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This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Harness Racing Bill 2002

Act No , 2002

An Act to repeal the *Harness Racing New South Wales Act 1977*; to constitute Harness Racing New South Wales and the Harness Racing Authority; to make provision with respect to the control and regulation of harness racing; to amend various Acts consequentially; and for other purposes.

See also the Greyhound Racing Bill 2002.

EXAMINED

Chairman of Committees

Harness Racing Bill 2002

Part 1 Preliminary

Γhe I	Legi	slature of New South Wales enacts:	1
Part	: 1	Preliminary	2
1	Na	ame of Act	3
		This Act is the Harness Racing Act 2002.	4
2	Co	ommencement	5
		This Act commences on a day or days to be appointed by proclamation.	6 7
3	De	efinitions	8
	(1) In this Act:	9
		Advisory Committee means the Harness Racing Industry Participants Advisory Committee established under Part 5.	10 11
		Benevolent Fund means the Harness Racing Benevolent Fund established under section 52.	12 13
		exercise a function includes perform a duty.	14
		function includes a power, authority or duty.	15
		harness racing means pacing or trotting.	16
		harness racing association means an association of harness racing clubs.	17 18
		<i>harness racing club</i> 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
		HRNSW means Harness Racing New South Wales constituted by section 6.	24 25
		rule means a rule made under this Act.	26
		the Authority means the Harness Racing Authority constituted by section 14.	27 28
		<i>Tribunal</i> means the Harness Racing Appeals Tribunal established by section 34.	29 30

Preliminary	Part 1
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	(2)		erence in this Act to a <i>person associated with harness racing</i> is exerce to the following:	1 2
		(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 harness racing association or is otherwise concerned in the management or control of any such club or association,	6 7 8
		(e)	any other person prescribed by the regulations for the purposes of this subsection.	9 10
4	Not	es		11
		Notes	s in the text of this Act do not form part of this Act.	12
5	Det	ermina	ation of appropriate body to carry out functions	13
	(1)	the A	Minister may, by order in writing, determine whether HRNSW or authority is to be the appropriate body to carry out a function or this Act in relation to the harness racing industry.	14 15 16
	(2)		ection (1) does not apply to a function that a provision of this Act des is to be carried out by HRNSW or the Authority.	17 18
	(3)	under	ever, if a dispute arises as to whether a function is to be exercised r this Act by HRNSW or the Authority, the Minister may resolve ispute.	19 20 21
	(4)	The N	Minister's determination is final and conclusive of the matter.	22

Part 2 Division 1			Harness Racing NSW and Harness Racing Authority Harness Racing New South Wales	
Part		Harno Autho	ess Racing NSW and Harness Racing ority	1 2 3
Divis	ion	1	Harness Racing New South Wales	4 5
6	Co	nstituti	on of Harness Racing New South Wales	6
	(1)		e is constituted by this Act a body corporate with the corporate of Harness Racing New South Wales.	7 8
	(2)		SW may use another name approved by the Minister by order shed in the Gazette.	9 10
	(3)	when	out limiting subsection (2), HRNSW may use that other name a entering into any agreement or in relation to any other dealings RNSW.	11 12 13
	(4)	Sche	dule 1 has effect with respect to HRNSW.	14
7	HR	NSW i	ndependent of Government	15
		HRN	ISW or any of its subsidiaries:	16
		(a)	does not represent the Crown and is not subject to direction or control by or on behalf of the Government, and	17 18
		(b)	cannot render the State liable for any debts, liabilities or other obligations of HRNSW or its subsidiaries,	19 20
		unles	ss this or any other Act otherwise expressly provides.	21
8	Me	mbers	hip of HRNSW	22
	(1)	HRN	ISW consists of the following members:	23
		(a)	one person nominated by New South Wales Harness Racing Club Ltd,	24 25
		(b)	two persons nominated by harness racing clubs (other than New South Wales Harness Racing Club Ltd), with at least one of those nominees being nominated as a representative of TAB clubs,	26 27 28 29
		(c)	one person nominated by participants in the harness racing industry (being owners, trainers, drivers, bookmakers or other persons involved with harness racing),	30 31 32

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	(d) one person selected by the nominated members of HRNSW, who is to be the Chairperson.	1 2
(2)	HRNSW may decide to appoint the same person to both the position of Chairperson and the position of Chief Executive Officer.	3 4
(3)	The nominated members of HRNSW are to select, by majority vote, the Chairperson from among candidates identified by a recruitment agency or recruitment agencies as having suitable expertise to hold the office of Chairperson and, if the successful candidate is to be appointed to the position of Chief Executive Officer, as having suitable expertise to fill that office also.	5 6 7 8 9 10
(4)	HRNSW must commission at least one recruitment agency to identify candidates from whom the selection is to be made.	11 12
(5)	The Minister is to determine, by order published in the Gazette, the manner in which, and the criteria on which, persons are to be nominated for the purposes of subsection (1), including the time at which such a nomination is taken to have effect.	13 14 15 16
(6)	The following persons are not eligible to be nominated under subsection (1) (c) as a member of HRNSW:	17 18
	(a) a person who is, or has been at any time in the year immediately preceding the time of nomination, a member of the committee of a harness racing club or harness racing association,	19 20 21 22
	(b) an employee of a harness racing club or harness racing association.	23 24
(7)	The following persons are not eligible to be selected as Chairperson of HRNSW:	25 26
	(a) a person who is, or has been at any time in the year immediately preceding the time of selection, a member of the committee of a harness racing club or harness racing association,	27 28 29 30
	(b) a member or employee of a harness racing club or harness racing association.	31 32
(8)	For the purposes of this section, a <i>TAB club</i> is a harness racing club on a majority of whose race meetings TAB Limited conducts an off-course totalizator (within the meaning of the <i>Totalizator Act 1997</i>).	33 34 35

9	Functions of HRNSW					
	(1)		SW has the functions conferred or imposed on it by or under this y other Act or law.	2 3		
	(2)	Without follow	out limiting subsection (1), the functions of HRNSW include the wing:	4 5		
		(a)	to register harness racing clubs and harness racing associations,	6		
		(b)	to initiate, develop and implement policies considered conducive to the promotion, strategic development and welfare of the harness racing industry in the State,	7 8 9		
		(c)	to distribute money received as a result of commercial arrangements required by the <i>Totalizator Act 1997</i> ,	10 11		
		(d)	to allocate to harness racing clubs and harness racing associations the dates on which they may conduct harness racing meetings and harness races,	12 13 14		
		(e)	to develop and review policy in relation to the breeding and handicapping of harness racing horses.	15 16		
	(3)		SW may affiliate with such organisations, whether in or out of South Wales, as HRNSW considers appropriate.	17 18		
	(4)		ing in this Act confers on HRNSW power to conduct harness g meetings on its own behalf.	19 20		
10	Dea	Dealings with property on trust or condition				
		to a c	SW may accept, hold and administer property on trust or subject condition that the property be applied for or towards any one or of the following purposes:	22 23 24		
		(a)	the promotion or advancement of harness racing,	25		
		(b)	the development and welfare of the harness racing industry,	26		
		(c)	the assistance of persons who are or have, at any time, been associated with the harness racing industry,	27 28		
		(d)	the assistance of persons who are or have, at any time, been the dependants of persons associated with the harness racing industry.	29 30 31		
11	Chi	ef exec	cutive officer of HRNSW	32		
	(1)		ect to section 8 (2) and (3), HRNSW may employ a chief tive officer of HRNSW.	33 34		

		ing NSW and Harness Racing Authority Part 2 ing New South Wales Division 1	
	(2)	The chief executive officer is responsible for the day-to-day management of HRNSW.	1 2
	(3)	The <i>Public Sector Management Act 1988</i> does not apply to or in respect of the chief executive officer.	3 4
12	Staf	ff of HRNSW	5
	(1)	HRNSW may employ such other staff as it requires to exercise its functions.	6 7
	(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.	8 9 10 11
	(3)	The <i>Public Sector Management Act 1988</i> does not apply to or in respect of staff employed under subsection (1).	12 13
	(4)	HRNSW may arrange for the use of the services of any staff (by secondment or otherwise) or facilities of the Authority.	14 15
	(5)	For the purposes of this Act, a person whose services are made use of under subsection (4) is taken to be a member of staff of HRNSW.	16 17
	(6)	HRNSW may engage consultants for the purposes of getting expert advice.	18 19
13	Ann	nual report of HRNSW	20
	(1)	HRNSW must, as soon as practicable after 30 June and in any case before 1 November in each year prepare and forward to the Minister a report of its work and activities for the 12 months ending on that 30 June.	21 22 23 24
	(2)	The report must include copies of the financial statements of HRNSW for the 12-month period to which the report relates together with an auditor's report on those statements prepared by an independent auditor.	25 26 27 28
	(3)	The Minister is to table the report or cause it to be tabled in both Houses of Parliament as soon as practicable after the report is forwarded to the Minister.	29 30 31

(4) HRNSW is to make copies of the report available to the public at a

reasonable price.

Harness Racing Bill 2002

Clause 11

Division 2		2 Harness Racing Authority		1 2
14	Cor	stitut	ion of Harness Racing Authority	3
	(1)		re is constituted by this Act a body corporate with the corporate e of the Harness Racing Authority.	4 5
	(2)		Authority is subject to the direction and control of the Minister ept in relation to the following matters:	6 7
		(a)	the contents of a report or recommendation made by it to the Minister,	8
		(b)	the decision on any appeal or other disciplinary proceedings.	10
	(3)		Authority is, for the purposes of any Act, a statutory body esenting the Crown.	11 12
	(4)	Sche	edule 2 has effect with respect to the Authority.	13
15	Mer	nbers	ship of Authority	14
	(1)		Authority is to consist of three members appointed by the ernor, on the recommendation of the Minister.	15 16
	(2)	for a suita recon	Minister must ensure that at least one of the persons recommended appointment as a member has, in the opinion of the Minister, able legal qualifications and at least two of the persons so mmended have, in the opinion of the Minister, one or more of the owing qualifications:	17 18 19 20 21
		(a)	experience in management or administration,	22
		(b)	experience in enforcement or policing of regulatory schemes,	23
		(c)	veterinary qualifications,	24
		(d)	knowledge of the racing or wagering industries.	25
	(3)		following persons are not eligible to be appointed as members of Authority:	26 27
		(a)	a person who is, or has been at any time in the year immediately preceding the time of appointment, a member of the committee of a harness racing club or harness racing association,	28 29 30 31
		(b)	a member or employee of a harness racing club or harness	32 33

Harne	ss Rac	ing Aut	thority Division 2			
		(c)	a person licensed or registered under this Act, the <i>Greyhound Racing Authority Act 1985</i> or the <i>Thoroughbred Racing Board Act 1996</i> ,	1 2 3		
		(d)	a person with a financial interest in an animal intended for racing under this Act.	4 5		
16	Cha	airpers	son and deputy chairperson	6		
	(1)	chair	Governor is to appoint one of the members of the Authority as reperson of the Authority by the instrument appointing the person ember or by a subsequent instrument executed by the Governor.	7 8 9		
	(2)	depu perso	Governor is to appoint one of the members of the Authority as the ity chairperson of the Authority by the instrument appointing the on as member or by a subsequent instrument executed by the ernor.	10 11 12 13		
17	Functions of Authority					
	(1)		Authority has the functions conferred or imposed on it by or under or any other Act or law.	15 16		
	(2)		Authority may affiliate with such organisations, whether in or out ew South Wales, as the Authority considers appropriate.	17 18		
	(3)		ing in this Act confers on the Authority power to conduct harness ag meetings on its own behalf.	19 20		
18	Dea	alings	with property on trust or condition	21		
		subje	Authority may accept, hold and administer property on trust or ect to a condition that the property be applied for or towards any or more of the following purposes:	22 23 24		
		(a)	the promotion or advancement of harness racing,	25		
		(b)	the development and welfare of the harness racing industry,	26		
		(c)	the assistance of persons who are or have, at any time, been associated with the harness racing industry,	27 28		
		(d)	the assistance of persons who are or have, at any time, been the dependants of persons associated with the harness racing industry.	29 30 31		

