a minimum standard set under section 28, or	12 13	
		(b)	failed without reasonable excuse to comply with a direction given to the harness racing club under section 29.	14 15	
	(2)		n of the following sanctions is a sanction that HRNSW may impose er this section:	16 17	
		(a)	a public admonishment of the harness racing club,	18	
		(b)	a requirement that the harness racing club pay to HRNSW a civil penalty of up to 50 penalty units (or up to 100 penalty units if the contravention or failure is the second or a subsequent contravention or failure for which a civil penalty has been imposed on the club under this section),	19 20 22 22 23	
		(c)	suspension or cancellation of the harness racing club's registration.	24 25	
	(3)	givir prop	NSW is not to impose a sanction under this section without first ng the harness racing club concerned notice in writing of the osed sanction and a reasonable opportunity to be heard and to make missions about the matter.	26 27 28 29	
	(4)	if HI urge	section (3) does not apply in respect of the imposition of a sanction RNSW is satisfied that the sanction must be imposed as a matter of ncy because the contravention or failure concerned poses a ifficant threat:	30 31 32 33	
		(a)	to public health or safety, or	34	
		(b)	to the financial wellbeing of the harness racing industry as a whole in New South Wales.	3! 36	

Harness Racing Bill 2009	Clause 30			
Directions and minimum standards				

(5)	A sanction is imposed by giving notice in writing of the decision to impose the sanction to the harness racing club concerned.	1 2
(6)	A civil penalty imposed under this section may be recovered by HRNSW as a debt.	3 4

Part 5		Harness Racing Industry Consultation Group					
31	Esta	ablishment of Harness Racing Industry Consultation Group					
		There is established by this Act a committee called the Harness Racing Industry Consultation Group. The committee may also be called HRICG.					
32	Mem	Membership					
	(1)	HRICG is to consist of the following members:					
		(a)	one person nominated by the New South Wales Harness Racing Club,	8 9			
		(b)	one person nominated by the clubs funded by HRNSW as TAB clubs,	10 11			
		(c)	one person nominated by the clubs funded by HRNSW as non-TAB clubs,	12 13			
		(d)	no more than 3 persons, each to be nominated by a different eligible industry body.	14 15			
	(2)	eligit Minis	Minister is to determine from time to time the bodies that are ble industry bodies for the purposes of subsection (1) (d). The ster is to consult with HRNSW on determinations made by the ster under this subsection.	16 17 18 19			
	(3)	A person may be appointed as an alternate of a member, to act as that member during the absence or illness of, or during a vacancy in the office of, the member.					
	(4)	or (in	Iternate is to be appointed by the body that the member represents a the case of a member who is nominated by a body) appointed by ominating body.	23 24 25			
	(5)		Iternate, while acting as a member, is taken to be a member and has nay exercise the functions of the member for whom he or she is the nate.	26 27 28			
	(6)	exist, refere body	obody referred to in subsection (1) changes its name or ceases to the Minister may, by order published in the Gazette, direct that a sence in this section to the body is to be read as a reference to the under its changed name or to a specified body that appears to the ster to be the body's successor.	29 30 31 32 33			
	(7)	Sche	dule 2 contains provisions relating to members of HRICG.	34			

33	Eligibility for membership				
	(1)	A person is not eligible to be a member of HRICG if the person:			
	. ,	(a)	is a member of the Selection Panel, or	;	
		(b)	is a member of HRNSW, or	4	
		(c)	is currently, or during the previous 10 years has been, warned off, disqualified or named on the Unpaid Forfeit List under the rules, or		
		(d)	during the previous 10 years has been convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more, or convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	8 9 10 11	
		(e)	is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankruptcy, or	1; 14	
		(f)	is a mentally incapacitated person.	15	
	(2)		erson is not eligible to be appointed as a member of HRICG unless person has been the subject of a probity check by HRNSW.	16 17	
34	Fund	ctions	of HRICG	18	
	(1)	HRICG has the function of consulting with and making recommendations to HRNSW on matters concerning harness racing in the State.			
	(2)	Recommendations made by HRICG to HRNSW are to be made in writing and tabled at the next meeting of HRNSW or may be presented in person at that meeting by the Chairperson of HRICG.			
	(3)	HRNSW is to respond to HRICG in writing in relation to any such recommendations within a reasonable time after they are received. If HRNSW does not support a recommendation made by HRICG, the response by HRNSW is to include its reasons for not supporting the recommendation.			
	(4)	The activ	Chairperson of HRICG is to provide a report on the work and vities of HRICG for inclusion in the annual report of HRNSW.	30 3 <sup>2</sup>	

