

RACING AND BETTING AMENDMENT BILL (No. 2) 2001



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CONSEQUENTIAL AND MINOR AMENDMENTS

2001

A BILL

FOR

An Act to amend the Racing and Betting Act 1980

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the <i>Racing and Betting Amendment Act (No. 2)</i> 2001.	4 5
Clause	2 Commencement	6
	(1) Except as provided by subsection (2), this Act commences on the date of assent.	7 8
	(2) Part 3 and the schedule commence on a day to be fixed by proclamation.	9 10
Clause	3 Act amended	11
	This Act amends the Racing and Betting Act 1980.	12
	PART 2—AMENDMENTS COMMENCING ON ASSENT	13
Clause	4 Amendment of s 11B (Powers of Queensland Principal Club)	14
	Section 11B(4)(c)—	15
	omit.	16
Clause	5 Insertion of new s 11BA	17
	After section 11B—	18
	insert—	19

		Queensland Principal Club may take action against clubs that not comply with a direction under s 11B(2)(r)	1 2
		his section applies if a race club does not comply with a direction the club by the Queensland Principal Club.	3 4
		o the extent necessary to ensure compliance with the direction, the and Principal Club may do 1 or more of the following—	5 6
	(a)	dissolve the club's committee, and make necessary provision for the election of a new committee, under section 19;	7 8
	(b)	take action relating to the club's registration under part 3, division 4 ; ¹	9 10
	(c)	prosecute the club for an offence under section 236. ²	11
	'(3) In	this section—	12
	con	on" means a direction, whether given before or after the mencement of this subsection, under section $11B(2)(r)$, including rection mentioned in section $11B(3)$.'	13 14 15
Clause	6 Am	endment of s 17 (Registration of race clubs)	16
	Sectio	on 17(3)—	17
	omit.		18
Clause		endment of s 52 (Functions, powers and duties of Harness cing Board)	19 20
	Sectio	on 52(3B)(c)—	21
	omit.		22
Clause	8 Ins	ertion of new s 52A	23
	After	section 52—	24
	insert-	_	25

¹ Part 3 (Regulation of racing codes), division 4 (Disciplinary action relating to clubs)

² Section 236 (Offences generally and penalty)

	'52A Harness Racing Board may take action against trotting clubs that do not comply with a direction under s 52(3)(t)	1 2
	(1) This section applies if a trotting club does not comply with a direction given to the club by the Harness Racing Board.	3 4
	(2) To the extent necessary to ensure compliance with the direction, the board may do 1 or more of the following—	5 6
	 (a) dissolve the club's committee, and make necessary provision for the election of a new committee, under section 59; 	7 8
	 (b) take action relating to the club's registration under part 3, division 4;³ 	9 10
	(c) prosecute the club for an offence under section 236. ⁴	11
	(3) In this section—	12
	"direction" means a direction, whether given before or after the commencement of this subsection, under section 52(3)(t), including a direction mentioned in section 52(3A)."	13 14 15
Clause	9 Amendment of s 57 (Registration of trotting clubs)	16
	Section 57(3)—	17
	omit.	18
Clause	10 Amendment of s 84 (Vacation of office)	19
	Section 84(2A) and (3)—	20
	omit.	21
Clause	11 Amendment of s 93 (Functions, powers and duties of Greyhound Authority)	22 23
	Section 93(3B)(c)—	24
	omit.	25

³ Part 3 (Regulation of racing codes), division 4 (Disciplinary action relating to clubs)

⁴ Section 236 (Offences generally and penalty)

Clause	12 Insertion of new s 93A	1	
	After section 93—	2	
	insert—	3	
	'93A Greyhound Authority may take action against greyhound clubs that do not comply with a direction under s 93(3) (t)	4 5	
	(1) This section applies if a greyhound club does not comply with a direction given to the club by the Greyhound Authority.	6 7	
	(2) To the extent necessary to ensure compliance with the direction, the Greyhound Authority may do 1 or more of the following—	8 9	
	(a) dissolve the club's committee, and make necessary provision for the election of a new committee, under section 100;	10 11	
	(b) take action relating to the club's registration under part 3, division 4; ⁵	12 13	
	(c) prosecute the club for an offence under section 236. ⁶	14	
	(3) In this section—		
	"direction" means a direction, whether given before or after the commencement of this subsection, under section 93(3)(t), including a direction mentioned in section 93(3A)."	16 17 18	
Clause	13 Amendment of s 98 (Registration of greyhound clubs)	19	
	Section 98(3)—	20	
	omit.	21	
Clause	14 Amendment of s 115A (Definitions)	22	
	Section 115A—	23	
	insert—	24	
	" "revoke a licence" includes suspend and cancel a licence.".	25	

⁵ Part 3 (Regulation of racing codes), division 4 (Disciplinary action relating to clubs)

⁶ Section 236 (Offences generally and penalty)

Clause		endment of s 115AN (Prohibition on the admission of the blic to enquiries)	1 2
	Sectio	on 115AN—	3
	renum	<i>ber</i> as section 115R.	4
Clause	16 Ins	ertion of new pt 3, div 4	5
	After	section 115R, as renumbered—	6
	insert-	—	7
		Division 4—Disciplinary action relating to clubs	8
	'115S D	efinitions for div 4	9
	'In thi	s division—	10
	"accepted representations" see section 115V(2).		
	"direction	on provision" means—	12
	(a)	if the club is a race club—section $11B(2)(r)$ or (3) ; ⁷ or	13
	(b)	if the club is a trotting club—section $52(3)(t)$ or $(3A)$; ⁸ or	14
	(c)	if the club is a greyhound club—section 93(3)(t) or (3A).9	15
	"show c	ause notice" see section 115U(1).	16
	"show c	ause period" see section 115U(1)(d).	17
	ʻ115T G	rounds for suspension or cancellation	18
		ach of the following is a ground for suspending or cancelling the ion of a club—	19 20
	(a)	the club is not complying, or has not complied, with a direction given to the club under a direction provision;	21 22
	(b)	the club contravened section 134; ¹⁰	23

Section 11B (Powers of Queensland Principal Club)

Section 52 (Functions, powers and duties of Harness Racing Board)

Section 93 (Functions, powers and duties of Greyhound Authority)

Section 134 (Application of revenues and the like of club)