Harness Racing NSW and Harness Racing Authority

Clause 15

Part 2

Harness Racing Bill 2002

Harness Racing Bill 2002	
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Control and regulation of harness racing	Part 3
Registration	Division 1

Part	3 (Cont	rol and regulation of harness racing	1 2
Divis	ion 1	I	Registration	3
22	Reg	istrati	ion of clubs and associations	5
	(1)	HRN regis	NSW may, in accordance with the rules, register or refuse to ter:	6 7
		(a)	any harness racing club, or	8
		(b)	any harness racing association.	9
	(2)		ISW must not refuse to register a harness racing club or a harness ag association under this section unless it is of the opinion that:	10 11
		(a)	the racing club or association is not, or will not be, financially viable in relation to participation in the harness racing industry, or	12 13 14
		(b)	it would be in the best interests of the harness racing industry to do so.	15 16
	(3)		ISW may not refuse any registration under this section for the ose of taking disciplinary action.	17 18
	(4)	or ha	bite subsection (1), HRNSW may not register a harness racing club arness racing association the registration of which has previously cancelled under section 26 unless the Authority has given oval in writing to the registration.	19 20 21 22
23			ion or cancellation of registration of clubs and associations on iall grounds	23 24
	(1)		ISW may, in accordance with the rules, suspend or cancel the tration of:	25 26
		(a)	any harness racing club, or	27
		(b)	any harness racing association.	28
	(2)		NSW must not suspend or cancel any registration under this section ss it is of the opinion that:	29 30
		(a)	the racing club or association is not, or will not be, financially viable in relation to participation in the harness racing industry, or	31 32 33

Clause 23			Harness Racing Bill 2002		
Part 3 Division	Part 3 Division 1		Control and regulation of harness racing Registration		
		(b)	it would be in the best interests of the harness racing industry to do so.	1 2	
	(3)	for t	NSW may not suspend or cancel any registration under this section the purpose of taking disciplinary action or for the purposes of apational health and safety.	3 4 5	
24			ion of harness racing horses, owners, trainers, drivers, ters, and associated persons	6 7	
	(1)	The regis	Authority may, in accordance with the rules, register or refuse to ster:	8	
		(a)	any harness racing horse, or	10	
		(b)	any owner, trainer or driver of harness racing horses, or bookmaker or other person associated with harness racing.	11 12	
	(2)	perso	Authority must not refuse to register any harness racing horse or on under this section unless it is of the opinion that it would be in best interests of the harness racing industry to do so.	13 14 15	
25	Reg	jistrat	ion of bookmakers	16	
	(1)	An a	application for registration as a bookmaker may be made:	17	
		(a)	by a natural person of or over the age of 18 years, or	18	
		(b)	by a proprietary company.	19	
	(2)	appli	pite section 24 (2), the Authority must refuse to grant an ication for registration of a proprietary company as a bookmaker ss satisfied that the company is an eligible company.	20 21 22	
	(3)	prop for tl	the purposes of this section, an <i>eligible company</i> means a prietary company that is taken to be registered in New South Wales the purposes of the <i>Corporations Act 2001</i> of the Commonwealth in which:	23 24 25 26	
		(a)	each director, shareholder and person concerned in the management of the company is of or over the age of 18 years, and	27 28 29	
		(b)	each director is registered as an individual as a bookmaker under this Act, and	30 31	
		(c)	each director is a shareholder and person concerned in the management of the company, and	32 33	

Part 3 Division 1

	(d)	each shareholder who is not a director is a close family member of a director, and	1 2
	(e)	each shareholder or person concerned in the management of the company who is not a director is, in the opinion of the Authority, a fit and proper person to be registered as an individual as a bookmaker under this Act, and	3 4 5 6
	(f)	subject to the regulations, no person (other than a shareholder) has any interest in the shares or assets of the company.	7 8
(4)	It is a	condition of a company's registration as a bookmaker that:	9
	(a)	the company continues to be an eligible company, and	10
	(b)	no shareholder or person concerned in the management of the company, other than a director, is registered as an individual as a bookmaker under this Act, and	11 12 13
	(c)	no director, shareholder or person concerned in the management of the company: (i) carries on the business of a bookmaker, otherwise than on behalf of the company, in relation to any harness, horse or greyhound race, at a meeting for harness racing in New South Wales, or (ii) carries on the business of an authorised sports betting bookmaker, otherwise than on behalf of the company, at a racecourse licensed for harness racing, or (iii) 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 (iv) 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, and	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29
	(d)	no director, shareholder or person concerned in the management of the company: (i) 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, in another Australian State or Territory, or	30 31 32 33 34 35

	(ii	i) 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	1 2 3
		to carry on, or that carries on, any such business in	4
		another Australian State or Territory, or	5
	(ii	ii) is an employee or agent of any individual, partnership	6
		or corporation referred to in the preceding	7
	(*	subparagraphs, or	8
	(1)	v) has a financial interest in the business of a bookmaker	9
		or turf commission agent, or a totalizator business, that is authorised to be carried on or is carried on in	10 11
		another Australian State or Territory, and	11
	(e) no	o director, shareholder or person concerned in the	13
	, ,	nanagement of the company:	14
	(i)		15
	· /	to carry on, or carries on, the business of a bookmaker,	16
		bookmaker's clerk or turf commission agent, or a	17
		totalizator business, or any other kind of betting,	18
		wagering, gambling or gaming business, in another	19
	/••	country, or	20
	(ii		21
		management of a corporation, or is a member of a	22
		partnership, that is registered or otherwise authorised	23
		to carry on, or that carries on, any such business in another country, or	24
	(ii	ii) is an employee or agent of any individual, partnership	25 26
	(11	or corporation referred to in the preceding	27
		subparagraphs, or	28
	(iv	v) has a financial interest in the business of a bookmaker	29
	`	or turf commission agent, or a totalizator business, or	30
		any other kind of betting, wagering, gambling or	31
		gaming business, that is authorised to be carried on or	32
		is carried on in another country.	33
(5)	In subsec	ection (4) (c), (d) and (e), a reference to carrying on the	34
		of a bookmaker, or the business of a bookmaker's clerk or	35
		mission agent, includes a reference to acting as a bookmaker,	36
	or a book	kmaker's clerk or turf commission agent.	37

(6)	The condition set out in subsection (4) (d) does not extend to a person who is a director of a company that is registered as a bookmaker under this Act if:	1 2 3		
	(a) the person is the sole director of the company, and	4		
	(b) the relevant matters referred to in subsection (4) (d) (i), (ii), (iii) or (iv) are disclosed in writing to the Authority at the	5 6		
	time the company applies for registration as a bookmaker under this Act or, if they do not occur until after that time, within 2 working days after they occur.	7 8 9		
(7)	The Authority may suspend or cancel the registration of a company as a bookmaker if satisfied that any condition referred to in subsection (4) is contravened in respect of the company. This does not limit the powers of the Authority to suspend or cancel the registration of a company as a bookmaker under section 26.	10 11 12 13 14		
(8)	Any debt that is incurred by a company in carrying on business as a bookmaker registered under this Act is enforceable jointly and severally against all persons who are directors of the company at the time the debt is incurred (whether or not they are directors at the time the debt is sought to be enforced).	15 16 17 18 19		
(9)	In this section:	20		
	authorised sports betting bookmaker has the same meaning as in section 4 of the Racing Administration Act 1998.	21 22		
	close family member of a director means:			
	(a) a spouse, de facto partner, parent, child, brother or sister of the director, or	24 25		
	(b) a person who has a relationship with the director that is prescribed by the regulations for the purposes of this definition.	26 27		
	<i>financial interest</i> in a bookmaking business means an entitlement to receive any of the income from the business.			
	<i>meeting for harness racing</i> has the same meaning as in section 4 of the <i>Racing Administration Act 1998</i> .			
	racecourse licensed for harness racing means a racecourse in respect of which a licence for meetings for harness racing granted under section 7 of the Racing Administration Act 1998 is in force.	32 33 34		

Part 3 Control and regulation of harness racing
Division 1 Registration

26	Disciplinary and occupational health and safety action may be taken by Authority			
	(1)	The A follow	Authority may, in accordance with the rules, do any of the ving:	3 4
		(a)	cancel the registration of: (i) any harness racing club, or (ii) any harness racing association, or (iii) any harness racing horse, or	5 6 7 8
			(iv) any owner, trainer or driver of harness racing horses, or bookmaker or other person associated with harness racing,	9 10 11
		(b)	disqualify, either permanently or temporarily any owner, trainer or driver of harness racing horses, or bookmaker or other person associated with harness racing,	12 13 14
		(c)	prohibit any person from participating in or associating with harness racing in any specified capacity,	15 16
		(d)	prohibit any horse from competing in any harness race,	17
		(e)	prohibit any person from attending or taking part in a harness racing meeting,	18 19
		(f)	impose fines, not exceeding 200 penalty units, on any harness racing club or harness racing association 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,	20 21 22 23
		(g)	suspend, for such term as the Authority 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, and	24 25 26 27
		(h)	prohibit any person registered under the rules from taking part in any meeting for harness racing held by any harness racing club or harness racing association which is not registered under the rules.	28 29 30 31
	(2)	•	ine imposed under subsection (1) (f) is to be paid to and be the rty of the Authority.	32 33
	(3)		authority may only take action under this section for disciplinary ses or for the purposes of occupational health and safety.	34 35

Division 2		2	Rules	1 2
27	Auth	nority	may make rules	3
	(1)		Authority may make rules, not inconsistent with this Act, for or respect to the control and regulation of harness racing.	4
	(2)		out limiting the generality of subsection (1), the Authority may rules for or with respect to the following:	6
		(a)	any of the matters referred to in section 22, 23, 24 or 26 (1),	8
		(b)	the effect of a disqualification of, or other penalty imposed on, a person or harness racing horse under section 26,	9 10
		(c)	the allocation to harness racing clubs and harness racing associations of dates on which they may conduct harness racing meetings and harness races,	11 12 13
		(d)	the holding and conduct of harness racing meetings and of races at any such meeting,	14 15
		(e)	the keeping of horses which are in the care or custody of persons registered under the rules,	1 <i>6</i> 17
		(f)	the breeding of harness racing horses,	18
		(g)	the naming and identification of harness racing horses,	19
		(h)	the appointment of stewards by the Authority and the functions of those stewards (including functions that do not relate to meetings for harness racing),	20 21 22
		(i)	conferring on stewards appointed by the Authority the same functions as are exercisable by the Authority under Division 1,	23 24
		(j)	the extent to which and the circumstances in which stewards appointed by the Authority may exercise their functions to the exclusion of stewards of harness racing clubs or harness racing associations,	25 26 27 28
		(k)	the fees and charges referred to in section 49.	29
	(3)	A pro	ovision of a rule may:	30
		(a)	apply generally or be limited in its application by reference to specified exceptions or factors, or	31 32
		(b)	apply differently according to different factors of a specified kind, or	33 34

Harness Racing Bill 2002	Clause 28
Appeals and disciplinary inquiries	Part 4
Rights and procedures concerning appeals and inquiries	Division 1