Part 6		Finance				
35	Fina	Financial year				
	(1)	Subject to subsection (2), the financial year of HRNSW is the year commencing on 1 July.	3 4			
	(2)	A different financial year for HRNSW may be determined by the Minister by order published in the Gazette.	5 6			
36	Expe	Expenses				
		HRNSW is liable for all expenses (including remuneration and allowances payable to members of HRNSW, the chief executive officer of HRNSW and the other staff of HRNSW) incurred by HRNSW in the exercise of its functions.	8 9 10 11			
37	Acc	punts	12			
		HRNSW may establish such accounts as it thinks appropriate for the money received and expended by HRNSW.	13 14			
38	Fees and charges					
	(1)	HRNSW may determine the fees and charges payable for registration or for the transaction of other business with HRNSW.				
	(2)	If a steward appointed by HRNSW acts at a harness racing meeting held by a harness racing club, HRNSW may charge the club for the services of the steward.				
39	Harr	ess Racing Benevolent Fund	21			
	(1)	There is to be established by HRNSW, in an authorised deposit-taking institution in New South Wales, a fund to be called the "Harness Racing Benevolent Fund".	22 23 24			
	(2)	There is to be paid into the Benevolent Fund:	25			
		(a) any money received by HRNSW for payment into the Benevolent Fund, and	26 27			
		(b) any money acquired by HRNSW on trust or subject to a condition that it be applied in or towards the assistance of a person to whom subsection (4) (a) applies, and	28 29 30			
		(c) any money received by HRNSW:	31			
		(i) in respect of any loan advanced from money within the Benevolent Fund, and	32 33			
		(ii) in payment of interest on any such loan, and	34			

Finance Part 6

		(iii)	in payment of any charges, costs and expenses incurred in respect of any such loan, and	1 2	
	(d)		ncome derived from the investment of any money within the evolent Fund.	3 4	
(3)	If m	oney ir	n the Benevolent Fund:	5	
	(a)	was	paid into the Benevolent Fund under subsection (2) (b), and	6	
	(b)	is, ui	nder the terms of a trust, or by virtue of a condition, to which	7	
	( )	HRN	NSW has agreed, required to be applied in or towards the	8	
			stance of a specified person or a specified class or description	9	
			ersons, being a person or persons from within the class of	10	
		_	ons to whom subsection (4) (a) applies,	11	
			y (together with any interest or income derived from the	12	
			of that money) is to be carried to a separate account in the t Fund established for the purpose of the trust or of fulfilling	13 14	
		condition		15	
(4)	There may be paid out of the Benevolent Fund:				
	(a)	in re	spect of money that has not been carried to a separate account	17	
	( )		Benevolent Fund, grants or loans (whether with or without	18	
			est) to any person who is in indigent circumstances and who	19	
		is or	has, at any time, been:	20	
		(i)	an owner, trainer or driver of harness racing horses, or	21	
		(ii)	a person employed in a stable of harness racing horses, or	22	
		(iii)	a person who has rendered valuable service to harness racing, or	23 24	
		(iv)	a dependant of a person referred to in subparagraph (i), (ii) or (iii), and	25 26	
	(b)	with incom	spect of money which has been carried to a separate account in the Benevolent Fund, that money (and any interest or me derived from the investment of that money) subject to the or condition on which that money is held.	27 28 29 30	

Part 7		Miscellaneous				
40	Reco	ords				
			NSW is to keep records for the purposes of this Act relating to its tions.	3 4		
41	Prod	Production of records to HRNSW		5		
	(1)	In this section:				
		records includes:				
		(a)	documents, registers and other records of information, and	8		
		(b)	invoices, receipts, orders for the payment of money, bills of exchange, promissory notes, vouchers and other records of transactions, and	9 10 11		
		(c)	such working papers and other documents as are necessary to explain the methods and calculations by which accounts are made up,	12 13 14		
		how	ever compiled, recorded or stored.	15		
	(2)	HRNSW may at any time, by notice in writing, give a direction to:				
		(a)	a harness racing club, or	17		
		(b)	a person who is or has been an officer or employee of, or an agent, banker, Australian legal practitioner, auditor or other person acting in any capacity for or on behalf of, a harness racing club (including such a club that is in the course of being wound up or has been dissolved),	18 19 20 21 22		
		direc	iring the production, at such time and place as are specified in the etion, of such records relating to the affairs of the harness racing as are so specified.	23 24 25		
	(3)	Where any records relating to the affairs of a harness racing club are compiled, recorded or stored by means of a mechanical, electronic or other device, a direction under subsection (2) may require the production of a document containing a clear reproduction in writing of the whole or any part of those records.				
	(4)	A per	erson must not, when required under subsection (2) to produce a rd:	31 32		
		(a)	refuse or neglect to produce the record, or	33		
		(b)	produce a record that contains information that to the person's knowledge is false or misleading in a material particular unless the person discloses that fact when producing the record.	34 35 36		
		Max	imum penalty: 5 penalty units.	37		