(c)	a ground that another provision of this Act states is a ground for suspending or cancelling the registration of a club. ¹¹	1 2	
'(2) Su) Subsection (1) applies whether—		
(a)	for a direction—the direction was given before or after the commencement of this section; or		
(b)	for a contravention of section 134—	6	
	(i) the contravention happened before or after the commencement of this section; or	7 8	
	(ii) there is or was a prosecution relating to the contravention.	9	
(1151) SI	how cause notice	10	
exists to	a control body that registered a club reasonably believes a ground cancel or suspend the club's registration, the control body must club a notice (a "show cause notice") that states—	11 12 13	
(a)	the action the control body proposes taking under this division (the " proposed action ") and, if the proposed action is to suspend the registration, the proposed suspension period; and	14 15 16	
(b)	(b) the ground for the proposed action; and		
(c)	an outline of the facts and circumstances forming the basis for the ground; and	18 19	
(d)	an invitation to the club to show within a stated period (the "show cause period") why the proposed action should not be taken.	20 21 22	
	he show cause period must be a period ending at least 30 days after cause notice is given to the club.	23 24	
'115V R	epresentations about show cause notice	25	
	he club may make written representations about the show cause the control body within the show cause period.	26 27	
	the control body must consider all written representations (the ed representations") made under subsection (1).	28 29	

'115W In	mmediate suspension	1
	ne control body may suspend the club's registration immediately if ol body reasonably believes—	2 3
(a)	a ground exists to suspend or cancel the registration; and	4
(b)	the circumstances are so extraordinary that it is imperative to suspend the registration immediately to ensure—	5 6
	(i) the public interest is not affected in an adverse and material way; or	7 8
	(ii) the conduct of racing by the club is not jeopardised in a material way.	9 10
'(2) Th	ne suspension—	11
(a)	must be effected by written notice (a "suspension notice") given to the club with a show cause notice; and	12 13
(b)	operates immediately the suspension notice is given; and	14
(c)	continues to operate until the show cause notice is finally dealt with.	
'115X Co	ensuring club	17
'(1) Th	nis section applies if the control body—	18
(a)	believes a ground exists to suspend or cancel the registration of a club but does not believe the giving of a show cause notice to the club is warranted; or	19 20 21
(b)	after considering the accepted representations for a show cause notice, the control body still believes a ground exists to suspend or cancel the registration of a club but does not believe suspension or cancellation of the registration is warranted.	22 23 24 25
	ne control body may, by written notice given to the club, censure for a matter relating to the ground for suspension or cancellation.	26 27
'115Y D i	irection to rectify	28
(1) This section applies if—		

(a) the control body believes a ground exists to suspend or cancel the registration of a club but it is appropriate to give the club an

opportunity to rectify the matter without giv notice; and	ing a show cause 1 2
(b) the club has been given written notice that proposes to give a direction under this section opportunity to make representations about direction.	•
(2) Also, this section applies if, after consider representations for a show cause notice, the control body	
(a) still believes a ground exists to suspend or cano of a club; and	cel the registration 9 10
(b) believes it is appropriate to give the club an opp the matter.	portunity to rectify 11
(3) The control body may, by written notice give "rectification notice"), direct the club to rectify the period stated in the notice.	
(4) The notice must state the reasons for the dec direction.	cision to give the 16
(5) The period stated in the notice must be reasonable the nature of the matter to be rectified.	e having regard to 18
(6) A club must comply with a direction under this se a reasonable excuse.	ection unless it has 20 21
Maximum penalty—40 penalty units.	22
(7) The club can not be prosecuted, or have its registra cancelled, for the ground giving rise to the rectification club—	1
(a) fails to comply with the notice within the stated	d period; and 26
(b) does not have a reasonable excuse for failing t notice.	o comply with the 27 28
(8) A control body's power to give a direction to a c provision of this Act is not limited by the control body direction under this section.	

'115Z Suspension or cancellation

(1) Subject to section 115Y(7), this section applies if the control body 33 still believes the ground exists to take the action after the show cause 34

	-	including after the control body considers any accepted ations for the show cause notice.	1 2
	'(2) Th	ne control body may—	3
	(a)	if the show cause notice stated the action proposed was to suspend the licence for a stated period—suspend the licence for a period not longer than the stated period; or	4 5 6
	(b)	if the show cause notice stated the action proposed was to cancel the licence—	7 8
		(i) cancel the licence; or	9
		(ii) suspend the licence for a period.	10
		ne control body must immediately give a notice about the decision ib that states—	11 12
	(a)	the reasons for the decision; and	13
	(b)	the club may appeal against the decision to the Racing Appeals Authority under section 115K ¹² within 14 days after the decision.	14 15
	'(4) Th	ne decision takes effect on the later of the following—	16
	(a)	the day on which the notice is given to the club;	17
	(b)	the day stated in the notice.'.	18
Clause	17 Am	endment of s 131 (Audit of books and accounts of club)	19
	(1) Sec	ction 131(5), at the end of paragraphs (a), (b) and (c)—	20
	insert-	_	21
	'and'.		22
	(2) Sec	ction 131(5)(c) and (d)—	23
	renum	ber as section 131(5)(d) and (e).	24
	(3) Sec	ction 131(5)—	25
	insert–	_	26
	'(c)	particulars of other payments or expenditure made by it of the type mentioned in section $134(4)$; ¹³ and'.	27 28

¹² Section 115K (Appeals to authority)

¹³ Section 134 (Application of revenues and the like of club)

Clause	18 Amendment of s 134 (Application of receipts and the like of club)	1
	(1) Section 134, heading 'receipts'—	2
	omit, insert—	3
	'revenues'.	4
	(2) Section 134(1), from 'shall' to 'receipts'—	5
	omit, insert—	6
	'must not divide directly or indirectly amounts comprising revenues'.	7
	(3) Section 134(2), 'its receipts'—	8
	omit, insert—	9
	'amounts comprising its revenues'.	10
	(4) Section 134(2)(d)—	11
	omit	12
	(5) Section 134—	13
	insert—	14
	'(2A) Also, a club may apply amounts comprising part of its revenues and profits for a charitable, benevolent, patriotic or special purpose if it obtains the approval, in writing, of the club's control body before applying the amounts.	15 16 17 18
	(2B) For subsection (2A), an approval must be given for each particular application and can not relate to different applications even if they are of the same type or are for the same purpose.'.	19 20 21
	(6) Section 134(3), from 'the purposes' to 'include'—	22
	omit, insert—	23
	'subsection (2), encouraging racing, trotting or greyhound racing includes'.	24 25
	(7) Section 134(3), ', as the case may be,'—	26
	omit.	27
	(8) Section 134(5)—	28
	omit, insert—	29
	(5) A club may not dispose of an asset unless—	30