Part	4 /	Appeals and disciplinary inquiries	1 2
Divis	ion '	Rights and procedures concerning appeals and inquiries	3 4 5
28	Defi	initions	6
		In this Part:	7
		appeal means an appeal under this Part.	8
		<i>disciplinary inquiry</i> means a special inquiry under section 31 or any other inquiry by the Authority for the purpose of taking disciplinary action.	9 10 11
29	App	peals	12
	(1)	Any person who is aggrieved by a decision of a committee of a harness racing club or harness racing association may, in accordance with the regulations, appeal against the decision to the Authority.	13 14 15
	(2)	Any person who, or any harness racing club or harness racing association that, is aggrieved by:	16 17
		(a) a decision of stewards of the Authority, or	18
		(b) a decision of the Authority (including a decision in respect of an appeal under subsection (1)),	19 20
		may, in accordance with the regulations, appeal against the decision to the Tribunal.	21 22
	(3)	The decision of the Authority or the Tribunal on appeal under this section is final and conclusive and is taken to be a decision of the person or body whose decision is the subject of the appeal.	23 24 25
	(4)	Subsection (3) does not preclude the operation of section 31.	26
30	Pro	ceedings on appeal and disciplinary inquiries	27
	(1)	Proceedings on an appeal to the Authority under section 29 are to be held as in open court at a meeting of the Authority at which a quorum is present.	28 29 30
	(2)	Proceedings on an appeal to the Tribunal under section 29 are to be held as in open court before the Tribunal.	31 32

Part 4 Division 1		Appeals and disciplinary inquiries Rights and procedures concerning appeals and inquiries	
	(3)	Proceedings in respect of a disciplinary inquiry of the Authority may be conducted in public or in private, or partly in public and partly in private, as the Authority may decide.	1 2 3
	(4)	In conducting a disciplinary inquiry, the Authority may examine any witness on oath or affirmation, or by use of a statutory declaration.	5
31	Spe	ecial inquiry following appeal to Tribunal	ϵ
	(1)	The Authority may institute a special inquiry into a matter decided on appeal to the Tribunal under section 29 if the Authority:	7
		(a) receives information that was not available as evidence at the hearing of the appeal, and	9 10
		(b) is satisfied that the information may have resulted in a substantially different decision if it had been given in evidence at the hearing of the appeal.	11 12 13
	(2)	In instituting a special inquiry, the Authority is to determine whether the inquiry is to be held by the Authority, by stewards of the Authority or by a person appointed by the Authority for the purpose, and the inquiry is to be held in accordance with the determination.	14 15 16
	(3)	If a special inquiry is held by the stewards or a person appointed by the Authority, the result of the inquiry is to be reported in writing to the Authority by the stewards or appointed person.	18 19 20
	(4)	After considering the result of a special inquiry, the Authority may:	21
		(a) decide to take no further action, or	22
		(b) make a decision that differs from the decision of the Tribunal on the matter the subject of the inquiry, in which case the different decision has effect instead of the decision of the Tribunal.	23 24 25 26
	(5)	Section 29 (2) does not apply to a decision made under this section.	27
32	Rec	gulations concerning appeals	28
	(1)	The regulations may make provision for or with respect to the following:	29
		(a) appeals to the Authority or the Tribunal under this Act,	31
		(b) special inquiries instituted under section 31,	32
		(c) the procedures at or in connection with any appeals under this Act and special inquiries under section 31.	33 34

Harness Racing Bill 2002

			linary inquiries Part 4	
Rights	and p	rocedu	ures concerning appeals and inquiries Division 1	
		(d)	the suspension of a decision appealed against under this Act, or the subject of a special inquiry under section 31, pending the determination of the appeal or inquiry,	1 2 3
		(e)	the payment of fees and costs in respect of appeals under this Act and special inquiries under section 31, and	4 5
		(f)	any matters incidental to or connected with appeals under this Act and special inquiries under section 31.	6 7
	(2)	With	hout affecting the generality of subsection (1), the regulations may:	8
		(a)	prescribe classes of matters in respect of which appeals may not be made under this Act, or	9 10
		(b)	provide that no appeals may be made under this Act except in respect of prescribed classes of matters.	11 12
Division 2 Harness Racing Appeals		2	Harness Racing Appeals Tribunal	13 14
33	Def	initior	ns	15
		In th	nis Part:	16
			assor means a person appointed as an assessor of the Tribunal er section 37.	17 18
		cour	rt includes the Industrial Relations Commission.	19
			ge includes a judicial member of the Industrial Relations numission.	20 21
		retire	dified person means a judge of any court in New South Wales, a ed judge of any court (whether or not in New South Wales) or a on qualified to be appointed as a Judge of the District Court.	22 23 24
34	Har	ness	Racing Appeals Tribunal	25
			the purposes of this Act, there is established a Tribunal to be wn as the Harness Racing Appeals Tribunal.	26 27
35	App	oointn	ment of Tribunal	28
			Minister may, on the recommendation of the Attorney General, bint a qualified person as the Tribunal.	29 30

Clause 32

Clause 36	Harness Racing Bill 2002
Part 4	Appeals and disciplinary inquiries
Division 2	Harness Racing Appeals Tribuna

36	App	ointment of acting Tribunal	1
	(1)	The Minister may from time to time, on the recommendation of the Attorney General, appoint:	2 3
		 (a) a qualified person to act as the Tribunal: (i) during the illness or absence of the person appointed as the Tribunal, or (ii) during a vacancy in the office of the Tribunal, or (iii) on such occasions or in respect of such appeals as the person appointed as the Tribunal directs, and 	4 5 6 7 8 9
		(b) another qualified person to act as the Tribunal in accordance with paragraph (a) but only during the illness or absence of the person appointed to act as the Tribunal under paragraph (a).	10 11 12
	(2)	A qualified person is taken to be the Tribunal while acting as the Tribunal.	13 14
	(3)	More than one sitting of the Tribunal may be held at the same time, but the person appointed as the Tribunal and a person appointed to act as the Tribunal must not sit on the same appeal.	15 16 17
37	App	ointment of assessors	18
		The Minister may, for the purposes of this Act, appoint persons the Minister believes have special knowledge of, and experience in, the harness racing industry to be assessors of the Tribunal.	19 20 21
38	Fun	ctions of assessors	22
	(1)	The Tribunal may, in hearing appeals under this Act, be assisted by one or more assessors.	23 24
	(2)	An assessor assisting the Tribunal as referred to in subsection (1) may assist and advise the Tribunal, but must not adjudicate on any matter before the Tribunal.	25 26 27
39	Pro	visions relating to Tribunal	28
		Schedule 3 has effect.	29

Part			ess Racing Industry Participants Advisory mittee	1 2 3
40	Esta	ablishı	ment of Advisory Committee	4
	(1)		e is established by this Act a committee called the Harness Racing stry Participants Advisory Committee.	5 6
	(2)		dule 4 has effect with respect to the members and procedure of advisory Committee.	7 8
41	Mer	nbersl	hip	9
	(1)	The A	Advisory Committee is to consist of 5 members of which:	10
		(a)	4 are to be nominated by relevant industry bodies to represent each of the following categories of participants in the harness racing industry: (i) owners, (ii) breeders, (iii) licensed trainers and drivers,	11 12 13 14 15
			(iv) licensed bookmakers and bookmakers' clerks, and	17
		(b)	one member is to be selected by the members referred to in paragraph (a) to represent consumers of racing and betting services.	18 19 20
	(2)	releva subse nomi	Minister is to determine, by order published in the Gazette, the ant industry bodies that may nominate members under ection (1) (a) and the manner in which persons are to be nated by those bodies, including the time at which such a nation is taken to have effect.	21 22 23 24 25
42	Cer	tain pe	ersons not eligible for membership	26
		A per	rson is not eligible to be a member of the Advisory Committee if erson:	27 28
		(a)	is currently warned off or disqualified under the rules, or is a person whose name is currently on the Unpaid Forfeit List kept under the rules, or	29 30 31

		(b)	during the previous 10 years has been convicted in New South	1
			Wales of an offence which is punishable by imprisonment for	2
			12 months or more, or convicted elsewhere than in New South	3
			Wales of an offence which, if committed in New South Wales, would be an offence so punishable, or	4 5
		(c)	is an undischarged bankrupt or is taking advantage of the laws	6
		(C)	in force for the time being relating to bankruptcy, or	7
		(d)	is a mentally incapacitated person.	8
	(2)	A per	son is not eligible to be a member of the Advisory Committee for	9
		more	than 4 consecutive terms of office, but there is no limit on the	10
		numb	per of non-consecutive terms for which a person can be a member.	11
		A ten	m of office is counted for the purposes of this subsection even if	12
		the m	ember did not serve out the full period of that term of office.	13
43	Fun	ctions	of Advisory Committee	14
		The A	Advisory Committee has the following functions:	15
		(a)	to provide advice to HRNSW and the Authority on industry	16
		` '	policy and strategic direction,	17
		(b)	to serve as a channel for communication between the industry	18
		` '	stakeholders that it represents and HRNSW and the Authority,	19
		(c)	to provide a forum for discussion of issues of concern and the	20
			making of recommendations to HRNSW and the Authority,	21
		(d)	at the request of HRNSW or the Authority, to nominate	22
			members to serve on committees or working groups established	23
			by HRNSW or the Authority.	24

Harness Racing Bill 2002	Clause 44
Administration	Part 6

Part	6	Administration	1 2
44	Rec	ords	3
	(1)		4
		to its own functions and the registration functions of HRNSW.	5
	(2)	HRNSW is to ensure that the relevant information is passed on to the	6
		Authority to enable it to perform its record-keeping functions under	7
		this section.	8
	(3)	The Authority is to allow HRNSW access to the records kept under	9
	, ,	this section that relate to the registration functions of HRNSW.	10
45	Mee	etings of HRNSW and Authority	11
		HRNSW and the Authority are to meet with each other at least twice	12
		a year to co-ordinate the carrying out of their functions under this Act.	13

Part	7 I	-inar	nce	1 2	
46	Eine	noial	NOOK .	3	
40	Financial year				
	(1)		ect to subsections (2) and (3), the financial year of HRNSW and authority is the year commencing on 1 July.	4 5	
	(2)		fferent financial year for HRNSW may be determined by the ster by order published in the Gazette.	6 7	
	(3)		Efferent financial year for the Authority may be determined by the surer under section 4 (1A) of the <i>Public Finance and Audit</i> 1983.	8 9 10	
47	Exp	enses	5	11	
	(1)	HRN	ISW is liable for all expenses (including remuneration and	12	
			vances payable to members of HRNSW, the chief executive	13	
			er of HRNSW and the other staff of HRNSW) incurred by	14	
		HRN	ISW in the exercise of its functions.	15	
	(2)	The A	Authority is liable for the following expenses:	16	
		(a)	all expenses (including remuneration and allowances payable	17	
		. ,	to members of the Authority, the chief executive officer of the	18	
			Authority and the other staff of the Authority) incurred by the Authority in the exercise of its functions,	19 20	
		(b)	all expenses (including remuneration and allowances payable	21	
			under clause 3 of Schedule 3) incurred by the Tribunal in the	22	
			exercise of its functions under this Act.	23	
48	Acc	ounts		24	
	(1)	HRN	ISW may establish such accounts as it thinks appropriate for the	25	
		mone	ey received and expended by HRNSW.	26	
	(2)	The A	Authority may establish such accounts as it thinks appropriate for	27	
	` /		noney received and expended by the Authority.	28	
49	Fee	s and	charges	29	
	(1)	If a	steward appointed by the Authority acts at a harness racing	30	
	` '		ing held by a harness racing club or harness racing association, the	31	
		Auth	ority may charge the club or association for the services of the	32	
		stewa	ard.	33	

