

## Racing (Race Field Information) Regulation 2010

SL2010-3

made under the

Racing Act 1999

**Republication No 3** 

Effective: 2 March 2014 - 31 August 2016

Republication date: 2 March 2014

Last amendment made by SL2013-3 (republication for expiry of modifications (sch 1))

Authorised by the ACT Parliamentary Counsel

### About this republication

### The republished law

This is a republication of the *Racing (Race Field Information) Regulation 2010*, made under the *Racing Act 1999* (including any amendment made under the *Legislation Act 2001*, part 11.3 (Editorial changes)) as in force on 2 March 2014. It also includes any commencement, amendment, repeal or expiry affecting this republished law to 2 March 2014.

The legislation history and amendment history of the republished law are set out in endnotes 3 and 4.

### Kinds of republications

The Parliamentary Counsel's Office prepares 2 kinds of republications of ACT laws (see the ACT legislation register at www.legislation.act.gov.au):

- authorised republications to which the Legislation Act 2001 applies
- unauthorised republications.

The status of this republication appears on the bottom of each page.

### **Editorial changes**

The *Legislation Act 2001*, part 11.3 authorises the Parliamentary Counsel to make editorial amendments and other changes of a formal nature when preparing a law for republication. Editorial changes do not change the effect of the law, but have effect as if they had been made by an Act commencing on the republication date (see *Legislation Act 2001*, s 115 and s 117). The changes are made if the Parliamentary Counsel considers they are desirable to bring the law into line, or more closely into line, with current legislative drafting practice.

This republication does not include amendments made under part 11.3 (see endnote 1).

### **Uncommenced provisions and amendments**

If a provision of the republished law has not commenced, the symbol  $\boxed{\textbf{U}}$  appears immediately before the provision heading. Any uncommenced amendments that affect this republished law are accessible on the ACT legislation register (www.legislation.act.gov.au). For more information, see the home page for this law on the register.

### **Modifications**

If a provision of the republished law is affected by a current modification, the symbol **M** appears immediately before the provision heading. The text of the modifying provision appears in the endnotes. For the legal status of modifications, see the *Legislation Act 2001*, section 95.

#### **Penalties**

At the republication date, the value of a penalty unit for an offence against this law is \$140 for an individual and \$700 for a corporation (see *Legislation Act 2001*, s 133).



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# Racing (Race Field Information) Regulation 2010

made under the

Racing Act 1999

### 1 Name of regulation

This regulation is the *Racing* (*Race Field Information*) *Regulation 2010*.

### 3 Dictionary

The dictionary at the end of this regulation is part of this regulation.

- Note 1 The dictionary at the end of this regulation defines certain terms used in this regulation.
- Note 2 A definition in the dictionary applies to the entire regulation unless the definition, or another provision of the regulation, provides otherwise or the contrary intention otherwise appears (see Legislation Act, s 155 and s 156 (1)).

#### 4 Notes

A note included in this regulation is explanatory and is not part of this regulation.

Note See the Legislation Act, s 127 (1), (4) and (5) for the legal status of notes.

## 5 Prescribed information for application for, or renewal of, approval—Act, s 61J (2) (b) and s 61P (3) (b)

- (1) The following information is prescribed:
  - (a) the name and contact details of the applicant;
  - (b) details of the proposed use of race field information (including the race to which the approval is to relate and the time and manner of use);
  - (c) details of the applicant's licence or authority to conduct a wagering business—
    - (i) under a law of the Territory, a State or an external territory; or

(ii) issued by a controlling body, a corresponding body, or a racing authority of the Territory, a State or an external territory;

*Note* State includes the Northern Territory—see the Legislation Act, dict, pt 1.