(a)	if the asset is an amount comprising its revenues and profits, the amount is applied under subsection (2) or (2A); or	1 2
(b)	if the asset is an interest in real property, the asset is disposed of under subsection (6); or	3 4
(c)	if the asset is not an amount mentioned in paragraph (a) or an interest in real property, the asset is disposed of—	5 6
	(i) under a particular approval of the control body obtained, in writing, before the disposal; or	7 8
	(ii) under the guidelines issued under section 134A by the control body that registered the club.'.	9 10
(9) Sec	ction 134(6), from 'shall' to 'otherwise'—	11
omit, ii	nsert—	12
'must i	not'.	13
(10) Se	ection 134(9)—	14
omit.		15
(11) Se	ection 134(8)—	16
renuml	ber as section 134(9).	17
(12) Se	ection 134—	18
insert–	_	19
asset that	ne Minister may, under subsection (6), approve the disposal of an t is an interest in real property only if, before the club sought the s approval under that subsection—	20 21 22
(a)	the majority of the club's members approved of the disposal; and	23
(b)	the control body's approval was obtained.	24
'(10) I	n this section—	25
-	", of an asset, includes distribute, forfeit, relinquish possession of, or otherwise give up, the asset.".	26 27

Clause	19 Insertion of new s 134A	1
	After section 134—	2
	insert—	3
	'134A Guidelines about spending	4
	(1) A control body may issue guidelines to clubs registered by it about—	5 6
	(a) the types of spending that, in the control body's opinion, are or are not for the purposes of section 134(2); and	7 8
	(b) the control body's policies relating to the disposal of assets under section 134.	9 10
	(2) Before a club incurs a liability under section 134(2), it must have regard to guidelines issued by its control body under subsection (1).'.	11 12
Clause	20 Insertion of new pt 8, div 7	13
	After section 279—	14
	insert—	15
	Division 7—Transitional and related provisions for provisions of Racing and Betting Amendment Act (No. 2) 2001 commencing on assent	16 17
	'279A Definitions for div 7	18
	'In this division—	19
	"commencement" means the commencement of this section.	20
	'279B Provision relating to powers of control bodies under ss 17, 57 and 98	21 22
	'(1) A control body has not failed to perform its functions under this Act merely because the control body has not revoked the registration of a club as mentioned in section $17(3)$, $57(3)$ or $98(3)$, as each of the sections was in force before the commencement.	23 24 25 26
	(2) On and after the commencement, no action may be taken against a control body because the control body did not revoke a registration as mentioned in subsection (1).	27 28 29

		1 2
'(1) Th	is section applies if—	3
(a)	before the commencement—	4
		5 6
	contravention to cancel, suspend or take another action relating to the club's registration under a disqualifying	7 8 9 10
(b)	power in relation to the contravention to cancel, suspend or take	11 12 13
action ur contraver	der a disqualifying provision against the club in relation to the tion but had not completed the action, the control body must elect	14 15 16 17
(a)	• • • • • • • • • • • • • • • • • • • •	18 19
(b)	6	20 21
(c)	•	22 23
		24 25
'(4) If-	- 2	26
(a)	take action under a disqualifying provision against the club in	27 28 29
(b)		30 31
		32 33
'(5) In	this section—	34

"disqualifying provision" means each of the following provisions as in force immediately before the commencement—	
(a) for a race club—sections $11B(2)(c)$ and $(4)(c)$ and $17(3)$;	3
(b) for a trotting club—sections 52(3)(d) and (3B)(c) and 57(3);	4
(c) for a greyhound club—sections $93(3)(d)$ and $(3B)(c)$ and $98(3)$.	5
*279D Clubs must be incorporated before the end of 1 year after commencement	6 7
(1) After 1 year after the commencement, it is a ground for suspending or cancelling the registration of a club if the club is an unincorporated club.	8 9
(2) The control body responsible for registering the club may take action to suspend or cancel the club's registration under part 3, division 4 ¹⁴ any time after 1 year after the commencement but within 2 years after that commencement.	10 11 12 13
(3) To remove doubt, it is declared that subsection (2) applies even if the club was registered before the commencement.'.	14 15

PART 3—AMENDMENTS COMMENCING ON A DAY TO BE FIXED BY PROCLAMATION 16 17

Clause	21 Amendment of s 5 (Definitions)	18
	(1) Section 5, definitions "criminal history" and "Queensland Principal Club"—	19 20
	omit.	21
	(2) Section 5—	22
	insert—	23
	" "criminal history", of a person, means the person's criminal history under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> , and—	24 25

¹⁴ Part 3 (Regulation of racing codes), division 4 (Disciplinary action relating to clubs)

20

	despite section 6 ¹⁵ of that Act, includes a conviction of the person to which the section applies; and	1 2
	despite section 5 ¹⁶ of that Act, includes a charge made against the person for an offence.	3 4
0	I Racing Council " means the Queensland Regional Racing neil established under section 34B.	5 6
"TABQ"	means TAB Queensland Limited (ACN 085 691 738).	7
	hbred Racing Board " means the Queensland Thoroughbred ng Board established under section 11.'.	8 9
	tion 5, definitions "control body", "registered" and "rules of Queensland Principal Club'—	10 11
omit, in	sert—	12
'Thorou	ighbred Racing Board'.	13
(4) Sect	tion 5, definition "rules of racing", 'club'—	14
omit, in	sert—	15
'board'		16
22 Ame Club	ndment of s 11 (Establishment of Queensland Principal	17 18
(1) Sect	tion 11, heading—	19
omit, in	sert—	20
	tinuation of Queensland Principal Club under the name ensland Thoroughbred Racing Board'.	21 22
(2) Sect	tion 11(1)—	23
omit, in	sert—	24
	e Queensland Principal Club previously established under this ntinued in existence under the name 'Queensland Thoroughbred pard'.'.	25 26 27

Clause

¹⁵ *Criminal Law (Rehabilitation of Offenders) Act 1986*, section 6 (Non-disclosure of convictions upon expiration of rehabilitation period)

¹⁶ *Criminal Law (Rehabilitation of Offenders) Act 1986*, section 5 (Matter excluded from criminal history)