Finance

Clause 49

Part 7

	(2)	HRNSW may determine the fees and charges payable for registration or for the transaction of other business with HRNSW.	1 2
	(3)	The Authority may determine the fees and charges payable for registration or for the transaction of other business with the Authority.	3 4
50	App	proval required for certain loans by HRNSW	5
		HRNSW must not borrow:	6
		(a) an amount exceeding \$1,000,000 (or exceeding such other amount as is prescribed by the regulations), or	7 8
		(b) amounts totalling in excess of a prescribed amount within a prescribed period,	9 10
		unless the Minister has approved of HRNSW doing so.	11
51	Fun	nding of Authority	12
	(1)	The Authority is to submit a draft annual budget to the Minister before the beginning of each of its financial years.	13 14
	(2)	After considering the draft annual budget of the Authority, the Minister is to determine an amount, in writing, that is to be the total amount to be allowed for the funding of the Authority for the financial year concerned.	15 16 17 18
	(3)	Notice in writing of the amount determined under subsection (2) is to be given to HRNSW.	19 20
	(4)	HRNSW is to provide annual funding to the Authority equal to the amount determined under subsection (2).	21 22
	(5)	The amount is to be paid to the Authority in the manner and at the times directed by the Minister.	23 24
	(6)	The amount is:	25
		(a) to be provided from money to be distributed by HRNSW under the intra-code agreement, and	26 27
		(b) to be deducted from that money before it is distributed as referred to in paragraph (a).	28 29
	(7)	Unless otherwise agreed to by the parties to the intra-code agreement, the amount to be distributed to HRNSW under that agreement is not	30 31

to exceed 2 per cent of the total amount to be distributed under that agreement before any amount is deducted in accordance with

subsection (6).

(8)	Any amendment to the inter-code agreement that affects the way in which money is distributed to the harness racing industry under that agreement has no effect unless it is approved in writing by the Authority.		
(9)	This section has effect despite any provision of the inter-code agreement or the intra-code agreement.		
(10)	As soon as practicable after HRNSW is constituted, HRNSW is to meet with the other parties to the intra-code agreement (except Harness Racing New South Wales as constituted under the <i>Harness Racing New South Wales Act 1977</i>) to determine the manner in which HRNSW will be funded under that agreement.		
(11)	In this section, <i>inter-code agreement</i> means:	12	
` '	(a) the Racing Inter-Code Deed made on 27 February 1998 between the following:	13 14	
	(i) NSW Racing Pty Ltd,	15	
	(ii) NSW Thoroughbred Racing Board,	16	
	(iii) Harness Racing New South Wales,	17	
	(iv) the Greyhound Racing Authority (NSW), or	18	
	(b) any agreement with HRNSW for the purposes of making commercial arrangements required by the <i>Totalizator Act 1997</i>	19 20	
	that replaces the agreement referred to in paragraph (a)	20	
	(whether or not the other parties to the agreement have	22	
	changed).	23	
(12)	In this section, <i>intra-code agreement</i> means:	24	
	(a) the Agreement for NSW Harness Racing TAB Clubs Intra	25	
	Code Arrangements made on 26 February 1998 between the	26	
	following:	27	
	(i) Harness Racing New South Wales,	28	
	(ii) NSW Harness Racing Club Ltd,	29	
	(iii) Bankstown Harness Racing and Agricultural Club,	30	
	(iv) Bathurst Harness Racing Club Ltd,	31	
	(v) Bulli Harness Racing Club Ltd,	32	
	(vi) Fairfield Harness Racing Club Ltd,	33	
	(vii) Maitland Harness Racing Club Ltd,	34	
	(viii) Menangle Paceway, c/- NSW Harness Racing Club Ltd,	35	
	(ix) Penrith District A H and I Society Ltd,(x) Newcastle Harness Racing Club Ltd,	36	
		37	
	(xi) Orange Harness Racing Club Ltd,	38	

Finance Part 7

		(b)	(xii) Dubbo Harness Racing Club Ltd,(xiii) Young Harness Racing Club Inc, orany agreement with HRNSW for the purposes of making	1 2
		(0)	commercial arrangements required by the <i>Totalizator Act 1997</i>	3 4
			that replaces the agreement referred to in paragraph (a)	5
			(whether or not the other parties to the agreement have	ϵ
			changed).	7
52	Har	ness R	acing Benevolent Fund	8
	(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		
		Racin	g Benevolent Fund".	11
	(2)	There is to be paid into the Benevolent Fund:		
		(a)	any money received by HRNSW for payment into the	13
			Benevolent Fund, and	14
		(b)	any money acquired by HRNSW on trust or subject to a	15
			condition that it be applied in or towards the assistance of a	16
			person to whom subsection (4) (a) applies, and	17
		(c)	any money received by HRNSW:	18
			(i) in respect of any loan advanced from money within the Benevolent Fund, and	19
			(ii) in payment of interest on any such loan, and	20 21
			(iii) in payment of any charges, costs and expenses incurred	22
			in respect of any such loan, and	23
		(d)	the income derived from the investment of any money within	24
		()	the Benevolent Fund.	25
	(3)	If mo	ney in the Benevolent Fund:	26
		(a)	was paid into the Fund under subsection (2) (b), and	27
		(b)	is, under the terms of a trust, or by virtue of a condition, to	28
			which HRNSW has agreed, required to be applied in or towards	29
			the assistance of a specified person or a specified class or	30
			description of persons, being a person or persons from within the class of persons to whom subsection (4) (a) applies,	31
			* * * * * * * * * * * * * * * * * * * *	32
			noney (together with any interest or income derived from the	33
			ment of that money) is to be carried to a separate account in the established for the purpose of the trust or of fulfilling the	34 35
		condi		36 36

(4)	There may be paid out of the Benevolent Fund:			
	(a)	in respect	of money that has not been carried to a separate	2
		-	the Benevolent Fund, grants or loans (whether with	3
		or withou	t interest) to any person who is in indigent	4
			ces and who is or has, at any time, been:	5
		(i) an o	owner, trainer or driver of harness racing horses, or	6
			erson employed in a stable of harness racing horses,	7
		or		8
		(iii) a pe	erson who has rendered valuable service to harness	9
		raci	ing, or	10
		(iv) a de	ependant of a person referred to in subparagraph (i),	11
		, ,	or (iii), and	12
	(b)	in respect	of money which has been carried to a separate	13
			ithin the Benevolent Fund, that money (and any	14
			income derived from the investment of that money)	15
			the trust or condition on which that money is held.	16

Miscellaneous Part 8

Part	8 I	Misc	ellaneous	1 2
53	Reports and recommendations by Authority			
		The	Authority must, when so directed by the Minister, or may, of its	4
	own motion, investigate and furnish to the Minister a report and			5
			mmendation with respect to any matter relevant to harness racing, ading any matter with respect to which rules may be made.	7
54	Pro	ductio	on of club records to HRNSW and Authority	8
	(1)	In th	is section:	9
		reco	rds includes:	10
		(a)	documents, registers and other records of information, and	11
		(b)	invoices, receipts, orders for the payment of money, bills of	12
			exchange, promissory notes, vouchers and other records of	13
			transactions, and	14
		(c)	such working papers and other documents as are necessary to	15
			explain the methods and calculations by which accounts are made up,	16 17
		1	**	
			ever compiled, recorded or stored.	18
	(2)		VSW or the Authority may at any time, by notice in writing, give	19
			ection to:	20
		(a)	a harness racing club or harness racing association, or	21
		(b)	a person who is or has been an officer or employee of, or an	22
			agent, banker, solicitor, auditor or other person acting in any capacity for or on behalf of, a harness racing club or harness	23 24
			racing association (including such a club or association that is	25
			in the course of being wound up or has been dissolved),	26
		requi	iring the production, at such time and place as are specified in the	27
		direction, of such records relating to the affairs of the harness racing		28
		club	or harness racing association as are so specified.	29
	(3)		re any records relating to the affairs of a harness racing club or	30
			ess racing association are compiled, recorded or stored by means	31
			mechanical, electronic or other device, a direction under ection (2) may require the production of a document containing a	32 33
			reproduction in writing of the whole or any part of those records.	34

	(4)	A person must not, when required under subsection (2) to produce a record:		1 2		
		(a)	refuse or neglect to produce the record, or	3		
		(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.	4 5 6		
		Maxi	mum penalty: 5 penalty units.	7		
	(5)	A reference in this section to the affairs of a harness racing club or harness racing association is a reference to the affairs of the club or association that relate, directly or indirectly, to harness racing.		8 9 10		
55	Sec	Secrecy				
	(1)	A person who:				
		(a)	acquires information in the exercise of a function under this Act, and	13 14		
		(b)	directly or indirectly makes a record of the information or divulges it to another person,	15 16		
		is guilty of an offence unless the information is recorded or divulged in the exercise of functions under this Act.				
		Maximum penalty: 50 penalty units.				
	(2)	Despite subsection (1), information may be divulged:				
		(a)	to a particular person or persons, if the Minister certifies that it is necessary in the public interest that the information be divulged to the person or persons, or	21 22 23		
		(b)	to a person who is expressly or impliedly authorised to obtain it by the person to whom the information relates, or	24 25		
		(c)	to HRNSW, the Authority, the Greyhound Racing Authority (NSW) or the NSW Thoroughbred Racing Board, or	26 27		
		(d)	to the Director-General of the Department of Gaming and Racing, or	28 29		
		(e)	to a person or authority prescribed by the regulations.	30		
	(3)	It is not an offence under this section if, in legal proceedings, a person:		31		
		(a)	divulges information in answer to a question that the person is compellable to answer, or	32 33		

Miscellaneous Part 8

		(b)	produces a document or other thing that the person is compellable to produce.	1 2
	(4)	A boo	ly or person to whom information is divulged under this section,	3
	` '		person or employee under the control of that body or person, are,	4
			pect of that information, subject to the same rights, privileges and	5
			s under this section as they would be if that body, person or	6
			byee were a person exercising functions under this Act and had red the information in the exercise of those functions.	7 8
	(5)		section does not apply to the divulging of information to any of llowing:	9 10
		(a)	the Independent Commission Against Corruption,	11
		(b)	the National Crime Authority,	12
		(c)	the New South Wales Crime Commission,	13
		(d)	the Ombudsman,	14
		(e)	the Police Integrity Commission,	15
		(f)	the Inspector of the Police Integrity Commission,	16
		(g)	any other person or body prescribed by the regulations for the purposes of this subsection.	17 18
	(6)		section does not prevent a person being given access to a ment in accordance with the <i>Freedom of Information Act 1989</i> .	19 20
	(7)	refere	s section, a reference to the divulging of information includes a ence to the production of a document or other thing and the sion of access to the document or other thing.	21 22 23
56	Dele	egation	1	24
	(1)		ct to subsection (2), HRNSW may delegate the exercise of its ons to:	25 26
		(a)	a member of HRNSW or the chief executive officer of HRNSW, or	27 28
		(b)	a committee comprised of, or a combination of, those persons.	29
	(2)		SW must not delegate a function relating to registration, or the nsion or cancellation of registration, under this Act.	30 31