Miscellaneous Part 7

	(5)	A reference in this section to the affairs of a harness racing club is a reference to the affairs of the club that relate, directly or indirectly, to harness racing.	1 2 3
	(6)	A power of HRNSW to give a direction under this section does not affect any power of HRNSW to give a direction under section 29. However, a person is not liable to a penalty under both section 30 and this section in respect of a direction to the person that relates to the same records or information.	5 6 7 8
42	Dele	gation	9
	(1)	Subject to subsection (2), HRNSW may delegate the exercise of its functions to:	10 11
		(a) a member of HRNSW or the chief executive officer of HRNSW, or	12 13
		(b) a committee comprised of, or a combination of, those persons, or	14
		(c) a member of staff of HRNSW.	15
	(2)	HRNSW must not delegate a function relating to the registration of a harness racing club, or the suspension or cancellation of such registration, under this Act.	16 17 18
43	Prot	ection from personal liability	19
		Anything done or omitted to be done by:	20
		(a) HRNSW or HRICG, or	21
		(b) a member of HRNSW or HRICG, or	22
		(c) the chief executive officer of HRNSW, or	23
		(d) any steward appointed under this Act by HRNSW, or	24
		(e) any person acting under the direction of HRNSW or HRICG,	25
		does not subject the member, chief executive officer, steward or a	26
		person so acting, personally to any action, liability, claim or demand if the thing was done or omitted to be done in good faith for the purposes	27 28
		of executing this or any other Act.	29
44	Auth	nentication of certain documents	30
		Any summons, process, demand, order, notice, statement, direction or	31
		other document requiring authentication by HRNSW is sufficiently	32
		authenticated without the seal of HRNSW if signed by the Chairperson of HRNSW, the chief executive officer of HRNSW or another member	33 34
		of staff of HPNSW authorised to do so by the chief executive officer	34

45	Proc	of of ce	ertain matters not required	1	
			ny legal proceedings, proof is not required (until evidence is given e contrary) of the following matters:	2	
		(a)	the constitution of HRNSW,	4	
		(b)	any resolution of HRNSW,	5	
		(c)	the appointment of, or the holding of office by, any member of HRNSW,	6 7	
		(d)	the presence of a quorum at any meeting of HRNSW.	8	
46	Reco	overy	of money	9	
			charge, fee or other money due to HRNSW may be recovered by ISW as a debt in a court of competent jurisdiction.	10 11	
47	Proc	eedin	gs for offences	12	
			eedings for an offence against this Act or the regulations are to be with summarily.	13 14	
48	Regulations				
	(1)		Governor may make regulations, not inconsistent with this Act, for ith respect to:	16 17	
		(a)	any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act, and	18 19 20	
		(b)	any matter for or with respect to which rules may be made under Division 2 of Part 3.	21 22	
	(2)	unde	ere is any inconsistency between the regulations and the rules made or Division 2 of Part 3, the regulations prevail to the extent of the ensistency.	23 24 25	
	(3)		egulation may create an offence punishable by a penalty not eding 5 penalty units.	26 27	
	(4)	regu	ference in Division 1 of Part 3 to the rules includes a reference to lations in so far as the regulations make provision for or with ect to any of the matters mentioned in that Division.	28 29 30	
49	Revi	ew of	Act	31	
	(1)	obje	Minister is to review this Act to determine whether the policy ctives of the Act remain valid and whether the terms of the Act in appropriate for securing those objectives.	32 33 34	

Clause 49
Part 7

(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	1 2
(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	3