	(3) Section 11(2) and (3), 'Principal Club'—	1
	omit, insert—	2
	'Thoroughbred Racing Board'.	3
Clause	23 Amendment of s 11A (Functions of Queensland Principal Club)	4
	(1) Section 11A, 'Queensland Principal Club'—	5
	omit, insert—	6
	'Thoroughbred Racing Board'.	7
	(2) Section 11A(1A) and (2)—	8
	renumber as section 11A(2) and (3).	9
	(3) Sections 11A(2), as renumbered, 'Queensland Principal Club's'—	10
	omit, insert—	11
	'Thoroughbred Racing Board's'.	12
	(4) Section 11A—	13
	insert—	14
	(4) As part of its functions, the Thoroughbred Racing Board must—	15
	 (a) consider recommendations made to the board by the Regional Racing Council as mentioned in section 34C(1)(b) and (c),¹⁷ and adopt the recommendations with or without changes as the board considers appropriate; and 	16 17 18 19
	 (b) consider reports made to the board by the council as mentioned in section 34C(1)(d) and (2). 	20 21
	(5) As soon as practicable after adopting recommendations of the Regional Racing Council as mentioned in subsection $(4)(a)$, the board must give written notice of its adoption of the recommendations, whether with or without changes, to the council.'.	22 23 24 25

Clause	24 I	nsertion of new s 11AA	1
	Aft	er section 11A—	2
	inse	ert—	3
	'11A	Special responsibility of Thoroughbred Racing Board	4
		During the special responsibility period, the Thoroughbred Racing must—	5 6
	(a) investigate establishing a company limited by guarantee as the control body for thoroughbred racing in Queensland; and	7 8
	(b) develop recommendations about establishing a company limited by guarantee.	9 10
	·(2)	The recommendations must—	11
	(;	a) ensure the integrity of, and public confidence in, the thoroughbred racing industry is maintained; and	12 13
	(b) ensure the interests of country and regional racing are taken account of; and	14 15
	(c) state what is reasonably necessary to protect country and regional racing.	16 17
	Minis	Within the special responsibility period, the board must give the ter a written report about its investigations, stating its mendations and the reasons for them.	18 19 20
	'(4)	In this section—	21
		al responsibility period'' means the period of 18 months starting on the commencement of this section.'.	22 23
Clause		Replacement of s 11F (Composition of Queensland Principal Club)	24 25
	Sec	tion 11F—	26
	omi	t, insert—	27
	'11F I	Membership of Thoroughbred Racing Board	28
	'(1)	The Thoroughbred Racing Board is to consist of 5 persons.	29
		The Governor in Council may, by gazette notice, appoint persons to mbers of the board.	30 31

'11FA Chief executive to make enquiries	1
'For a Ministerial recommendation relating to persons who may be suitable for appointment to the Thoroughbred Racing Board, the chief executive may, in writing, ask a person—	2 3 4
(a) to give the person's fingerprints to the chief executive or allow the person's fingerprints to be taken; and	5 6
(b) to complete a form approved by the chief executive relating to the person's business reputation, character, criminal history, current financial position and financial background.	7 8 9
'11FB Obtaining the criminal history of a person	10
(1) After obtaining a person's fingerprints, the chief executive may, in writing, ask the commissioner of the police service to provide the criminal history of the person.	11 12 13
(2) As soon as practicable after receiving the request, the commissioner of the police service must give the person's criminal history, as shown in the commissioner's records, to the chief executive.	14 15 16
(3) The chief executive must give the criminal history to the Minister.	17
'11FC Protection for persons about whom criminal histories or financial background documents obtained	18 19
(1) A person who is or was a public service employee of the department must not—	20 21
 (a) make a copy or a record of fingerprints given or taken under section 11FA or a background document; or 	22 23
 (b) directly or indirectly, divulge or communicate to someone else the contents of, or information contained in, a document concerning the criminal history or background document of another person; 	24 25 26 27
unless the record is made, or the information is divulged or communicated—	28 29
(c) in the performance of duties under this Act; or	30
(d) subject to subsection (2), otherwise as required by operation of law; or	31 32

(e)	to, or with the prior consent of, the person to whom the record or information relates.	1 2
Maximu	m penalty—100 penalty units.	3
is not rec	person who is or was a public service employee of the department puired to do any of the following unless it is necessary to do so for oses of carrying this Act into effect—	4 5 6
(a)	to divulge or communicate the contents of, or information contained in, a criminal history or background document to a court;	7 8 9
(b)	to produce a criminal history or background document in a court.	10
'(3) In	this section—	11
"backgr	ound document'' means—	12
(a)	the approved form completed by a person about the person's business reputation, character, criminal history, current financial position and financial background; or	13 14 15
(b)	other documents obtained by the chief executive relating to the person's business reputation, character, current financial position and financial background.	16 17 18
	includes any tribunal, authority or person having power to require production of documents or the answering of questions.	19 20
'11FD D	estruction of fingerprints, forms, criminal histories etc.	21
for the p	chief executive must destroy the following if they were obtained urpose of a recommendation mentioned in section 11FA and are r necessary—	22 23 24
(a)	fingerprints of persons obtained under section 11FA(a);	25
(b)	approved forms obtained under section 11FA(b) and other documents obtained by the chief executive relating to the business reputation, character, criminal history, current financial position and financial background of a person who completed an approved form;	26 27 28 29 30
(c)	criminal histories obtained under section 11FB.'.	31

Clause		nendment of s 11G (Disqualification from nomination or pointment)	1 2
	(1) Se	ection 11G, heading, 'nomination or'—	3
	omit.		4
	(2) Se	ection 11G, 'Queensland Principal Club'—	5
	omit,	insert—	6
	'Thor	oughbred Racing Board'.	7
	(3) Se	ection 11G(1)(b), after 'an'—	8
	insert	—	9
	'offen	ce under this Act or of an'.	10
	(4) Section 11G(1)—		11
	insert	—	12
	'(f)	a member of a committee of, or employee of, any of the following—	13 14
		(i) a race club registered by a control body;	15
		(ii) a racing association;	16
		(iii) another association formed to promote the interests of 1 or more participants in the thoroughbred racing industry;	17 18
	(g)	a person who—	19
		(i) is employed by the board; or	20
		(ii) within 2 years of the person's appointment, was employed by the board;	21 22
	(h)	a member or employee of the Harness Racing Board or Greyhound Authority;	23 24
	(i)	a person disqualified from managing corporations, under the Corporations Act, part 2D.6. ¹⁸ '.	25 26
	(5) Se	ection 11G(2), 'nomination or'	27
	omit.		28