C	lause	56	
\sim	ause	50	

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	(3)	Subject to subsection (4), the Authority may delegate the exercise of its functions to:	1 2
		(a) a member of the Authority or the chief executive officer of the Authority, or	3 4
		(b) a committee comprised of, or a combination of, those persons.	5
	(4)	The Authority must not delegate a function relating to the suspension or cancellation of registration under this Act or the taking of any other disciplinary action under this Act.	6 7 8
		Note. The functions of the Authority under Division 1 of Part 3 may be conferred on stewards appointed by the Authority by rules made under section 27 (2) (i).	9 10
57	Pro	tection from personal liability	11
		Anything done or omitted to be done by:	12
		(a) HRNSW, the Authority or the Advisory Committee, or	13
		(b) a member of HRNSW, the Authority or the Advisory Committee, or	14 15
		(c) the chief executive officer of HRNSW or the Authority, or	16
		(d) any steward appointed by the Authority, or	17
		(e) any person acting under the direction of HRNSW, the Authority or the Advisory Committee,	18 19
		does not subject the member, chief executive officer, steward or a 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 of executing this or any other Act.	20 21 22 23
58	Aut	hentication of certain documents	24
	(1)	Any summons, process, demand, order, notice, statement, direction or other document requiring authentication by HRNSW is sufficiently authenticated without the seal of HRNSW if signed by the chairperson of HRNSW, the chief executive officer of HRNSW or another member of staff of HRNSW authorised to do so by the chief executive officer.	25 26 27 28 29
	(2)	Any summons, process, demand, order, notice, statement, direction or other document requiring authentication by the Authority is sufficiently authenticated without the seal of the Authority if signed by the chairperson of the Authority, the chief executive officer of the Authority, or any other member of staff of the Authority authorised to do so by the chief executive officer.	30 31 32 33 34 35

Miscellaneous Part 8

59	Pro	of of c	certain matters not required	1
			y legal proceedings, proof is not required (until evidence is given e contrary) of the following matters:	2 3
		(a)	the constitution of HRNSW or the Authority,	4
		(b)	any resolution of HRNSW or the Authority,	5
		(c)	the appointment of, or the holding of office by, any member of HRNSW or the Authority,	6 7
		(d)	the presence of a quorum at any meeting of HRNSW or the Authority.	8
60	Rec	overy	of money	10
	(1)		charge, fee or other money due to HRNSW may be recovered by ISW as a debt in a court of competent jurisdiction.	11 12
	(2)	mone	charge, fee, fine (as referred to in section 26 (1) (f)) or other ey due to the Authority may be recovered by the Authority as a in a court of competent jurisdiction.	13 14 15
61	Pro	ceedir	ngs for offences	16
			eedings for an offence against this Act or the regulations are to be with summarily before a Local Court.	17 18
62	Reg	julatio	ns	19
	(1)		Governor may make regulations, not inconsistent with this Act, for ith respect to:	20 21
		(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	22 23 24
		(b)	any matter for or with respect to which rules may be made.	25
	(2)		ere is any inconsistency between the regulations and the rules, the ations prevail.	26 27
	(3)		gulation may create an offence punishable by a penalty not eding 5 penalty units.	28 29
	(4)	regul	Gerence in Division 1 of Part 3 to the rules includes a reference to ations in so far as the regulations make provision for or with ect to any of the matters mentioned in that Division.	30 31 32

Clause 63	Harness Racing Bill 2002
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Part 8	Miscellaneous
railo	MISCELLALIEUUS

63	Rep	eal of Harness Racing New South Wales Act 1977 No 57	1
	(1)	The Harness Racing New South Wales Act 1977 is repealed.	2
	(2)	Different days may be appointed for the repeal of different provisions of the <i>Harness Racing New South Wales Act 1977</i> .	3 4
64	Am	endment of other Acts	5
		Each Act specified in Schedule 5 is amended as set out in that Schedule.	6 7
65	Sav	ings, transitional and other provisions	8
		Schedule 6 has effect.	9
66	Rev	iew of Act	10
	(1)	The Minister is to review this Act to determine whether the policy	11
		objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	12 13
	(2)		14
	(-)	5 years from the date of assent to this Act.	15
	(3)	A report on the outcome of the review is to be tabled in each House of	16
		Parliament within 12 months after the end of the period of 5 years	17

Sch	edu	le 1 Provisions relating to HRNSW	1
		(Section 6)	2 3 4
1	Def	initions	5
		In this Schedule:	6
		Chairperson means the Chairperson of HRNSW.	7
		member means a member of HRNSW.	8
		nominated member means a member of HRNSW referred to in section 8 (1) (a)–(c).	9 10
2	Dep	outies of members	11
	(1)	A nominated member of HRNSW may from time to time appoint a	12
		person to be the deputy of the member, and may at any time revoke	13
		any such appointment.	14
	(2)	A person cannot be appointed as a deputy of a nominated member if	15
		the person is not eligible to be a member of HRNSW.	16
	(3)	In the absence of a nominated member due to illness or other reasonable cause, the member's deputy may, if available, act in the	17 18
		place of the member and while so acting has all the functions of the	19
		member and is taken to be the member.	20
	(4)	HRNSW may at any time revoke a person's appointment as deputy of	21
	` ′	a nominated member.	22
3	Ter	m of office of members	23
	(1)	The term of office of a member is, unless the member sooner ceases	24
		to hold the office, 3 years, but the member is eligible (if otherwise	25
		qualified) for re-nomination or re-selection to the position of member.	26
	(2)	The term of office of a member begins:	27
		(a) in the case of a nominated member, on the date on which the relevant nomination takes effect, and	28 29
		(b) in the case of the Chairperson, on a date determined by	30
		resolution of HRNSW.	31

4	Ren	nunera	ation	1
	(1)	A me	mber of HRNSW is entitled to be paid:	2
		(a)	remuneration consisting of a base amount adjusted annually in accordance with the annual percentage increase (if any) in the Consumer Price Index, and	3 4 5
		(b)	allowances to reimburse the member for expenses that the member may incur (for travel or accommodation, for example).	6 7
	(2)	In thi	s clause:	8
		clause (whice	amount means an amount determined for the purposes of this e by the Statutory and Other Offices Remuneration Tribunal th determination, whenever made, is taken to be effective on the mencement of this subclause).	9 10 11 12
		Price	<i>umer Price Index</i> means the number appearing in the Consumer Index (All Groups Index) for Sydney issued by the Australian tician.	13 14 15
5	Vac	ation o	of office	16
	(1)	The c	office of a member becomes vacant if the member:	17
		(a)	dies, or	18
		(b)	completes a term of office and is not re-nominated or re-selected, as the case may be, or	19 20
		(c)	resigns the office by instrument in writing addressed to HRNSW, or	21 22
		(d)	is absent from 4 consecutive meetings of HRNSW of which reasonable notice has been given to the member personally or by 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	23 24 25 26 27 28
		(e)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	29 30 31 32
		(f)	becomes a mentally incapacitated person, or	33

		(g)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	1 2 3 4 5
		(h)	becomes a person who is not eligible to be a member, or	6
		(i)	is removed from office under subclause (2).	7
	(2)		Governor may, on the recommendation of HRNSW, remove a ber from office for incapacity, incompetence or misbehaviour.	8 9
6	Mer	nber v	acancies to be filled	10
	(1)	to be	n the office of a nominated member becomes vacant, a person is nominated to fill the vacancy in the same way as the person e office has become vacant was nominated.	11 12 13
	(2)		the office of the Chairperson becomes vacant, a person is to be ded to fill the vacancy in accordance with section 8 (3).	14 15
	(3)	clause perso a pers	rson nominated or selected to fill a casual vacancy under this e is to hold office for the balance of the term of office of the n's predecessor or until the person sooner vacates the office. Such son is eligible for re-nomination or re-selection, as the case may otherwise qualified.	16 17 18 19 20
7	Pre	siding	member	21
	(1)	meml	Chairperson or, in the absence of the Chairperson, another ber elected to chair the meeting by the members present is to de at a meeting of HRNSW.	22 23 24
	(2)		person presiding at a meeting of HRNSW has a deliberative vote in the event of an equality of votes, has a second or casting vote.	25 26
8	Voti	ing		27
			cision supported by a majority of the votes cast at a meeting of SW at which a quorum is present is the decision of HRNSW.	28 29
9	Trai	nsactio	on of business outside meetings or by telephone	30
	(1)		SW may, if it thinks fit, transact any of its business by the	31
			ation of papers among all of its members, and a resolution in	32
			ng approved in writing by a majority of the voting members is to be a decision of HRNSW.	33 34

	(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.	1 2 3
	(3)	For the purposes of:	5
		(a) the approval of a resolution under subclause (1), or	6
		(b) a meeting held in accordance with subclause (2),	7
		the Chairperson and each other member have the same voting rights as they have at an ordinary meeting of HRNSW.	9
	(4)	A resolution approved under subclause (1) is to be recorded in the minutes of the meetings of HRNSW.	10 11
	(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.	12 13 14
10	Disc	closure of pecuniary interests by members	15
	(1)	If:	16
		(a) a member has a pecuniary interest in a matter being considered or about to be considered at a meeting of HRNSW or the committee, and	17 18 19
		(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,	20 21 22
		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.	23 24 25
	(2)	A disclosure by a member at a meeting of HRNSW that the member:	26
		(a) is a member, or is in the employment, of a specified company or other body, or	27 28
		(b) is a partner, or is in the employment, of a specified person, or	29
		(c) has some other specified interest relating to a specified company or other body or to a specified person,	30 31
		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).	32 33 34 35

	(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.	1 2 3 4
	(4)	After a member has disclosed the nature of an interest in any matter, the member must not, unless HRNSW otherwise determines:	5 6
		(a) be present during any deliberation of HRNSW with respect to the matter, or	7 8
		(b) take part in any decision of HRNSW with respect to the matter.	9
	(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:	10 11 12
		(a) be present during any deliberation of HRNSW for the purpose of making the determination, or	13 14
		(b) take part in the making by HRNSW of the determination.	15
	(6)	A contravention of this clause does not invalidate any decision of HRNSW.	16 17
11	Pec	uniary interests required to be disclosed	18
	(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).	19 20 21 22 23
	(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.	24 25 26 27
	(3)	For the purposes of clause 10, a person has a pecuniary interest in a matter if the pecuniary interest is the interest of:	28 29
		(a) the person, or	30
		(b) another person with whom the person is associated as provided by this clause.	31 32

	4
Schedule	- 1

Provisions relating to HRNSW

	(4)	A per	rson is taken to have a pecuniary interest in a matter if:	1
		(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	2 3 4
		(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.	5 6 7
	(5)		ever, a person is not taken to have a pecuniary interest in a matter ferred to in subclause (4):	8
		(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	10 11 12
		(b)	just because the person is a member of, or is employed by, a statutory body or is employed by the Crown, or	13 14
		(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.	15 16 17 18
12	Dut	y of m	embers to act in interests of public and industry	19
		and in examinement	the duty of each member of HRNSW to act in the public interest in the interests of the harness racing industry as a whole. (For aple, in the case of a nominated member, this duty requires the ber to put the interest to which the duty relates before the interests to body that nominated the member).	20 21 22 23 24
13	Ger	neral p	rocedure	25
		condi	procedure for the calling of meetings of HRNSW and for the act of business at those meetings is, subject to this Act and the ations, to be as determined by HRNSW.	26 27 28
14	Quo	orum		29
		The c	quorum for a meeting of HRNSW is a majority of its members.	30
15	Firs	t meet	ing	31
			Minister may call the first meeting of HRNSW in such manner as finister thinks fit.	32 33

16	Coc	de of conduct	1
	(1)	HRNSW must adopt a code of conduct to be observed by members delegates and staff of HRNSW.	S, 2 3
	(2)	HRNSW must review its code of conduct at least every 3 years and make such changes to it as it considers appropriate.	d 4 5
17	Effe	ect of certain other Acts	6
	(1) The <i>Public Sector Management Act 1988</i> does not apply trespect of the appointment of a member.		n 7 8
	(2)	If by or under any Act provision is made:	9
		(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	
		(b) prohibiting the person from engaging in employment outsid the duties of that office,	e 13
		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 member.	d 16