Schedule 1		le 1	Provisions relating to members of HRNSW	1
1	Defi	nitions	<b>3</b>	3
		In th	is Schedule:	4
		Chai	irperson means the Chairperson of HRNSW.	5
		mem	aber means a member of HRNSW.	6
2	Chai	irperso	on	7
	(1)		members are to elect a Chairperson from among themselves. ISW may remove a person from office as Chairperson at any time.	8
	(2)	A pe	erson ceases to hold office as Chairperson if he or she:	10
		(a)	resigns the office by instrument in writing addressed to HRNSW, or	11 12
		(b)	is removed from that office by HRNSW, or	13
		(c)	ceases to hold office as a member.	14
	(3)		Chairperson does not cease to be a member merely because he or ceases to be Chairperson.	15 16
3	Tern	n of of	fice of members	17
	(1)	Act)	ember of HRNSW is to be appointed to hold office (subject to this for a period of up to 4 years recommended by the Selection Panel er section 7, unless the appointment is to fill a casual vacancy.	18 19 20
	(2)	a mem	ember appointed to fill a casual vacancy (a vacancy in the office of ember occurring other than by reason of the completion of the aber's term of office) is to be appointed for the balance of the term of the member's predecessor.	21 22 23 24
4	Rem	unera	tion	25
	(1)	A me	ember of HRNSW is entitled to be paid:	26
		(a)	remuneration consisting of a base amount adjusted annually in accordance with the annual percentage increase (if any) in the Consumer Price Index occurring after the determination or redetermination of the base amount takes effect, and	27 28 29 30
		(b)	allowances to reimburse the member for expenses that he or she may incur (for travel or accommodation, for example).	31 32

	(2)	appli with	Statutory and Other Offices Remuneration Tribunal may, on the ication of HRNSW, redetermine the base amount from time to time, effect from the date of the redetermination or such later date as the unal may specify.	2
	(3)	In th	is clause:	į.
		<b>base amount</b> means an amount determined for the purposes of this clause by the Statutory and Other Offices Remuneration Tribunal (which determination, whenever made, is taken to be effective on the commencement of this subclause).		
		Price	sumer Price Index means the number appearing in the Consumer e Index (All Groups Index) for Sydney issued by the Australian stician.	10 11 12
5	Vaca	ition c	of office	13
	(1)	The	office of a member becomes vacant if the member:	14
		(a)	dies, or	15
		(b)	completes a term of office and is not reappointed, or	16
		(c)	resigns the office by instrument in writing addressed to HRNSW, or	17 18
		(d)	is absent from 4 consecutive meetings of HRNSW of which reasonable notice has been given to the member personally or in the ordinary course of post, except on leave granted by HRNSW or unless, before the expiration of 4 weeks after the last of those meetings, the member is excused by HRNSW for having been absent from those meetings, or	19 20 22 23 24 24
		(e)	becomes a person who is not eligible to be a member, or	2
		(f)	is removed from office under subclause (2).	26
	(2)	(2) The Minister may, on the recommendation of HRNSW, remove a member from office for incapacity, incompetence, misbehaviour or a contravention of the code of conduct adopted by HRNSW under clause 16.		27 28 29 30
6	Mem	ber va	acancies to be filled	3
			e office of a member becomes vacant, a person is, subject to this to be appointed to fill the vacancy.	32 33
7	Pres	iding	member	34
	(1)	elect	Chairperson or, in the absence of the Chairperson, another member ted to chair the meeting by the members present is to preside at a ting of HRNSW.	35 36 37

	(2)	The person presiding at a meeting of HRNSW has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	1 2			
8	Voti	ng	3			
		A decision supported by a majority of the votes cast at a meeting of HRNSW at which a quorum is present is the decision of HRNSW.	4 5			
9	Tran	saction of business outside meetings or by telecommunication	6			
	(1)	HRNSW may, if it thinks fit, transact any of its business by the circulation of papers among all of its members, and a resolution in writing approved in writing by a majority of the voting members is taken to be a decision of HRNSW.	7 8 9 10			
	(2)	HRNSW may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if a member who speaks on a matter at the meeting can be heard by the other members.	11 12 13 14			
	(3)	For the purposes of:	15			
		(a) the approval of a resolution under subclause (1), or	16			
		(b) a meeting held in accordance with subclause (2),	17			
		the Chairperson and each other member have the same voting rights as they have at an ordinary meeting of HRNSW.	18 19			
	(4)	A resolution approved under subclause (1) is to be recorded in the minutes of the meetings of HRNSW.	20 21			
	(5)	Papers may be circulated among members for the purposes of subclause (1) by facsimile or other transmission of the information in the papers concerned.	22 23 24			
0	Disclosure of pecuniary interests by members					
	(1)	If:	26			
		(a) a member has a pecuniary interest in a matter being considered or about to be considered at a meeting of HRNSW or a committee of HRNSW, and	27 28 29			
		(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,	30 31 32			
		the member must, as soon as possible after the relevant facts have come to the member's knowledge, disclose the nature of the interest at a meeting of HRNSW or the committee.	33 34 35			

