Racing Integrity (Fee Unit Conversion) Amendment Regulation 2022

Human Rights Certificate

Prepared in accordance with Part 3 of the Human Rights Act 2019

In accordance with section 41 of the *Human Rights Act 2019*, I, Grace Grace MP, Minister for Education, Minister for Industrial Relations and Minister for Racing, provide this human rights certificate with respect to the *Racing Integrity (Fee Unit Conversion) Amendment Regulation 2022* (the amendment regulation) made under the *Racing Integrity Act 2016* (the Act).

In my opinion, the *Racing Integrity (Fee Unit Conversion) Amendment Regulation 2022*, as tabled in the Legislative Assembly, is compatible with the human rights protected by the *Human Rights Act 2019*. I base my opinion on the reasons outlined in this statement.

Overview of the Subordinate Legislation

The Amendment Regulation implements fee units within the *Racing Integrity Regulation 2016*. The way fees and charges will be expressed will be converted from dollar amounts to an amount of fee units. Fees and charges will then be calculated by reference to the *Acts Interpretation Act 1954*.

An alternative rounding rule is included in the amendment regulation which prescribes calculation of regulatory fees rounded to a whole dollar amount.

Human Rights Issues

Human rights relevant to the subordinate legislation (Part 2, Division 2 and 3 *Human Rights Act 2019*)

In my opinion, this subordinate legislation does not engage or limit any human rights protected under the *Human Rights Act 2019*.

Conclusion

I consider that the *Racing Integrity (Fee Unit Conversion) Amendment Regulation 2022* is compatible with the *Human Rights Act 2019* because it does not limit human rights.

Grace Grace MP

Minister for Education, Minister for Industrial Relations and Minister for Racing

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