- (d) details of the kinds of wagering offered by the applicant;
- (e) details of the applicant's history of wagering operations and use of race field information (including details of the applicant's past wagering turnover in relation to races conducted in the ACT);
- (f) details of the criminal history (if any) of—
  - (i) if the applicant is an individual—the applicant, key employees and close associates of the applicant that are known to the applicant; or
  - (ii) if the applicant is a corporation—key employees and close associates of the applicant that are known to the applicant;
- (g) details of any disciplinary action under any legislation or any rules of racing or betting (whether in the ACT or elsewhere) that have been taken against—
  - (i) if the applicant is an individual—the applicant, key employees and close associates of the applicant that are known to the applicant; or
  - (ii) if the applicant is a corporation—key employees and close associates of the applicant that are known to the applicant;

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(h) details of the applicant's policy and procedure for dealing with racing integrity issues relating to races conducted in the ACT.

### Examples—racing integrity issues

suspect betting transactions, fraud

Note

An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

### (2) In this section:

key employee, in relation to an applicant for an approval, means a person (whether or not engaged under a contract of service) who is—

- (a) employed in a managerial or supervisory capacity in relation to the conduct of a wagering business by the applicant; or
- (b) authorised to make decisions, involving the exercise of his or her discretion, that regulate the operations of the applicant in relation to the conduct of a wagering business; or
- (c) concerned or engaged, in any way, in the conduct of a wagering business by the applicant.

## Prescribed matters to be considered or disregarded in deciding application for, or renewal of, approval—Act, s 61K (2) (b) and s 61Q (2) (b)

- (1) A relevant controlling body must consider whether issuing, or renewing, the approval will undermine the integrity of the conduct of races in the ACT for which the relevant controlling body has responsibility.
- (2) A relevant controlling body must disregard—
  - (a) the location in Australia in which the applicant—
    - (i) for an individual—lives or carries out his or her activities; or

- (ii) for a corporation—has its head office or principal place of business; and
- (b) the jurisdiction under which the applicant is licensed or authorised to conduct a wagering business.

### 7 Prescribed conditions of approval or renewal—Act, s 61N (a)

- (1) The following conditions are prescribed:
  - (a) the licensed wagering operator must give the relevant controlling body access to all the operator's betting information and analyses in relation to the race field information covered by the approval;
  - (b) the licensed wagering operator must, if reasonably required by the relevant controlling body, allow the body to monitor wagering activity, including activity relating to—
    - (i) bets held on races conducted in the ACT; and
    - (ii) bets paid; and
    - (iii) bet backs; and
    - (iv) any betting account that is used for betting on an authorised race meeting in the ACT;
  - (c) the licensed wagering operator must use an operating and recording system, whether computerised or not, that—
    - (i) includes measures to prevent unauthorised access and unauthorised changes to data; and
    - (ii) provides an audit trail for all wagering activity that relates to authorised race meetings in the ACT;

(d) the licensed wagering operator must not open an account for betting for a person unless the person has properly established their identity;

### Example—properly establishing identity

providing 100 points of identification as commonly required by authorised deposit-taking institutions

Note An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

- (e) the licensed wagering operator must not open or maintain an account for betting if the operator knows the account is for a person who—
  - (i) is disqualified or suspended from participation in racing under racing, gaming or wagering legislation or a rule of racing or betting (in the ACT or elsewhere); or
  - (ii) is subject to a warning-off notice issued by a defined entity;
- (f) the licensed wagering operator must, within a reasonable time stated by the relevant controlling body—
  - (i) give information to an inquiry or investigation; and
  - (ii) cooperate with an inquiry or investigation;
- (g) if any part of a licensed wagering operator's business involves online wagering—the operator must participate in an online wagering monitoring system if reasonably required to do so by the relevant controlling body;
- (h) the licensed wagering operator must notify the relevant controlling body of any of the following happening, within 14 days after the day it happens:
  - (i) an entity stops having a controlling interest in the operator's business;

- (ii) an entity starts having a controlling interest in the operator's business;
- (iii) a prosecution or disciplinary action is started under racing, gaming or wagering legislation or a rule of racing or betting (in the ACT or elsewhere) against—
  - (A) the operator; or
  - (B) an entity with a controlling interest in the operator; or
  - (C) an employee of the operator;
- (iv) a significant change in the financial circumstances of the operator.