Corporations Act, part 2D.6 (Disqualification from managing corporations) 18

	(6) Se	ction 11G(2), 'nominated or'—	1
	omit.		2
	(7) Se	ction 11G(3), definition "nomination"—	3
	omit.		4
Clause	27 Rep	placement of ss 11H–11J	5
	Sectio	ons 11H, 11I and 11J—	6
	omit, i	insert—	7
	'11I Ten	nure of office	8
		A member of the Thoroughbred Racing Board holds office for starting on the day of the person's appointment.	9 10
		ubject to subsection (3), a person who was previously a member of d is eligible for reappointment as a member.	11 12
		person must not be appointed to more than 2 successive terms as a of the board.	13 14
	'11J Vacation of, and removal from, office		
		he office of a member of the Thoroughbred Racing Board becomes the member—	16 17
	(a)	dies; or	18
	(b)	resigns his or her office by signed notice of resignation given to the Minister; or	19 20
	(c)	without reasonable excuse or prior leave of the board, is absent from 3 consecutive meetings of the board of which due notice has been given to the member; or	21 22 23
	(d)	becomes ineligible to be member; or	24
	(e)	is removed from office under subsection (2).	25
	from the	the Governor in Council may, by gazette notice, remove a person e office of member of the Thoroughbred Racing Board if the or in Council reasonably considers the person—	26 27 28
	(a)	has becomes incapable of properly discharging the functions of a member; or	29 30

	(b) gave false or misleading information on an approved form the person was asked to complete under section 11FA(b); ¹⁹ or	1 2
	(c) did not disclose an interest as required under section 12I. ²⁰	3
	'(3) A notice of resignation mentioned in subsection (1)(b) takes effect when the notice is given to the Minister or, if a later time is stated in the notice, the later time.'.	4 5 6
Clause	28 Amendment of s 11K (Casual vacancy)	7
	(1) Section 11K(1), 'nominated or'—	8
	omit.	9
	(2) Section 11K(2)(b), 'renomination or'—	10
	omit.	11
Clause	29 Replacement of ss 11L–110	12
	Sections 11L, 11M, 11N and 110—	13
	omit, insert—	14
	'12 Remuneration of member of Thoroughbred Racing Board	15
	'A member of the Thoroughbred Racing Board is entitled to be paid the remuneration decided by the Governor in Council.	16 17
	'12A Chairperson and deputy chairperson of Thoroughbred Racing Board	18 19
	(1) The Governor in Council may, by gazette notice, appoint—	20
	(a) a member of the Thoroughbred Racing Board to be the chairperson of the board; and	21 22
	(b) another member of the Thoroughbred Racing Board to be the deputy chairperson of the board.	23 24
	(2) In the same instrument, a person may be appointed as—	25
	(a) a member of the board; and	26

¹⁹ Section 11FA (Chief executive to make enquiries)

²⁰ Section 12I (Disclosure of interests)

(b) the chairperson or deputy chairperson.	1	
(3) The chairperson or the deputy chairperson may resign the office and remain a member of the board.		
(4) However, if the office of member of the board held by the chairperson or deputy chairperson becomes vacant, the person's appointment as chairperson or deputy chairperson ends.		
'12B Function of deputy chairperson	7	
'The deputy chairperson of the Thoroughbred Racing Board must act as the chairperson of the board—	8 9	
(a) during a vacancy in the office of chairperson; and	10	
(b) during all periods when the chairperson is absent from duty or, for another reason, can not perform the functions of the office.	11 12	
'12C Thoroughbred Racing Board responsible for conduct its business	13	
'Subject to sections 12D to 12I, the Thoroughbred Racing Board must conduct its business, including its meetings, in the way it considers appropriate.	14 15 16	
'12D Times and places of meetings	17	
(1) Meetings of the Thoroughbred Racing Board must be held at the times and places the chairperson decides.	18 19	
(2) However, the chairperson must call a meeting if asked, in writing, to do so by at least 3 members of the board.	20 21	
(3) The board must meet as often as necessary for it to perform its functions.	22 23	
(4) Without limiting subsection (3), the board must meet at least 4 times a year in addition to the annual meeting held under section 12E.	24 25	
(5) A quorum for the board is 3 of its members.	26	

'12E Annual meeting of the Thoroughbred Racing Board	1
'(1) The Thoroughbred Racing Board must hold an annual meeting not later than 2 months after its annual report has been tabled in the Legislative Assembly under section $132(2)$. ²¹	2 3 4
(2) The members of committees of registered race clubs, and persons registered or licensed by the board, may attend the annual meeting.	5 6
(3) The board must give at least 2 weeks notice of the time and place that it intends to hold its annual meeting by notice in a newspaper that circulates within the State and in other ways it considers appropriate.	7 8 9
'12F Presiding at meetings	10
(1) The chairperson of the Thoroughbred Racing Board must preside at all board meetings at which the chairperson is present.	11 12
(2) If the chairperson is absent from a board meeting, but the deputy chairperson is present, the deputy chairperson must preside.	13 14
(3) If the chairperson and deputy chairperson are both absent from a board meeting or the offices are vacant, a member of the Thoroughbred Racing Board chosen by the members present must preside.	15 16 17
'12G Conduct of meetings	18
(1) A question at a meeting of the Thoroughbred Racing Board is decided by a majority of the votes of the members of the board present.	19 20
(2) Each member present at a board meeting has a vote on each question to be decided and, if the votes are equal, the member presiding also has a casting vote.	21 22 23
(3) A member present at a board meeting who abstains from voting is taken to have voted for the negative.	24 25
(4) The board may hold meetings, or allow members to take part in its meetings, by using any technology allowing reasonably contemporaneous and continuous communication between members taking part in the meetings, including, for example, teleconferencing.	26 27 28 29
(5) A member who takes part in a board meeting under subsection (4) is taken to be present at the meeting.	30 31

