REGISTRATION OF STOCK BRANDS (AMENDMENT) BILL, 1979

EXPLANATORY NOTE

(This Explanatory Note relates to this Bill as introduced into Parliament)

The object of this Bill is to provide that, when the Trotting Authority of New South Wales applies a brand to a horse foaled on or after 1st August, 1979, for the purpose of registering the horse under the Trotting Authority Act, 1977, the brand will not be subject to the registration requirements of the Registration of Stock Brands Act, 1921.

59773**K** 208-

REGISTRATION OF TOOK BRANDS (AMENDMENT

FERLA NORE NOTE

(This Exclusion of the selection in this will be introduced into Machine at

"The objection talk fill is addinavide input when the "traffing-Allinovity of "levireal Weber apply a land to a hore traffic on a contract of A 1, 179, for the segree of the trajection of the traffic of the Bag, Athenetiv A 2, 10 created of a real second to the trajection of the Alling, Athenetiv A 2, 10 created of a

REGISTRATION OF STOCK BRANDS (AMENDMENT) BILL, 1979

We appared by the Digen a Method is According by and with the advice and equivalent of the Logislation Council and Legislative Association on severable Weaks in Parliaments researchick and by he preparty to the mark as reliabled—

No. , 1979.

A BILL FOR

An Act to amend the definition of "Brand" in section 3 of the Registration of Stock Brands Act, 1921, so as to exclude certain brands applied to horses under the Trotting Authority Act, 1977.

[MR DAY-21 February, 1979.]

59773K 208-

Act No. , 1979.

Registration of Stock Brands (Amendment).

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

5 1. This Act may be cited as the "Registration of Stock Brands Short title. (Amendment) Act, 1979".

2. The Registration of Stock Brands Act, 1921, is amended by Amendment inserting after the word "prescribed" in the definition of "Brand" of Act No. 14, 1921. in section 3 the following words :— Sec. 3.

(Interpretation.)

10 , but does not include an impression of any letter, numeral, sign or character, or of any combination of these, which—

(a) has been allocated by the Trotting Authority of New South Wales; and

(b) is branded—

15

(i) on a horse foaled on or after 1st August, 1979; and

(ii) for the purpose of registering the horse under the Trotting Authority Act, 1977.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1979 [8c]