	(2)	A disclosure by a member at a meeting of HRNSW that the member:	1
		(a) is a member, or is in the employment, of a specified company or other body, or	2
		(b) is a partner, or is in the employment, of a specified person, or	4
		(c) has some other specified interest relating to a specified company or other body or to a specified person,	5 6
		is a sufficient disclosure of the nature of the interest in any matter relating to that company or other body or to that person which may arise after the date of the disclosure and which is required to be disclosed under subclause (1).	7 8 9 10
	(3)	Particulars of any disclosure made under this clause must be recorded by HRNSW in a book kept for the purpose and that book must be open at all reasonable hours to inspection by any person on payment of a reasonable fee determined by HRNSW.	11 12 13 14
	(4)	After a member has disclosed the nature of an interest in any matter, the member must not, unless HRNSW otherwise determines:	15 16
		(a) be present during any deliberation of HRNSW with respect to the matter, or	17 18
		(b) take part in any decision of HRNSW with respect to the matter.	19
	(5)	For the purpose of the making of a determination by HRNSW under subclause (4), a member who has a pecuniary interest in a matter to which the disclosure relates must not:	20 21 22
		(a) be present during any deliberation of HRNSW for the purpose of making the determination, or	23 24
		(b) take part in the making by HRNSW of the determination.	25
	(6)	A contravention of this clause does not invalidate any decision of HRNSW.	26 27
11	Pecu	uniary interests required to be disclosed	28
	(1)	For the purposes of clause 10, a pecuniary interest is an interest that a person has in a matter because of a reasonable likelihood or expectation of appreciable financial gain or loss to the person or another person with whom the person is associated as provided by subclauses (3)–(5).	29 30 31 32
	(2)	A person does not have a pecuniary interest in a matter if the interest is so remote or insignificant that it could not reasonably be regarded as likely to influence any decision the person might make in relation to the matter.	33 34 35 36

	(3)	For t	the purposes of clause 10, a person has a pecuniary interest in a er if the pecuniary interest is the interest of:	1 2
		(a)	the person, or	3
		(b)	another person with whom the person is associated as provided by this clause.	4 5
	(4)	A pe	rson is taken to have a pecuniary interest in a matter if:	6
		(a)	the person's spouse or de facto partner or a relative of the person, or a partner or employer of the person, has a pecuniary interest in the matter, or	7 8 9
		(b)	the person, or a nominee, partner or employer of the person, is a member of a company or other body that has a pecuniary interest in the matter.	10 11 12
	(5)		ever, a person is not taken to have a pecuniary interest in a matter ferred to in subclause (4):	13 14
		(a)	if the person is unaware of the relevant pecuniary interest of the spouse, de facto partner, relative, partner, employer or company or other body, or	15 16 17
		(b)	just because the person is a member of, or is employed by, a statutory body or is employed by the Crown, or	18 19
		(c)	just because the person is a member of a company or other body that has a pecuniary interest in the matter, so long as the person has no beneficial interest in any shares of the company or body.	20 21 22
12	Duty	of me	embers to act in interests of public and industry	23
			the duty of each member to act in the public interest and in the ests of the harness racing industry as a whole in the State.	24 25
13	Gene	eral pr	rocedure	26
		cond	procedure for the calling of meetings of HRNSW and for the uct of business at those meetings is, subject to this Act and the lations, to be as determined by HRNSW.	27 28 29
14	Quo	rum		30
		The	quorum for a meeting of HRNSW is a majority of its members.	31
15	First	meeti	ing	32
		The such	Minister may call the first meeting of HRNSW under this Act in manner as the Minister thinks fit.	33 34

16	Code	e of conduct	1
	(1)	HRNSW must adopt a code of conduct to be observed by members and staff of HRNSW.	2
	(2)	The code of conduct must include a statement of the duty of members of HRNSW under clause 12 (Duty of members to act in interests of public and industry) and clause 10 (Disclosure of pecuniary interests by members) and the obligations of HRNSW under clause 10 in connection with disclosures under that clause.	4 5 6 7 8
	(3)	HRNSW must review its code of conduct at least every 3 years and make such changes to it as it considers appropriate.	9 10
17	Effec	ct of certain other Acts	11
	(1)	The <i>Public Sector Employment and Management Act 2002</i> does not apply to or in respect of the appointment of a member.	12 13
	(2)	If by or under any Act provision is made:	14
		(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	15 16
		(b) prohibiting the person from engaging in employment outside the duties of that office,	17 18
		the provision does not operate to disqualify the person from holding that office and also the office of a member or from accepting and retaining any remuneration payable to the person under this Act as a member.	19 20 21