21 Section 132 (Control body to furnish an annual report to Minister and to clubs)

	resolution is validly made by the board, even if it is not passed at a eeting, if—	1 2
(a)	notice of the resolution is given under procedures approved by the board; and	3 4
(b)	a majority of the members gives written agreement to the resolution.	5 6
'12H M i	inutes	7
'The T	Thoroughbred Racing Board must keep minutes of its meetings.	8
'12I Dis	closure of interests	9
	his section applies to a member of the Thoroughbred Racing Board erested member") if—	10 11
(a)	the interested member has a personal interest, or a direct or indirect financial interest, in an issue being considered, or about to be considered, by the board; and	12 13 14
(b)	the interest could conflict with the proper performance of the member's duties about the consideration of the issue.	15 16
	lso, this section applies to a member of the Thoroughbred Racing lso the "interested member") if—	17 18
(a)	the interested member has been, within 3 years before the day of the meeting, a member of the committee of a race club; and	19 20
(b)	an issue concerning the race club is being considered, or about to be considered, by the board; and	21 22
(c)	the member's present or past membership of the race club could conflict with the proper performance of the member's duties about the consideration of the issue.	23 24 25
member?	s soon as practicable after the relevant facts come to the interested 's knowledge, the member must disclose the nature of the interest ting of the board.	26 27 28
(4) U not—	Unless the board otherwise directs, the interested member must	29 30
(a)	be present when the board considers the issue; or	31
(b)	take part in a decision of the board about the issue.	32

	he interested member must not be present when the board is ng whether to give a direction under subsection (4).	1 2
	f there is another member of the board who must, under on (3) , also disclose an interest in the issue, the other member must	3 4 5
(a)	be present when the board is considering whether to give a direction under subsection (4) about the interested member; or	6 7
(b)	take part in making the decision about giving the direction.	8
'(7) If-		9
(a)	because of this section, a member of the board is not present at a meeting of the board for considering or deciding an issue, or for considering or deciding whether to give a direction under subsection (4); and	10 11 12 13
(b)	there would be a quorum if the member were present;	14
consideri	ining members of the board present are a quorum of the board for ng or deciding the issue, or for considering or deciding whether to direction, at the meeting.	15 16 17
(8) A the meeti	disclosure under subsection (3) must be recorded in the minutes of ing.'.	18 19
30 Rep	elacement of s 20C (Functions of racing associations)	20
Section	n 20C—	21
omit, i	nsert—	22
'20C Fu	nctions of each racing association	23
'(1) Ea	ach racing association must—	24
(a)	provide advice to the Thoroughbred Racing Board about race meetings conducted by each member club of the racing association; and	25 26 27
(b)	if the racing association must, under section 34D(2), nominate a person to be a member of the Queensland Regional Racing Council—nominate a person as a member of the council; and	28 29 30
(c)	prepare submissions for the Queensland Regional Racing Council about the funding that each member club of the racing	31 32

Clause

	association requires to conduct races on which the TABQ does not, or is unlikely to, offer wagering; and	1 2
	(d) appoint a committee to hear, under the relevant rules of racing, first level appeals from decisions of stewards at race meetings held by each member club of the racing association.	3 4 5
	(2) A member of a committee appointed under subsection (1)(d) must not be a licensee of the Thoroughbred Racing Board.	6 7
	(3) In this section—	8
	"member club" , of a racing association, means a club that is entitled, under a regulation, by itself or jointly with other clubs, to nominate a person to be a member of the racing association.".	9 10 11
Clause	31 Insertion of new ss 21–21C	12
	After section 20E—	13
	insert—	14
	'21 Racing association responsible for conduct of its business	15
	'(1) Each racing association must conduct its business, including its meetings, in the way it considers appropriate.	16 17
	(2) Subsection (1) is subject to sections 21A to 21C.	18
	'21A Chairperson of racing association	19
	(1) Each racing association must elect a member of the racing association as the chairperson of the racing association.	20 21
	(2) As soon as practicable after a member is elected as the chairperson, the member must notify the Thoroughbred Racing Board about the election.	22 23 24
	(3) The chairperson must preside at all meetings at which the chairperson is present.	25 26
	(4) If the chairperson is absent from a meeting or the office is vacant, a member chosen by the members present must preside.	27 28

'21B Tim	nes and places of meetings	1
	eetings of each racing association must be held at the times and e chairperson of the racing association decides.	2 3
'(2) Ho	owever—	4
(a)	each racing association must meet as often as necessary for it to perform its functions and at least twice each year; and	5 6
(b)	the chairperson of each racing association must call a meeting if asked, in writing, to do so by at least 3 members of the association.	7 8 9
1 month Racing C	meeting required under subsection (2)(a) must take place within before each scheduled meeting of the Queensland Regional Council as notified by the chairperson of the council to the on of the racing association.	10 11 12 13
'21C Cor	nduct of meetings	14
	question at a meeting of a racing association is decided by a of the votes of the members of the association who are present.	15 16
	ch member present at a meeting has a vote on each question to be nd, if the votes are equal, the member presiding also has a casting	17 18 19
	member present at a meeting who abstains from voting is taken to d for the negative.	20 21
part in i contempo	racing association may hold meetings, or allow members to take its meetings, by using any technology allowing reasonably praneous and continuous communication between members taking e meetings, including, for example, teleconferencing.	22 23 24 25
	member who takes part in a meeting under subsection (4) is taken ent at the meeting.	26 27
	resolution is validly made by a racing association, even if it is not a meeting, if—	28 29
(a)	notice of the resolution is given under procedures approved by the racing association; and	30 31
(b)	a majority of the members gives written agreement to the resolution.'.	32 33

Clause	32 Ins	ertion of new pt 3, div 1A	1
	After	section 34—	2
	insert-	_	3
		'Division 1A—Queensland Regional Racing Council	4
	'34A De	finitions for div 1A	5
	'In thi	s division—	6
	"board"	means the Queensland Thoroughbred Racing Board.	7
	"chairpo	erson" means the person elected as the chairperson of the council.	8
		" means the Queensland Regional Racing Council established er section 34B.	9 10
	"council	member" means a person who is a member of the council.	11
	"meeting" means a meeting of the council.		12
		ABQ clubs " means race clubs for which the TABQ does not, or is ikely to, offer wagering on the majority of the clubs' races.	13 14
		ABQ races'' means races on which the TABQ does not, or is itkely to, offer wagering.	15 16
		calendar " means a program for a period that includes all of the owing—	17 18
	(a)	the dates on which, and places at which, race meetings are to take place during the period;	19 20
	(b)	information about the races to be held at each race meeting during the period, including, for example, the length of each race and the prize money and the types of animals eligible for each race;	21 22 23 24
	(c)	information about dates relevant to each race, including, for example, the deadlines for paying nomination fees and for nominating.	25 26 27
	'34B Est	tablishment of council	28

The Queensland Regional Racing Council is established.