### Example—significant change in financial circumstances

- 1 insolvency
- 2 a significant change in the wagering turnover
- (2) In this section:

warning-off notice means a notice stating that a person is not permitted to enter a racecourse.

### **Dictionary**

(see s 3)

- Note 1 The Legislation Act contains definitions and other provisions relevant to this regulation.
- *Note 2* For example, the Legislation Act, dict, pt 1, defines the following terms:
  - entity
  - external territory
  - person
  - State.
- Note 3 Terms used in this regulation have the same meaning that they have in the *Racing Act 1999* (see Legislation Act, s 148). For example, the following terms are defined in the *Racing Act 1999*, dict:
  - betting exchange
  - greyhound club
  - harness club
  - racing club
  - rules of greyhound racing
  - rules of harness racing
  - rules of thoroughbred racing
  - tribunal.

approval holder means a licensed wagering operator who has an approval to use race field information.

**bet back** means a bet by a bookmaker on 1 or more runners in a race if the bet is made to offset, completely or partly, the bookmaker's liability for bets made with the bookmaker on the race.

bets held on races conducted in the ACT, by a licensed wagering operator—

- (a) means—
  - (i) all bets and wagers accepted by the operator for any race conducted in the ACT whether or not the actual amount owing has been paid; and

Racing (Race Field Information) Regulation 2010 Effective: 02/03/14-31/08/16 (ii) the aggregate of all bets or wagers placed by the operator's customers on a betting exchange for any race conducted in the ACT; but

Note

Aggregate bets on a betting exchange, is the backer's side of wagers made by the licensed wagering operator's customers through the operation of the betting exchange, whether or not the betting exchange is a party to the wagering contract.

- (b) does not include—
  - (i) free or complimentary bets taken for a race conducted in the ACT; or
  - (ii) multi-leg bets that include at least 1 race conducted outside the ACT.

bets paid, in relation to a licensed wagering operator—

- (a) means all bets and wagers paid or settled by the operator for any race conducted in the ACT; but
- (b) does not include—
  - (i) payments made by the operator on any free or complimentary bets that were accepted; or
  - (ii) payments made by the operator on multi-leg bets that include at least 1 race conducted outside the ACT; or
  - (iii) unclaimed bets or dividends of the operator.

defined entity means any of the following:

- (a) Greyhounds Australasia Ltd (ACN 106 879 903);
- (b) Harness Racing Australia Incorporated;
- (c) the Australian Racing Board Ltd (ACN 104 986 334);
- (d) the greyhound club;
- (e) the harness club;

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- (f) the racing club;
- (g) the tribunal;
- (h) another entity that controls, supervises or regulates racing in the ACT, a State or external territory.

rule of racing or betting includes a rule from any of the following:

- (a) the rules of greyhound racing;
- (b) the rules of harness racing;
- (c) the rules of thoroughbred racing.

wagering turnover, of a licensed wagering operator, for a financial year means—

- (a) the total amount of bets held on races conducted in the ACT; less
- (b) the amount of any bet back on any race conducted in the ACT in the year.

### **Endnotes**

### 1 About the endnotes

Amending and modifying laws are annotated in the legislation history and the amendment history. Current modifications are not included in the republished law but are set out in the endnotes.

Not all editorial amendments made under the *Legislation Act 2001*, part 11.3 are annotated in the amendment history. Full details of any amendments can be obtained from the Parliamentary Counsel's Office.

Uncommenced amending laws are not included in the republished law. The details of these laws are underlined in the legislation history. Uncommenced expiries are underlined in the legislation history and amendment history.

If all the provisions of the law have been renumbered, a table of renumbered provisions gives details of previous and current numbering.

The endnotes also include a table of earlier republications.