Sch	edu	le 2 Provisions relating to Authority	1			
		(Section 14)	2 3 4			
1	Def	initions	5			
		In this Schedule:	6			
		Chairperson means the Chairperson of the Authority.	7			
		Deputy Chairperson means Deputy Chairperson of the Authority.	8			
		member means any member of the Authority.	9			
2	Ter	ms of office of members	10			
		Subject to this Schedule, a member holds office for such period (not	11			
		exceeding 3 years) as is specified in the member's instrument of	12			
		appointment, but is eligible (if otherwise qualified) for re-appointment.	13			
3	Remuneration					
		A member is entitled to be paid such remuneration (including	15			
		travelling and subsistence allowances) as the Minister may from time	16			
		to time determine in respect of the member.	17			
4	Dep	outies	18			
	(1)	, 11 1	19			
		deputies of members, and the Governor may revoke any such	20			
		appointment.	21			
	(2)	In the absence of a member, a deputy appointed under subclause (1) may act in the place of the member.	22 23			
	(2)	•				
	(3)	The Chairperson may determine which deputy appointed under subclause (1) may act in the place of an absent member.	24 25			
	(4)		26			
	(4)					
		(a) has all the functions of the member and is taken to be a member, and	27 28			
		(b) is entitled to be paid such remuneration (including travelling	29			
		and subsistence allowances) as the Minister may from time to	30			
		time determine in respect of the person.	31			
	(5)	For the purposes of this clause, a vacancy in the office of a member is taken to be an absence of the member.	32 33			

5	Vacancy in office of member				
	(1)	The c	office of a member becomes vacant if the member:	2	
		(a)	dies, or	3	
		(b)	completes a term of office and is not re-appointed, or	4	
		(c)	resigns the office by instrument in writing addressed to the Minister, or	5 6	
		(d)	is absent from 4 consecutive meetings of the Authority of which reasonable notice has been given to the member personally or by post, except on leave granted by the Minister or unless the member is excused by the Minister for having been absent from those meetings, or	7 8 9 10 11	
		(e)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	12 13 14 15	
		(f)	becomes a mentally incapacitated person, or	16	
		(g)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	17 18 19 20 21	
		(h)	becomes a person who is not eligible to be a member, or	22	
		(i)	is removed from office by the Minister under subclause (2).	23	
	(2)	The N	Minister may at any time remove a member from office.	24	
6	Filli	ng of v	vacancy in office of member	25	
			office of any member becomes vacant, a person is, subject to this to be appointed to fill the vacancy.	26 27	
7	Pre	siding	member	28	
	(1)	The C	Chairperson is to preside at a meeting of the Authority, or in the ace of the Chairperson, the Deputy Chairperson.	29 30	
	(2)	delibe	person presiding at any meeting of the Authority has a erative vote and, in the event of an equality of votes, a second or ng vote.	31 32 33	

hed		

Provisions relating to Authority

8	Vot	ing	1
		A decision supported by a majority of the votes cast at a meeting of the Authority at which a quorum is present is the decision of the Authority.	2
9	Tra	nsaction of business outside meetings or by telephone	4
	(1)	The Authority may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Authority for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Authority.	5 6 7
	(2)	The Authority 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 any member who speaks on a matter before the meeting can be heard by the other members.	9 10 11 12 13
	(3)	For the purposes of:	14
		(a) the approval of a resolution under subclause (1), or	15
		(b) a meeting held in accordance with subclause (2),	16
		the Chairperson and each member have the same voting rights as they have at an ordinary meeting of the Authority.	17 18
	(4)	A resolution approved under subclause (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the Authority.	19 20 21
	(5)	Papers may be circulated among the members for the purposes of subclause (1) by facsimile or other transmission of the information in the papers concerned.	22 23 24
10	Disc	closure of pecuniary interests	25
	(1)	If:	26
		(a) a member has a pecuniary interest in a matter being considered or about to be considered at a meeting of the Authority, and	27 28
		(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,	29 30 31
		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 the Authority.	32 33

11

(2)	A dis	closure by a member at a meeting of the Authority that the per:	1 2
	(a)	is a member, or is in the employment, of a specified company or other body, or	3 4
	(b)	is a partner, or is in the employment, of a specified person, or	5
	(c)	has some other specified interest relating to a specified company or other body or to a specified person,	6 7
	relatii arise	ufficient disclosure of the nature of the interest in any matter ng to that company or other body or to that person which may after the date of the disclosure and which is required to be used under subclause (1).	8 9 10 11
(3)	by the open	e Authority in a book kept for the purpose and that book must be at all reasonable hours to inspection by any person on payment easonable fee determined by the Authority.	12 13 14 15
(4)	the m	a member has disclosed the nature of an interest in any matter, ember must not, unless the Minister or the Authority otherwise mines:	16 17 18
	(a)	be present during any deliberation of the Authority with respect to the matter, or	19 20
	(b)	take part in any decision of the Authority with respect to the matter.	21 22
(5)	under	ne purposes of the making of a determination by the Authority subclause (4), a member who has a pecuniary interest in a matter ich the disclosure relates must not:	23 24 25
	(a)	be present during any deliberation of the Authority for the purpose of making the determination, or	26 27
	(b)	take part in the making by the Authority of the determination.	28
(6)	A cor Autho	ntravention of this clause does not invalidate any decision of the prity.	29 30
Pec	uniary	interests required to be disclosed	31
(1)	perso expec anoth	ne purposes of clause 10, a pecuniary interest is an interest that a n has in a matter because of a reasonable likelihood or etation of appreciable financial gain or loss to the person or er person with whom the person is associated as provided by auses (3)–(5).	32 33 34 35 36

	(2)	is so	rson does not have a pecuniary interest in a matter if the interest remote or insignificant that it could not reasonably be regarded as to influence any decision the person might make in relation to	1 2 3
		the m	natter.	4
	(3)		he purposes of clause 10, a person has a pecuniary interest in a er if the pecuniary interest is the interest of:	5 6
		(a)	the person, or	7
		(b)	another person with whom the person is associated as provided by this clause.	8
	(4)	A per	rson is taken to have a pecuniary interest in a matter if:	10
		(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	11 12 13
		(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.	14 15 16
	(5)	However, a person is not taken to have a pecuniary interest in a matter as referred to in subclause (4):		
		(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	19 20 21
		(b)	just because the person is a member of, or is employed by, a statutory body or is employed by the Crown, or	22 23
		(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.	24 25 26 27
12	Ger	neral p	rocedure	28
		The p	procedure for the calling of meetings of the Authority and for the act of business at those meetings is, subject to this Act and the ations, to be as determined by the Authority.	29 30 31
13	Quo	orum		32
		The mem	quorum for a meeting of the Authority is a majority of its bers.	33 34

14	Firs	t meeting	1
		The Minister may call the first meeting of the Authority in such manner as the Minister thinks fit.	2 3
15	Coc	le of conduct	4
	(1)	The Authority must adopt a code of conduct to be observed by members, delegates and staff of the Authority.	5 6
	(2)	The code of conduct must be approved by the Minister before it is adopted.	7 8
	(3)	The Authority must review its code of conduct at least every 3 years and make such changes to it as it considers appropriate.	9 10
	(4)	Any changes proposed to the code of conduct must be approved by the Minister.	11 12
16	Effe	ct of certain other Acts	13
	(1)	Part 2 of the <i>Public Sector Management Act 1988</i> does not apply to or in respect of the appointment of a member.	14 15
	(2)	If by or under any Act provision is made:	16
		(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	17 18 19
		(b) prohibiting the person from engaging in employment outside the duties of that office,	20 21
		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.	22 23 24 25

Schedule 3		le 3	Provisions relating to Tribunal	1
			(Section 39)	2 3 4
1	Ter	m of o	office	5
		Subje	ect to this Act, a person appointed as:	6
		(a)	the Tribunal, or	7
		(b)	an assessor,	8
		is to	hold office for such period, not exceeding 3 years, as may be	9
			fied in the instrument of appointment, but is eligible (if otherwise	10
		quali	fied) for re-appointment.	11
2	Effe	ct of a	appointment of a judge as Tribunal	12
	(1)		erson's tenure of the office of judge of a court, or the person's	13
			title, status, precedence, salary or other rights or privileges as a	14
			er of that office, is or are not affected by:	15
		(a)	the appointment of the person as, or to act as, the Tribunal, or	16
		(b)	the person's service as the Tribunal.	17
	(2)		dge of any court may exercise the functions of a judge of that despite holding office as, or acting as, the Tribunal.	18 19
	(3)		service, as the Tribunal, of a judge of any court is, for all oses, taken to be service as a judge of that court.	20 21
3	Ren	nunera	ation	22
			rson (not being a judge of any court) holding office as, or acting	23
			he Tribunal and an assessor are entitled to be paid such	24
			neration (including travelling and subsistence allowances) as the ster may from time to time determine in respect of each of them.	25 26
			,	- `
4	Vac	ation	of office	27
	(1)		rson (being a judge of any court) holding office as the Tribunal is a to have vacated that office if the person:	28 29
		(a)	ceases to be a judge of that court, or	30
		(b)	resigns that office by instrument in writing addressed to the	31

	(2)	Tribu	rson (not being a judge of any court) holding office as the nal or a person holding office as an assessor is taken to have ed that office if the person:	1 2 3
		(a)	dies, or	4
		(b)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration, or	5 6 7 8
		(c)	becomes a mentally incapacitated person, or	9
		(d)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or upwards, or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	10 11 12 13 14
		(e)	resigns that office by instrument in writing addressed to the Minister, or	15 16
		(f)	is removed from office by the Minister under subclause (3).	17
	(3)	The N	Minister may remove from office:	18
		(a)	a person (not being a judge of any court) holding office as, or appointed to act as, the Tribunal, or	19 20
		(b)	an assessor.	21
5	Effe	ct of F	Public Sector Management Act 1988	22
			Public Sector Management Act 1988 does not apply to or in ct of the appointment of:	23 24
		(a)	a person as, or to act as, the Tribunal, or	25
		(b)	an assessor,	26
			person holding office as, or acting as, the Tribunal or an assessor, as the Tribunal or an assessor, subject to that Act.	27 28
6	Staf	f to as	sist Tribunal	29
			ne purposes of this Act, and if the Minister so approves, the nal may make use of the services of:	30 31
		(a)	any staff of the Authority, or	32
		(b)	any staff of a Department in the Minister's administration.	33

Sch	edule 4	Provisions relating to Advisory Committee	1
		(Section 40)	2 3 4
1	Definition	n	5
		this Schedule, <i>member</i> means a member of the Advisory nmittee.	6 7
2	Term of	office of members	8
		members of the Advisory Committee each hold office for a period years.	9 10
3	Members	ship is honorary	11
	no perf rein acco	members of the Advisory Committee are honorary members and remuneration is payable to them in respect of the duties they form as members. The members are however entitled to be abursed by HRNSW for reasonable expenses (such as for travel or commodation) that they may incur in attending meetings of the visory Committee.	12 13 14 15 16
4	Vacation	of office	18
		office of a member of the Advisory Committee becomes vacant te member:	19 20
	(a)	dies, or	21
	(b)	completes a term of office and is not re-nominated or re- selected, or	22 23
	(c)	resigns the office by instrument in writing addressed to the Minister and the Advisory Committee, or	24 25
	(d)	is absent from 2 consecutive meetings of the Advisory Committee of which reasonable notice has been given to the member personally or by post, except on leave granted by the Advisory Committee or unless, before the expiration of 4 weeks after the last of those meetings, the member is excused by the Advisory Committee for having been absent from those	26 27 28 29 30 31
		meetings, or	32