'34C Fu	nctions of council	1
'(1) Tł	ne council's functions are—	2
(a)	to consider submissions made by racing associations about the amount of funding that the clubs in each of the racing associations require to conduct non-TABQ races; and	3 4 5
(b)	to develop a distribution strategy for prize money and other funding that the clubs in each of the racing associations require for conducting non-TABQ races, and to make recommendations to the board about the distribution strategy; and	6 7 8 9
(c)	to develop racing calendars for non-TABQ races, and to make recommendations to the board about racing calendars; and	10 11
(d)	to monitor the performance of non-TABQ races and non-TABQ clubs and to report to the board about those races and clubs.	12 13
	addition to the recommendations mentioned in subsection (1), the nust give the board—	14 15
(a)	a written report about matters relating to the council's performance of its functions once each year; and	16 17
(b)	if the board asks the council to give it written reports on particular matters—additional reports as requested.	18 19
'34D Co	mposition of Regional Racing Council	20
'(1) Tł	ne council consists of the following members—	21
(a)	the chairperson of the South-East Queensland Racing Association;	22 23
(b)	the chairperson of the Downs and South-West Queensland Racing Association;	24 25
(c)	the chairperson of the North Queensland Racing Association;	26
(d)	the chairperson of the Capricornia Racing Association;	27
(e)	the chairperson of the Central Western Queensland Racing Association.	28 29
member	a chairperson of a racing association can not become a council under subsection (3), the racing association must, by written the board, nominate another person who is a member of the racing	30 31 32

association to become the council member instead of the chairperson of the racing association.	1 2
(3) A person can not become a council member if the person—	3
 (a) holds office as a member of a racing association because of a nomination by a TABQ club, other than a nomination made jointly with other clubs; or 	4 5 6
(b) is a member of a committee of a TABQ club.	7
(4) A person who, under subsection (2), is nominated by a racing association to be a council member remains a council member only while the person continues to hold the nomination of the racing association.	8 9 10
(5) In this section—	11
"TABQ club" , in relation to a person, means a race club for which the TABQ offered wagering on the majority of the club's races in the financial year immediately preceding the financial year in which the person became the racing association's chairperson or was nominated to be a council member.	12 13 14 15 16
'34E Council members to be honorary members	17
'The council members are honorary members and are not to be paid fees or allowances for the duties they perform as council members.	18 19
'34F Council responsible for conduct of its business	20
(1) Subject to this division, the council must conduct its business, including its meetings, in the way it considers appropriate.	21 22
(2) The council members must elect a council member to be the chairperson of the council.	23 24
'34G Times and places of meetings	25
(1) Council meetings must be held at the times and places the chairperson decides.	26 27
(2) However—	28
(a) the council must meet as often as is necessary for it to perform its functions and at least twice each year; and	29 30

(b) the chairperson must call a meeting if asked, in writing, to do so by at least 3 council members.	1 2
'34H Quorum	3
'A quorum for the council is 3 council members.	4
'34I Presiding at meetings	5
(1) The chairperson of the council must preside at all council meetings at which the chairperson is present.	6 7
(2) If the chairperson is absent from a council meeting or the office is vacant, a council member chosen by the members present must preside.	8 9
'34J Attendance by proxy	10
(1) A council member may attend a council meeting by proxy.	11
(2) A council member is not entitled to preside at a meeting merely because the member is the proxy holder for another member who, if present, would be entitled to preside.	12 13 14
'34K Conduct of meetings	15
(1) A question at a council meeting is decided by a majority of the votes of the council members present.	16 17
(2) Each council member present at a council meeting has a vote on each question to be decided and, if the votes are equal, the member presiding also has a casting vote.	18 19 20
(3) A council member present at a council meeting who abstains from voting is taken to have voted for the negative.	21 22
(4) The council may hold meetings, or allow council members to take part in its meetings, by using any technology allowing reasonably contemporaneous and continuous communication between members taking part in the meetings, including, for example, teleconferencing.	23 24 25 26
(5) A council member who takes part in a council meeting under subsection (4) is taken to be present at the meeting.	27 28
(6) A resolution is validly made by the council, even if it is not passed at a council meeting, if—	29 30

	(a) notice of the resolution is given under procedures approved by the council; and	1 2
	(b) at least 3 council members give written agreement to the resolution.	3 4
	'34L Minutes	5
	'The council must keep minutes of its meetings.'.	6
Clause	33 Section 139 (Definitions for pt 4)	7
	Section 139, definition "criminal history"—	8
	omit.	9
Clause	34 Insertion of new pt 8, div 8	10
	After section 279D—	11
	insert—	12
	Division 8—Transitional provisions for provisions of Racing and Betting Amendment Act (No. 2) 2001 commencing on a day to be fixed by proclamation	13 14 15
	'279E Definitions for div 8	16
	'In this division—	17
	"commencement" means the commencement of this section.	18
	"continuing body" means the Queensland Principal Club previously established under this Act that, under section 11(1), is continued in existence under the name 'Queensland Thoroughbred Racing Board'.	19 20 21
	'279F Purposes of division	22
	'The purposes of this division are—	23
	 (a) to remove any doubt about the consequences of changing the name of the Queensland Principal Club to Queensland Thoroughbred Racing Board; and 	24 25 26

(b)	to provide that the persons who, immediately before the commencement, constitute the Queensland Principal Club go out of office on the commencement.	1 2 3
'279G C	hange of name does not affect legal personality etc.	4
'(1) Tł	ne change of name of the continuing body does not—	5
(a)	affect the continuing body's legal personality or identity; or	6
(b)	affect a right, entitlement or liability of the continuing body or anyone else; or	7 8
(c)	make legal proceedings by or against the continuing body defective.	9 10
continuir	Vithout limiting subsection (1), the change of name of the ng body does not affect any right, entitlement, liability or benefit nuing body would have had or enjoyed apart from the change of	11 12 13 14
might ha	addition, but without limiting subsection (1), if a legal proceeding we been continued or started by or against the continuing body former name, it may be continued or started by or against it under ame.	15 16 17 18
'279Н С	hange of name does not affect existing legal relationships	19
'Withe body—	but limiting section $279G(1)$, the change of name of the continuing	20 21
(a)	does not place the continuing body in breach of contract or otherwise make it guilty of a civil wrong; and	22 23
(b)	does not make the continuing body in breach of any instrument, including, for example, an instrument prohibiting, restricting or regulating the assignment or transfer of any right or liability; and	24 25 26
(c)	is not taken to fulfil a condition—	27
	 (i) allowing a person to terminate an instrument or liability or modify the operation or effect of an instrument or liability; or 	28 29 30
	(ii) requiring any amount to be paid before its stated maturity; and	31 32

(d) does not release a surety or other obligee, in whole or part, from an obligation.