### 2 Abbreviation key

A = Act NI = Notifiable instrument

AF = Approved form o = order
am = amended om = omitted/repealed
amdt = amendment ord = ordinance

AR = Assembly resolution orig = original

ch = chapter paragraph/subparagraph
CN = Commencement notice pres = present

def = definition prev = previous
DI = Disallowable instrument (prev...) = previously

 $\begin{tabular}{ll} dict = dictionary & pt = part \\ disallowed = disallowed by the Legislative & r = rule/subrule \\ \end{tabular}$ 

Assembly reloc = relocated div = division renum = renumbered

 $\begin{array}{lll} \mbox{exp} = \mbox{expires/expired} & \mbox{R[X]} = \mbox{Republication No} \\ \mbox{Gaz} = \mbox{gazette} & \mbox{RI} = \mbox{reissue} \\ \mbox{hdg} = \mbox{heading} & \mbox{s} = \mbox{section/subsection} \\ \mbox{IA} = \mbox{Interpretation Act 1967} & \mbox{sch} = \mbox{schedule} \\ \end{array}$ 

ins = inserted/added sdiv = subdivision

LA = Legislation Act 2001

LR = legislation register

SCH = Schedule

sdiv = subdivision

SL = Subordinate law

sub = substituted

LRA = Legislation (Republication) Act 1996 <u>underlining</u> = whole or part not commenced

mod = modified/modification or to be expired

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### 3 Legislation history

### Racing (Race Field Information) Regulation 2010 SL2010-3

notified LR 25 January 2010 s 1, s 2 commenced 25 January 2010 remainder commenced 1 March 2010 (s 2 and see Racing Amendment Act 2009 A2009-53 s 2)

as amended by

### Racing Amendment Act 2013 A2013-1 pt 3

notified LR 20 February 2013 s 1, s 2 commenced 20 February 2013 pt 3 commenced 1 March 2013 (s 2 and CN2013-1)

### Racing (Race Field Information) Amendment Regulation 2013 (No 1) SL2013-3

notified LR 28 February 2013 February 2013 s 1, s 2 commenced 28 February 2013 February 2013 remainder commenced 1 March 2013 (s 2 and see Racing Amendment Act 2013 A2013-1, s 2 and CN2013-1))

### 4 Amendment history

Commencement

s 2 om LA s 89 (4)

Prescribed information for application for, or renewal of, approval—Act, c 64 L(2) (b) and c 64 P(2) (b)

s 61J (2) (b) and s 61P (3) (b) s 5 sub A2013-1 s 34

Prescribed matters to be considered or disregarded in deciding application for, or renewal of, approval—Act, s 61K (2) (b) and s 61Q (2) (b)

s 6 sub A2013-1 s 34

Prescribed conditions of approval or renewal—Act, s 61N (a)

s 7 sub A2013-1 s 34

Monthly return on assessable turnover and relevant net revenue—Act, s 61V

s 8 om A2013-1 s 34

Monthly payment of race field information charge—Act, s 61S (3)

s 9 om A2013-1 s 34

Annual payment of race field information charge—Act, s 61S (3)

s 10 om A2013-1 s 34

Administration fee—Act, s 61U (3) s 11 om A2013-1 s 34

S 11 OIII A2013-1 S 34

Modification of Act, pt 10—Act, s 104 s 20 ins SL2013-3 s 4

exp 1 March 2014 (s 20 (2))

**Modification of Act** 

sch 1 ins SL2013-3 s 5

exp 1 March 2014 (s 20 (2))

**Dictionary** 

dict am A2013-1 s 35, s 36

def *bet back* ins A2013-1 s 37

def bets held on races conducted in the ACT ins A2013-1

s 37

def *bets paid* ins A2013-1 s 37

def wagering turnover ins A2013-1 s 37 def warning-off notice om A2013-1 s 38

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### 5 Earlier republications

Some earlier republications were not numbered. The number in column 1 refers to the publication order.

Since 12 September 2001 every authorised republication has been published in electronic pdf format on the ACT legislation register. A selection of authorised republications have also been published in printed format. These republications are marked with an asterisk (\*) in column 1. Electronic and printed versions of an authorised republication are identical.

Republication No and date	Effective	Last amendment made by	Republication for
R1 1 Mar 2010	1 Mar 2010– 28 Feb 2013	not amended	new regulation
R2 1 Mar 2013	1 Mar 2013– 1 Mar 2014	SL2013-3	amendments by A2013-1 and SL2013-3

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