Scł	าedu	le 2	Provisions relating to HRICG	1
1	Mem	bersh	ip is honorary	2
		paya mem reaso	members of HRICG are honorary members and no remuneration is ble to them in respect of the duties they perform as members. The abers are however entitled to be reimbursed by HRNSW for conable expenses (such as for travel or accommodation) that they incur in attending meetings of HRICG.	3 4 5 6 7
2	Vaca	ation o	of office	8
	(1)	The	office of a member of HRICG becomes vacant if the member:	9
		(a)	dies, or	10
		(b)	resigns the office by instrument in writing addressed to HRNSW and HRICG, or	11 12
		(c)	is absent from 2 consecutive meetings of HRICG of which reasonable notice has been given to the member personally or in the ordinary course of post, except on leave granted by HRICG or unless, before the expiration of 4 weeks after the last of those meetings, the member is excused by HRICG for having been absent from those meetings, or	13 14 15 16 17 18
		(d)	becomes a person who is not eligible to be a member, or	19
		(e)	is a member on the nomination of a body and that nomination is withdrawn by the body or the body ceases to exist, or	20 21
		(f)	is removed from office under subclause (2).	22
	(2)	mem	Minister may, on the recommendation of HRICG, remove a liber of HRICG from office for incapacity, incompetence or behaviour.	23 24 25
3	Chai	irperso	on and Deputy Chairperson of HRICG	26
	(1)	also remo	CG is to elect a Chairperson from among its members. HRICG may elect a Deputy Chairperson from among its members. HRICG may ove a person from office as Chairperson or Deputy Chairperson of CG at any time.	27 28 29 30
	(2)		rson ceases to hold office as Chairperson or Deputy Chairperson if she:	31 32
		(a)	resigns the office by instrument in writing addressed to HRNSW and HRICG, or	33 34
		(b)	is removed from that office by HRICG, or	35
		(c)	ceases to hold office as a member of HRICG.	36

	(3)	To be elected or removed from office as Chairperson or Deputy Chairperson of HRICG requires a simple majority of the members present and voting at a meeting of HRICG at which a quorum is present.	1 2 3
	(4)	The Chairperson or Deputy Chairperson does not cease to be a member of HRICG merely because he or she ceases to be Chairperson or Deputy Chairperson.	4 5 6
4	Mem	ber vacancies to be filled	7
		When the office of a member of HRICG becomes vacant, a person is to be nominated to fill the vacancy in the same way as the person whose office has become vacant was nominated.	8 9 10
5	Proc	edure	11
	(1)	HRICG may regulate its proceedings as it considers appropriate, subject to this clause.	12 13
	(2)	The quorum for a meeting of HRICG is a majority in number of the members for the time being.	14 15
	(3)	HRICG must meet at least 6 times in each year unless HRICG otherwise determines.	16 17
	(4)	The Chairperson or, in the absence of the Chairperson, the Deputy Chairperson is to preside at a meeting of HRICG. If neither the Chairperson nor Deputy Chairperson is present at a meeting, the members present may elect one of their number to preside at the meeting. The person presiding at a meeting has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	18 19 20 21 22 23
	(5)	A decision supported by a majority of the votes cast at a meeting of HRICG at which a quorum is present is the decision of HRICG.	24 25
6	Meet	tings with HRNSW	26
	(1)	In addition to any other meetings that HRICG may hold, HRICG must hold a meeting not less than 6 times in each year with one or more members of HRNSW at least one of whom is the Chairperson or the chief executive officer of HRNSW.	27 28 29 30
	(2)	The number of meetings required by this clause can be changed by agreement between HRNSW and HRICG.	31 32
	(3)	The minutes of a meeting under this clause are to be circulated among both the members of HRICG and the members of HRNSW.	33 34
7	Adm	inistrative support	35
		HRNSW is to provide such reasonable administrative support as may be required to enable HRICG to exercise its functions.	36 37