		(e)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	1 2 3 4
		(f)	becomes a mentally incapacitated person, or	5
		(g)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	6 7 8 9 10
		(h)	becomes a person who is not eligible to be a member, or	11
		(i)	is removed from office under subclause (2).	12
	(2)	Comn	Minister may, on the recommendation of the Advisory nittee, remove a member of the Advisory Committee from office capacity, incompetence or misbehaviour.	13 14 15
	(3)	becau	mber of the Advisory Committee does not vacate office merely se of the withdrawal of his or her nomination by the body that nated the member.	16 17 18
5	Cha	irperso	on and Deputy Chairperson of Advisory Committee	19
5		-	Advisory Committee is to elect a Chairperson from among its	19 20 21
5		The Amemb	Advisory Committee is to elect a Chairperson from among its	20
5	(1)	The A among	Advisory Committee is to elect a Chairperson from among its pers. Advisory Committee may also elect a Deputy Chairperson from	20 21 22
5	(1) (2)	The A among The A Chairptime.	Advisory Committee is to elect a Chairperson from among its pers. Advisory Committee may also elect a Deputy Chairperson from g its members. Advisory Committee may remove a person from office as	20 21 22 23 24 25
5	(1)(2)(3)	The A member of the A member o	Advisory Committee is to elect a Chairperson from among its pers. Advisory Committee may also elect a Deputy Chairperson from g its members. Advisory Committee may remove a person from office as person or Deputy Chairperson of the Advisory Committee at any mber elected as Chairperson or Deputy Chairperson holds office	20 21 22 23 24 25 26
5	(1)(2)(3)(4)	The A member of the A among time. A member of the A period of	Advisory Committee is to elect a Chairperson from among its pers. Advisory Committee may also elect a Deputy Chairperson from g its members. Advisory Committee may remove a person from office as person or Deputy Chairperson of the Advisory Committee at any ember elected as Chairperson or Deputy Chairperson holds office the for 1 year unless the member ceases to hold that office sooner. Sember is eligible to be re-elected as Chairperson or Deputy person but is not eligible to serve more than 3 consecutive terms	20 21 22 23 24 25 26 27 28 29 30

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Provisions relating to Advisory Committee

		(b) is removed from that office by the Advisory Committee, or	1
		(c) ceases to hold office as a member of the Advisory Committee.	2
	(7)	To be elected or removed from office as Chairperson or Deputy Chairperson requires a simple majority of the members present and voting at a meeting of the Advisory Committee at which a quorum is present.	3 4 5 6
	(8)	The Chairperson or Deputy Chairperson does not cease to be a member of the Advisory Committee merely because he or she ceases to be Chairperson or Deputy Chairperson.	7 8 9
6	Mer	nber vacancies to be filled	10
	(1)	When the office of a member becomes vacant, a person is to be nominated or selected to fill the vacancy in the same way as the person whose office has become vacant was nominated or selected.	11 12 13
	(2)	A person nominated or selected to fill a casual vacancy as a member is to hold office for the balance of the term of office of the person's predecessor or until the person sooner vacates the office. Such a person is eligible for re-nomination or re-selection if otherwise qualified.	14 15 16 17
7	Pro	cedure	18
	(1)	The Advisory Committee may regulate its proceedings as it considers appropriate, subject to this clause.	19 20
	(2)	The quorum for a meeting of the Advisory Committee is a majority of its members.	21 22
	(3)	The Advisory Committee is to meet not less than 4 times a year.	23
	(4)	The Advisory Committee is to hold at least 2 joint meetings a year with HRNSW and at least 2 joint meetings a year with the Authority. The appropriate quorum of each body is to be present at joint meetings.	24 25 26
	(5)	The Advisory Committee may hold joint meetings for the purposes of subclause (4) with both the HRNSW and the Authority at the same time.	27 28 29
	(6)	The Advisory Committee, HRNSW or the Authority can request the holding of further joint meetings and such a request must be complied with, up to a further 2 joint meetings in a year (without precluding the holding of further joint meetings by agreement).	30 31 32 33

	(7)	Meetings of the Advisory Committee are to be held at the premises of the Committee unless the Committee approves of a meeting being held elsewhere.	1 2 3
8	Pre	siding member	4
	(1)	The Chairperson or, in the absence of the Chairperson, the Deputy Chairperson is to preside at a meeting of the Advisory Committee.	5 6
	(2)	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.	7 8 9
	(3)	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.	10 11
9	Dec	isions of Advisory Committee	12
		A decision supported by a majority of the votes cast at a meeting of the Advisory Committee at which a quorum is present is the decision of Advisory Committee.	13 14 15
10	Adn	ninistrative support	16
		The Authority is to provide the administrative support needed for the meetings of the Advisory Committee.	17 18

Sch	edule 5 Amendment of other Acts	1
	(Section 64)	2 3 4
5.1	Defamation Act 1974 No 18	5
[1]	Section 17E Matters arising under the Harness Racing Act 2002	7
	Omit "Harness Racing New South Wales Act 1977" from section 17E (a). Insert instead "Harness Racing Act 2002".	8 9 10
[2]	Section 17E (b)	11
	Omit "Harness Racing New South Wales (HRNSW)".	12 13
	Insert instead "the Harness Racing Authority".	14
[3]	Section 17E (c) and (d)	15
	Omit "HRNSW" wherever occurring.	16 17
	Insert instead "the Harness Racing Authority".	18
[4]	Schedule 2 Proceedings of public concern and official and public documents and records	19 20 21
	Omit clause 2 (13). Insert instead:	22
	(13) Without limiting the operation of any other subclause, proceedings:	23 24
	(a) at an inquiry conducted by the Harness Racing Authority in the exercise of its functions (including the exercise of any such functions by a steward of that Authority), and	25 26 27 28
	(b) on an appeal to that Authority or the Harness Racing Appeals Tribunal under the <i>Harness Racing Act 2002</i> ,	29 30

5.2	First State Superannuation Act 1992 No 100	1 2
	Schedule 1 Employers	3
	Omit "Harness Racing New South Wales".	4 5
	Insert instead "Harness Racing Authority".	6
5.3	Lotteries and Art Unions Act 1901 No 34	7 8
	Section 4D Sweepstakes in relation to Melbourne Cup and other events	9
	Omit "Harness Racing New South Wales Act 1977" from the definition of	11 12
	prescribed organisation in section 4D (1).	13
	Insert instead "Harness Racing Act 2002".	14
5.4	Public Authorities Superannuation Act 1985 No 41	15
		16
	Schedule 3 Employers	17
	Omit "Harness Racing New South Wales".	18 19
	Insert instead "Harness Racing Authority".	20
5.5	Public Finance and Audit Act 1983 No 152	21 22
	Schedule 2 Statutory bodies	23
	Omit "Harness Racing New South Wales".	24 25
	Insert instead "Harness Racing Authority".	26

5.6	Public Sector Management Act 1988 No 33	1 2
[1]	Schedule 3 Declared authorities	3
	Omit "Harness Racing New South Wales".	4 5
	Insert instead "Harness Racing Authority".	6
[2]	Schedule 3A Chief executive positions	7
	Omit "General Manager of Harness Racing New South Wales" from Part 3.	8 9
	Insert instead "Chief Executive of the Harness Racing Authority".	10
5.7	Racing Administration Act 1998 No 114	11
		12
	Section 26C Bookmakers Revision Committee	13
	Omit "Harness Racing New South Wales" from section 26C (1) (c).	14 15
	Insert instead "the Harness Racing Authority".	16
5.8	Racing Appeals Tribunal Act 1983 No 199	17 18
	Section 8 Harness Racing Appeals Tribunal may be appointed as	19
	Tribunal	20
	Omit "Harness Racing New South Wales Act 1977".	21 22
	Insert instead "Harness Racing Act 2002".	23
5.9	State Authorities Non-contributory Superannuation Act 1987	24
	No 212	25
		26
	Schedule 1 Employers	27
	Omit "Harness Racing New South Wales".	28 29
	Insert instead "Harness Racing Authority".	30

5.10	State Authorities Superannuation Act 1987 No 211	1 2
	Schedule 1 Employers	3
	Omit "Harness Racing New South Wales".	4 5
	Insert instead "Harness Racing Authority".	6
5.11	Superannuation Act 1916 No 28	7 8
	Schedule 3 List of employers	9
	Omit "Harness Racing New South Wales".	10 11
	Insert instead "Harness Racing Authority".	12
5.12	Thoroughbred Racing Board Act 1996 No 37	13 14
		14
	Section 7 Certain persons not eligible for membership	15
	Omit "Harness Racing New South Wales Act 1977" from section 7 (1) (b2).	16 17
	Insert instead "Harness Racing Act 2002".	18
5.13	Totalizator Act 1997 No 45	19 20
[1]	Section 105 Secrecy	21
	Insert ", the Harness Racing Authority" after "Harness Racing New South Wales" in section 105 (2) (c).	22 23 24
[2]	Schedule 2 Savings, transitional and other provisions	25
	Insert "or the Harness Racing Authority" after "Harness Racing New South Wales" in clause 11 (5) (e).	26 27 28

Schedule 6		le 6	Savings, transitional and other provisions	1
			(Section 65)	2 3 4
Part	1 (Gene	ral	5
1	Reg	julatio	ns	7
	(1)		regulations may include provisions of a savings or transitional e consequent on the enactment of the following Acts:	8
		this A	act	10
	(2)	regula	ovision of a regulation authorised by this clause may, if the ations so provide, take effect as from the date of assent to the Act erned or as from a later day.	11 12 13
	(3)	clause	e extent to which a provision of a regulation authorised by this e takes effect from a date that is earlier than the date of its cation in the Gazette, the provision does not operate:	14 15 16
		(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	17 18 19
		(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.	20 21 22

Part :	2 F	Provisions consequent on enactment of this Act	1 2
Divisi	on 1	Interpretation	3 4
2	Defi	nitions	5
		In this Part:	6
		former Act means the Harness Racing New South Wales Act 1977.	7
		<i>former Authority</i> means Harness Racing New South Wales constituted under the former Act.	8 9
		<i>new Authority</i> means the Harness Racing Authority constituted by section 14.	10 11
Divisi	on 2	Dissolution of former Authority	12 13
3	Diss	solution of former Authority	14
	(1)	The former Authority is dissolved.	15
	(2)	No remuneration or compensation is payable to any director of the former Authority as a result of its dissolution.	16 17
4	Refe	erences to former Authority	18
		Regulations may be made under clause 1 that require references in any other Act, in any instrument made under another Act, or in any	19 20
		document of any kind, to the former Authority to be read as, or as including, a reference to HRNSW or the new Authority, or both.	21 22
5	Con	stitution of HRNSW	23
	(1)	HRNSW may be constituted, and may select a chairperson and a chief executive officer, in accordance with the provisions of Division 1 of Part 2 even if those provisions have not commenced.	24 25 26
	(2)	However, HRNSW has no functions before the dissolution of the former Authority (other than a function under section 51 (10)).	27 28
	(3)	As soon as practicable after the commencement of this clause, the Minister is to call for nominations for the first membership of HRNSW.	29 30 31

