**2019**

**THE LEGISLATIVE ASSEMBLY FOR**

**THE AUSTRALIAN CAPITAL TERRITORY**

**CONTROLLED SPORTS BILL 2018**

**SUPPLEMENTARY EXPLANATORY STATEMENT**

**Presented by**

### Yvette Berry MLA

### Minister for Sport and Recreation

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**Introduction**

This supplementary explanatory statement relates to the Controlled Sports Bill 2018 (the Bill). It has been prepared in order to assist the reader of the Bill and to help inform debate on it. It does not form part of the Bill and has not been endorsed by the Assembly.

This supplementary explanatory statement must be read in conjunction with the Bill. It is not, and is not intended to be, a comprehensive description of the Bill. What is written about a provision is not to be taken as an authoritative guide to the meaning of a provision, this being a task for the courts.

This supplementary explanatory statement addresses Government amendments made to the Bill.

**Government amendments**

**Section 9 Meaning of *controlled sports event***

This amendment clarifies what is meant by *controlled sports event.* The amendment specifically excludes training, and provides a definition of training. Additional clarity is provided to differentiate between contest sparring, which exists in some combat sports, and sparring for training purposes.

**Section 18 Decision on registration of controlled sports official**

This amendment substitutes sub-section (4) to include an internal review process that the applicant can utilise in order to appeal a negative decision on controlled sports official registration. The applicant can apply to the Registrar for Controlled Sports for reconsideration of the decision on the provision of additional information to support their case. The applicant can utilise this process upon the provision of additional information, or proceed straight to a reviewable decision process through ACAT.

**Section 22 Controlled sports official registration – renewal**

This amendment substitutes sub-section (6) to include an internal review process that the applicant can utilise in order to appeal a negative decision on controlled sports official registration renewal. The applicant can apply to the Registrar for reconsideration of the decision on the provision of additional information to support their case. The applicant can utilise this process upon the provision of additional information, or proceed straight to a reviewable decision process through ACAT.

The amendment also makes references to the disclosure of Security Sensitive Information detailed in Section 84.

**Section 27 Decision on registration of controlled sports contestant**

This amendment substitutes sub-section (4) to include an internal review process that the applicant can utilise in order to appeal a negative decision on controlled sports contestant registration. The applicant can apply to the Registrar for Controlled Sports for reconsideration of the decision on the provision of additional information to support their case. The applicant can utilise this process upon the provision of additional information, or proceed straight to a reviewable decision process through ACAT.

**Section 31 Controlled sports contestant registration – renewal**

This amendment substitutes sub-section (6) to include an internal review process that the applicant can utilise in order to appeal a negative decision on controlled sports contestant registration renewal. The applicant can apply to the Registrar for reconsideration of the decision on the provision of additional information to support their case. The applicant can utilise this process upon the provision of additional information, or proceed straight to a reviewable decision process through ACAT.

The amendment also makes references to the disclosure of Security Sensitive Information detailed in Section 84.