Schedule 3		le 3	Savings, transitional and other provisions	1
Paı	rt 1	Gei	neral	3
1	Reg	ulation	ıs	4
	(1)		regulations may include provisions of a savings or transitional re consequent on the enactment of the following Acts:  Act	5 6 7
	(2)	regul	rovision of a regulation authorised by this clause may, if the lations so provide, take effect as from the date of assent to the Act erned or as from a later day.	8 9 10
	(3)	claus	the extent to which a provision of a regulation authorised by this see takes effect from a date that is earlier than the date of its ication on the NSW legislation website, the provision does not ate:	11 12 13 14
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	15 16 17
		(b)	to impose liabilities on any person (other than the State or an authority of the State), in respect of anything done or omitted to be done before the date of its publication.	18 19 20
	(4)	The j	provisions of this Schedule are subject to the regulations.	21
Paı	rt 2	Pro Act	ovisions consequent on enactment of this	22 23
Div	ision	1	Interpretation	24
2	2 Definitions		•	25
		In th	is Part:	26
			ter administration Act means the Greyhound and Harness Racing inistration Act 2004.	27 28
			<i>ter Authority</i> means the Greyhound and Harness Racing alatory Authority constituted by the former administration Act.	29 30
		form	er HRNSW Act means the Harness Racing Act 2002.	31

Divi	sion	2	Provisions relating to HRNSW	1		
3	Continuation of HRNSW					
		interi	ISW is taken for all purposes (including the rules of private national law) to be a continuation of, and the same legal entity as, ISW constituted under the former HRNSW Act.	3 4 5		
4	Mem	bersh	ip of HRNSW	6		
	(1)	under	oite section 6 of this Act, HRNSW is taken to be duly constituted r that section by the members of HRNSW holding office under on 8 of the former HRNSW Act immediately before the repeal of on 8 of that Act.	7 8 9 10		
	(2)	Subc	lause (1) has effect:	11		
		(a)	until the expiration of the term of office of those members or until the date on which the first appointment of members of HRNSW in accordance with section 6 of this Act takes effect, whichever occurs first, and	12 13 14 15		
		(b)	despite the vacation of office of any such member in accordance with Schedule 1.	16 17		
	(3)	befor	person holding office as Chairperson of HRNSW immediately re the repeal of section 8 of the former HRNSW Act is taken to have elected to that office in accordance with Schedule 1.	18 19 20		
5	Exis	ting st	aff of HRNSW	21		
	(1)	office befor office that	person employed under section 11 of the former HRNSW Act to the e of chief executive officer and holding that office immediately re the repeal of that section is taken to have been employed in that e under section 13 of this Act. Until other provision is duly made, employment is taken to be on the same terms and conditions as ed to the employment under section 11 of the former HRNSW Act.	22 23 24 25 26 27		
	(2)	mem befor posit that	person employed under section 12 of the former HRNSW Act as a ber of staff of HRNSW and holding that position immediately re the repeal of that section is taken to have been employed in that ion under section 14 of this Act. Until other provision is duly made, employment is taken to be on the same terms and conditions as ed to the employment under section 12 of the former HRNSW Act.	28 29 30 31 32 33		
6	Dele	Delegations				
			delegation made under section 56 of the former HRNSW Act is a to have been made under section 42 of this Act.	35 36		

Division 3		3	Provisions relating to former Authority and its assets, rights, liabilities and staff		
7	Refe	rence	s to former Authority	3	
		instru the f	ulations may be made under clause 1 that require a reference in any ument made under another Act, or in any document of any kind, to former Authority to be read as, or as including, a reference to ISW.	4 5 6 7	
8	Trans	sfer o	f assets, rights and liabilities of former Authority	8	
	(1)	In th	is clause:	9	
		unde	sferee, in relation to the transfer of an asset, right or liability by or or this clause, means the body to which the asset, right or liability is ferred.	10 11 12	
		unde	sferor, in relation to the transfer of an asset, right or liability by or or this clause, means the body from which the asset, right or liability insferred.	13 14 15	
	(2)	asset	Minister may, by order in writing, transfer to HRNSW such of the is, rights and liabilities of the former Authority as are specified or red to in the order.	16 17 18	
	(3)	An o	rder under this clause takes effect on the date specified in the order.	19	
	(4)		order under subclause (2) may be made on such terms and itions as are specified in the order.	20 21	
	(5)	On and from the date on which any asset, right or liability is transferred by subclause (2), the following provisions have effect with respect to the transfer:		22 23 24	
		(a)	the transferred asset vests in the transferee by virtue of this clause and without the need for any conveyance, transfer, assignment or assurance,	25 26 27	
		(b)	the transferred rights and liabilities become by virtue of this clause the rights and liabilities of the transferee,	28 29	
		(c)	all proceedings relating to the asset, right or liability commenced before the transfer day by or on behalf of, or against, the transferor and pending immediately before the transfer day are taken to be proceedings pending by or against the transferee,	30 31 32 33	
		(d)	any act, matter or thing done or omitted to be done in relation to the asset, right or liability before the transfer day by, to or in respect of the transferor is (to the extent to which that act, matter or thing has any force or effect) taken to have been done or omitted by, to or in respect of the transferee.	34 35 36 37 38	