	(4)	Nominations are to be in writing addressed to the Minister.	1
	(5)	The Minister may give directions generally for facilitating the constitution of the first membership of HRNSW.	2 3
	(6)	HRNSW is formally constituted for the purposes of this Act on a day (the constitution day) appointed by the Minister by notice published in the Gazette.	4 5 6
	(7)	The Minister can appoint a day as the constitution day even if all the members of HRNSW have not been nominated by that day.	7 8
	(8)	The terms of office of the first members of HRNSW begin on the constitution day but the terms of office of those first members are extended by the period between the constitution day and the date of dissolution of the former Authority.	9 10 11 12
6	Trai	nsfer of assets, rights and liabilities of former Authority	13
	(1)	In this clause:	14
		<i>transferee</i> , in relation to the transfer of an asset, right or liability by or under this clause, means the body to which the asset, right or liability is transferred.	15 16 17
		<i>transferor</i> , in relation to the transfer of an asset, right or liability by or under this clause, means the body from which the asset, right or liability is transferred.	18 19 20
	(2)	On the dissolution of the former Authority, the assets, rights and liabilities of the former Authority are transferred to the new Authority.	21 22
	(3)	The Minister may, by order in writing, transfer to HRNSW such of the assets, rights and liabilities of the new Authority that were transferred to the new Authority by subclause (2) and as are specified or referred to in the order.	23 24 25 26
	(4)	One or more orders may be made under subclause (3) at the same or at different times.	27 28
	(5)	An order under subclause (3) may be made on such terms and conditions as are specified in the order.	29 30
	(6)	On and from the date on which any asset, right or liability is transferred by subclause (2) or under subclause (3), the following provisions have effect with respect to the transfer:	31 32 33

7

	(a)	the transferred asset vests in the transferee by virtue of this clause and without the need for any conveyance, transfer, assignment or assurance,	1 2 3
	(b)	the transferred rights and liabilities become by virtue of this clause the rights and liabilities of the transferee,	4 5
	(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,	6 7 8 9 10
	(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.	11 12 13 14 15
(7)	The o	peration of this clause is not to be regarded:	16
	(a)	as a breach of contract or confidence or otherwise as a civil wrong, or	17 18
	(b)	as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or	19 20 21
	(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	22 23 24 25
	(d)	as an event of default under any contract or other instrument.	26
(8)	No at is req	tornment to the new Authority by a lessee of the former Authority uired.	27 28
(9)		tornment to HRNSW by a lessee of the former Authority or the Authority is required.	29 30
Dut	y and o	other fees	31
	ancill	nsfer agreement or an instrument executed only for a purpose ary to or consequential on the operation of this Part or the ose of giving effect to this Part:	32 33 34
	(a)	is not chargeable with duty, and	35

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Savings, transitional and other provisions

		(b)	is exempt from payment of any other fee or charge that would	1
			otherwise be payable under any other Act in respect of the	2
			registration of any such instrument.	3
8	Acti	ions of	f former Authority	4
		Anytl	hing done by the former Authority relating to a registration,	5
			ension, disqualification or prohibition under the former Act before	6
			issolution of the former Authority is, after that dissolution, taken	7
			we been done under the relevant provisions of this Act by	8
			hever of HRNSW or the new Authority has that function after the	9
		disso	lution.	10
Divis	ion (3	Staff of former Authority transferred to new	11
			Authority	12
			•	13
9	Ger	neral M	lanager of former Authority and stewards	14
	(1)	The	person holding office as the General Manager of the former	15
		Auth	ority immediately before the commencement of this clause is	16
			to have been appointed under this Act to the office of Chief	17
			utive Officer of the new Authority for the remainder of the term	18
			fice, and on the same terms and conditions, that applied to the	19
		perso	n's appointment as General Manager of the former Authority.	20
	(2)		son holding office as a steward under the former Act immediately	21
			e the commencement of this clause is taken to have been	22
			inted to that office under this Act on the same terms and	23
			itions that applied to the person's appointment as steward under	24
		the fo	ormer Act.	25
10	Staf	f of fo	rmer Authority	26
	(1)	On th	ne dissolution of the former Authority, each member of staff of the	27
		forme	er Authority is transferred to the employment of the new	28
		Autho	ority.	29
	(2)		such member of staff becomes after the transfer a member of	30
			of the new Authority and continues (until other provision is duly	31
			to be employed in accordance with the awards, agreements and	32
			minations applying, immediately before the transfer, to members	33
		of the	e staff of the former Authority.	34

	(3)	each opera	mer the contract of employment nor the period of employment of member of staff concerned is taken to have been broken by the ation of this Act for the purposes of any law, award or agreement ang to the employment of that member of staff.	1 2 3 4	
	(4)	that t	out limiting this clause, this Act does not affect any accrued rights he member of staff concerned had immediately before the transfer lation to any kind of leave.	5 6 7	
	(5)	other	ember of staff concerned is not entitled to receive any payment or benefit merely because the member ceases to be an employee of ormer Authority.	8 9 10	
	(6)	Act a	ember of staff concerned is not entitled to claim, both under this and under any other Act, dual benefits of the same kind for the period of service.	11 12 13	
Divis	ion 4	4	Staff of new Authority transferring to HRNSW	14 15	
11	Inte	rpreta	tion	16	
	(1)	In thi	is Division:	17	
		LGS	S means the local government superannuation scheme.	18	
		relev	ant employee means a person who:	19	
		(a)	is employed by HRNSW, and	20	
		(b)	immediately before being so employed was an employee of the new Authority, and	21 22	
		(c)	was, at any time while being employed by the new Authority, a member of or contributor to a SAC scheme.	23 24	
	(2)		ressions used in this Schedule have the same meaning as in the rannuation Administration Act 1996.	25 26	
12	Transfer of employees to another superannuation scheme				
	(1)		Treasurer may by order in writing transfer a relevant employee a SAC scheme to:	28 29	
		(a)	the LGSS, or	30	
		(b)	another superannuation scheme (whether or not established under an Act) that is designated by the Treasurer for the purposes of this clause by order in writing.	31 32 33	

	(2)	clause	aperannuation scheme to which a person is transferred under this is referred to in this Division as the new scheme and the person erred to in this Division as a transferred person.	1 2 3	
	(3)	unless the pe	Creasurer is not to make such an order in respect of a person is the person has, no later than 3 months after the date on which erson ceased to be employed by the new Authority, elected, by in writing given to the Trustee, to transfer to the new scheme.	4 5 6	
	(4)	facilit	reasurer, and SAC are to take all necessary steps generally to ate the superannuation coverage of transferred persons by the cheme.	8 9 10	
	(5)	trustee	at purpose, the Treasurer may enter into arrangements with the e of the new scheme, including arrangements for the amendment or relevant trust deed.	11 12 13	
	(6)	limit does r	on 127 of the <i>Superannuation Administration Act 1996</i> does not or otherwise affect the operation of this clause and in particular not prevent the transfer to the LGSS of transferred persons or the annuation coverage of transferred persons by the LGSS.	14 15 16 17	
	(7)	day sp	der under this clause may be made to take effect on and from a pecified in the order, whether or not the day specified is earlier he day of publication of the order.	18 19 20	
13	Reg	ulation	ns	21	
	(1)	Regulations may be made for or with respect to the transfer of a relevant employee from a SAC scheme to the new scheme in accordance with a direction of the Treasurer under this Division.			
	(2)	In par follow	rticular, regulations may be made for or with respect to the ving:	25 26	
		(a)	the transfer of assets and liabilities of a SAC scheme, in respect of a transferred person, to the new scheme,	27 28	
		(b)	the transfer of assets and liabilities within a SAC scheme, or between any such schemes, from any reserve in respect of the employer or former employer of a transferred person to the Crown's reserve,	29 30 31 32	
		(c)	the preservation or deferral of benefits of transferred persons,	33	
		(d)	the entitlements, rights and obligations under the new scheme of a transferred person,	34 35	

		(e)	providing for the resolution, by a prescribed authority or person, of all or of any prescribed class of disputes concerning the	1 2
			entitlements, rights and obligations of a transferred person under the new scheme.	3 4
	(3)		ulation made under this clause has effect despite any provision Act under which a SAC scheme is constituted.	5 6
	(4)		vision of a regulation made under this clause may be made to	7
			ffect on and from a day on which an order under clause 12 takes, whether or not that day is earlier than the day of publication of	8 9
			gulation.	10
14	Mol	oility be	etween new scheme and public sector schemes	11
			the purposes of section 128A of the Superannuation	12
			nistration Act 1996, a transferred person is taken to be an object referred to in section 128A (3) (a) of that Act.	13 14
		chipic	yee referred to in section 126A (3) (a) of that Act.	14
15	Em	ployme	ent of employees of new Authority to staff of HRNSW	15
	(1)	In the	period of 12 months after HRNSW is constituted, HRNSW:	16
		(a)	must notify employees of the new Authority whenever it intends to fill a position in the staff of HRNSW, and	17 18
		(b)	give such employees a reasonable opportunity to apply for the position.	19 20
	(2)	A per	son who:	21
		(a)	applies for a position to be filled as referred to in subclause (1), and	22 23
		(b)	is employed by the new Authority at the time of making the application, and	24 25
		(c)	was transferred to that employment by the operation of clause 10, and	26 27
		(d)	at the time of transfer was performing substantially the same	28
			duties for the former Authority as are required to be performed in the position to be filled,	29 30
			e considered for the position in preference to any other applicant e position who is not such a person.	31 32

	(3)	The employment of a person referred to in subclause (2) 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.	1 2 3 4 5
Divis	sion (Appeals and disciplinary inquiries	6 7
16	Har	ness Racing Appeals Tribunal	8
	(1)	The Harness Racing Appeals Tribunal established under the former Act is taken to have been established as the Harness Racing Appeals Tribunal under this Act.	9 10 11
	(2)	A person appointed as the Harness Racing Appeals Tribunal, or to act as that Tribunal, under the former Act and whose appointment is in force immediately before the commencement of this clause is taken to have been so appointed under this Act.	12 13 14 15
	(3)	A person appointed as an assessor of the Harness Racing Appeals Tribunal under the former Act and whose appointment is in force immediately before the commencement of this clause is taken to have been so appointed under this Act.	16 17 18 19
17	App	peals and inquiries	20
	(1)	Any appeal under the former Act that has not been finally determined at the commencement of this clause may continue to be dealt with under this Act.	21 22 23
	(2)	Despite clause 8, any decision made before the commencement of this clause by the former Authority is, for the purposes of subclause (1), taken to be a decision made by the new Authority.	24 25 26
	(3)	Nothing in this clause enables a person to appeal under this Act against a decision if the person has appealed against the decision under the former Act and the appeal has been finally determined under that Act.	27 28 29 30
	(4)	Any inquiry commenced under, but not finished before, the repeal of the former Act may be continued by the new Authority under the corresponding provisions of this Act.	31 32 33

Division 6 Miscellaneous			
18	Ref	erences to former Act	3
		A reference in any other Act, in any instrument made under another Act, or in any document of any kind, to the former Act is to be read as a reference to this Act.	4 5 6
19	Acc	ounts and funds	7
	(1)	Any account established under section 14 (2) of the former Act is taken to have been established under section 48 (2) of this Act.	8
	(2)	The Harness Racing Benevolent Fund established under section 13B of the former Act is taken to have been established under section 52 of this Act.	10 11 12
20	Rul	es	13
		Any rules made under the former Act and in force immediately before the commencement of this clause are taken to have been made under, and in accordance with, this Act by the new Authority.	14 15 16
21	Reg	ulations	17
		Any regulations made under the former Act and in force immediately before the commencement of this clause are taken to have been made under this Act.	18 19 20
22	Оре	eration of Part	21
		The operation of this Part is subject to the regulations.	22