'279I Change of name does not affect certain things done under the Act before commencement and related matters

(1) If, before the commencement, the Queensland Principal Club has given a document to a race club, the document is taken to have been given to the race club by the Queensland Thoroughbred Racing Board.

A direction given to a race club under section 11B(2)(r) by the Queensland Principal Club is taken to have been given by the Queensland Thoroughbred Racing Board.

(2) Without limiting subsection (1), in an Act or document, a reference 11 to the Queensland Principal Club may, if the context permits, be taken as a 12 reference to the Queensland Thoroughbred Racing Board. 13

(3) Also, a reference in a provision of this Act after the commencement to the Queensland Thoroughbred Racing Board includes, if the context permits, a reference to the Queensland Principal Club.

Example of provisions —

Example of subsection (1)—

1.	Section 11G(1)(g).	18
2.	Section 11I(3).	19

2. Section 11I(3).

²⁷⁹J Persons comprising Queensland Principal Club before its name 20 change do not continue as members of Queensland Thoroughbred 21 **Racing Board** 22

'Even though the Queensland Principal Club continues in existence 23 under the name Queensland Thoroughbred Racing Board, the members of 24 the Queensland Principal Club immediately before the commencement do 25 not continue to be members of the Queensland Thoroughbred Racing 26 Board, but go out of office on the commencement.'. 27

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	SCHEDULE	
	CONSEQUENTIAL AND MINOR AMENDMENTS	2
	section 3	3
1	Sections 11B, 'Queensland Principal Club'—	4
	omit, insert—	5
	'Thoroughbred Racing Board'.	6
2	Sections 11B(2)(r), 'principal club's'—	7
	omit, insert—	8
	'board's'.	9
3	Sections 11B(2)(x), 'Queensland Principal Club's'—	10
	omit, insert—	11
	'Thoroughbred Racing Board's'.	12
4	Section 11BA, 'Queensland Principal Club'—	13
	omit, insert—	14
	'Thoroughbred Racing Board'.	15
5	Section 11C, 'Queensland Principal Club'—	16
	omit, insert—	17
	'Thoroughbred Racing Board'.	18
6	Section 11C(1), 'the club'—	19
	omit, insert—	20
	'the board'.	21

7 Section 11D, 'Queensland Principal Club'—	1
omit, insert—	2
'Thoroughbred Racing Board'.	3
8 Section 11D, 'the club'—	4
omit, insert—	5
'the board'.	6
9 Section 11E, 'Queensland Principal Club'—	7
omit, insert—	8
'Thoroughbred Racing Board'.	9
10 Sections 13 and 14, 'Queensland Principal Cl	ub'— 10
omit, insert—	11
'Thoroughbred Racing Board'.	12
11 Section 14(1) and (2), 'principal club'—	13
omit, insert—	14
'board'.	15
12 Section 14(2), 'the club'—	16
omit, insert—	17
'the board'.	18
13 Section 15, 'Queensland Principal Club'—	19
omit, insert—	20
'Thoroughbred Racing Board'.	21

14	Sec	tion 17(1)—	1
C	omit, i	nsert—	2
"	(1) T	he Thoroughbred Racing Board must not—	3
	(a)	register a race club that is not a non-proprietary club; or	4
	(b)	renew the registration of a race club that, after it is registered, stops being a non-proprietary club.'.	5 6
15	Sec	tion 17(2), 'principal club shall'—	7
C	omit, i	insert—	8
6	board	l must'.	9
16	Sec	tion 18(4)—	10
C	omit.		11
17	Sec	tion 18, 'Queensland Principal Club'—	12
C	omit, i	insert—	13
6	Thore	bughbred Racing Board'.	14
18	Sec	tion 18, 'principal club'—	15
C	omit, i	insert—	16
6	board		17
19	Sec	tion 18(5), 'or (4)'—	18
C	omit.		19
20	Sec	tion 18(6), ', (3) or (4)'—	20
C	omit, i	nsert—	21
"	or (3)	· .	22

21	Section 19, heading—	1
0	mit, insert—	2
'19	Thoroughbred Racing Board may dissolve race club's committee or take other related action'.	3 4
22	Sections 19, 'Queensland Principal Club'—	5
0	mit, insert—	6
67	Thoroughbred Racing Board'.	7
23	Section 19(3), 'principal club'—	8
0	mit, insert—	9
ʻł	board'.	10
24	Section 20A, 'Queensland Principal Club'—	11
0	mit, insert—	12
67	Thoroughbred Racing Board'.	13
25	Section 25(1), 'principal club'—	14
0	mit, insert—	15
67	Thoroughbred Racing Board'.	16
26	Section 25(1), 'Queensland Principal Club'—	17
0	mit, insert—	18
ʻł	board'.	19
27	Section 25(3), 'Queensland Principal Club'—	20
0	mit, insert—	21
67	Thoroughbred Racing Board'.	22

28 Section 25(3), 'principal club'—	1
omit, insert—	2
'board'.	3
29 Section 26(1), 'principal club'—	4
omit, insert—	5
'Thoroughbred Racing Board'.	6
30 Sections 26(4) and 28, 'Queensland Principal	Club'— 7
omit, insert—	8
'Thoroughbred Racing Board'.	9
31 Section 28(2), 'principal club'—	10
omit, insert—	11
'board'.	12
32 Section 30, 'Queensland Principal Club'—	13
omit, insert—	14
'Thoroughbred Racing Board'.	15
33 Section 30(2), 'principal club'—	16
omit, insert—	17
'board'.	18
34 Part 3, division 3A heading, ' <i>Tribunal</i> '—	19
omit, insert—	20
'Authority'.	21

35 Section 115C(1)(a), 'judge of the Supreme Court'—	Court or District 1 2
omit, insert—	3
'Supreme Court judge or a District Court judge	·. 4
36 Section 115C(1)(b), 'legal practitioner'—	5
omit, insert—	6
'lawyer'.	7
37 Section 115K(1)(a), 'revoke'—	8
omit, insert—	9
'revoke,'.	10
38 Section 134(4)(b)(ii)(B), 'Queensland Princ Racing Board or, as the case may be,'—	cipal Club, the Harness 11 12
omit, insert—	13
'Thoroughbred Racing Board, Harness Racing	Board or'. 14
39 Section 254A, 'Queensland Principal Club	·— 15
omit, insert—	16
'Thoroughbred Racing Board'.	17
	18

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