	(6)	The	operation of this clause is not to be regarded:	1		
		(a)	as a breach of contract or confidence or otherwise as a civil wrong, or	2		
		(b)	as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or	4 5 6		
		(c)	as giving rise to any remedy by a party to an instrument, or as causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any asset, right or liability, or	7 8 9 10		
		(d)	as an event of default under any contract or other instrument.	11		
	(7)	No a requi	attornment to HRNSW by a lessee of the former Authority is ired.	12 13		
9	Emp	loyme	ent of employees of former Authority by HRNSW	14		
	(1)	Until	1 August 2009, HRNSW:	15		
		(a)	must notify Authority employees whenever it intends to fill a position in the staff of HRNSW, and	16 17		
		(b)	must give the notified employees a reasonable opportunity to apply for the position.	18 19		
	(2)	An Authority employee who:				
		(a)	applies for a position to be filled as referred to in subclause (1), and	21 22		
		(b)	at the time of making the application is performing substantially the same duties for the former Authority as are required to be performed in the position to be filled or, if at that time the former Authority has been dissolved, was performing substantially those same duties for the former Authority immediately before its dissolution,	23 24 25 26 27 28		
			be considered for the position in preference to any other applicant ne position who is not such a person.	29 30		
	(3)	The employment of an Authority employee who is appointed to a position in the staff of HRNSW in accordance with this clause is not to be terminated within the period of 12 months after the commencement of the employment on the ground of redundancy arising from the operation of this Act.				
	(4)	HRN in tha	Authority employee who is appointed to a position in the staff of ISW in accordance with this clause is, on commencing employment at position, entitled to be paid compensation by HRNSW calculated accordance with Schedule 1 to the <i>Employment Protection</i>	36 37 38 39		

Schedule 3	Savings.	transitional	and	other	provisions
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		the co	clation 2001 (as in force at the commencement of this clause) as if compensation payment were a severance payment referred to in that dule. No other payment or benefit is payable to the Authority oyee merely because he or she ceases to be a member of staff of the er Authority.	2 3				
	(5)	withi empl	RNSW is unable to fill a position in accordance with subclause (2) in a reasonable time after the position was notified to Authority oyees, nothing in this clause prevents HRNSW from filling the ion in any other way.	6 - 8				
	(6)	In thi	is clause, <i>Authority employee</i> means a person who was a member aff of the former Authority before its dissolution.	10 17				
10	Duty	and o	ther fees	12				
			e operation of this Part or the purpose of giving effect to this Part:	13 14				
		(a)	is not chargeable with duty, and	15				
		(b)	is exempt from payment of any other fee or charge that would otherwise be payable under any other Act in respect of the registration of any such instrument.	16 17 18				
11	Actio	ns of	former Authority	19				
		suspe admir the fo	hing done by the former Authority relating to a registration, ension, disqualification or prohibition under the former nistration Act in respect of harness racing before the dissolution of ormer Authority is, after that dissolution, taken to have been done r the relevant provisions of this Act by HRNSW.	20 21 22 23 24				
Divi	sion 4	4	Miscellaneous	25				
12	Refe	rences	s to former Act	25 26				
	(1)	other docu	nd from the repeal of the former HRNSW Act, a reference in any Act, in any instrument made under another Act, or in any ment of any kind, to the former HRNSW Act is to be read as a ence to this Act.	27 28 29 30				
	(2)	any docum	other Act, in any instrument made under another Act, or in any ment of any kind, to the former administration Act is to be read as exerce to this Act to the extent that it relates to harness racing	3° 32 33				

13		olution of Harness Racing Industry Participants Advisory mittee	1 2
	(1)	On the repeal of Part 5 of the former HRNSW Act, the Harness Racing Industry Participants Advisory Committee is dissolved.	3 4
	(2)	No remuneration or compensation is payable to any member of that Committee as a result of its dissolution.	5 6
14	Exis	ting rules	7
		On the repeal of section 16 of the former administration Act, the rules made under that section and in force immediately before that repeal are taken to have been made under this Act by HRNSW and may be amended and repealed accordingly.	8 9 10 11
15	Regi	stration	12
		On the repeal of Part 3 of the former administration Act, any registration granted by the former Authority in relation to harness racing under that Act and in force immediately before that repeal is taken to have been granted by HRNSW under this Act.	13 14 15 16
16	Harr	ness Racing Benevolent Fund	17
		The Harness Racing Benevolent Fund established under section 52 of the former Act is taken to have been established under section 39 of this Act.	18 19 20