SOUTH AUSTRALIA

RACING REGULATIONS 1999

SUMMARY OF PROVISIONS

- 1. Citation
- Commencement
- 2. 3. Revocation
- 4. Interpretation
- 5. Deduction of percentage from totalizator money
- Prescribed foot race meeting

REGULATIONS UNDER THE RACING ACT 1976

Racing Regulations 1999

being

No. 37 of 1999: Gaz. 27 May 1999, p. 27381

Came into operation 27 May 1999: reg. 2.

Citation

1. These regulations may be cited as the *Racing Regulations 1999*.

Commencement

2. These regulations come into operation on the day on which they are made.

Revocation

3. The *Racing Regulations 1991* are revoked.

Interpretation

4. In these regulations—

"the Act" means the Racing Act 1976.

Deduction of percentage from totalizator money

- **5.** (1) Where an agreement under section 82A of the Act between TAB and an interstate totalizator authority is in force, TAB must deduct from all bets accepted by it under the agreement on behalf of the interstate authority the amount referred to in subregulation (2).
- (2) The amount to be deducted is the amount that would, under the law of the State or Territory in which the interstate totalizator authority is entitled to conduct totalizator betting, be deducted from those bets if they were made directly with that authority.
- (3) Where TAB conducts off-course totalizator betting on a race-result (as distinct from accepting bets on behalf of an interstate authority referred to in subregulation (1)), TAB must deduct from the amount of the bets an amount fixed by it after consultation with RIDA.
- (4) Where an authorised racing club conducts on-course totalizator betting on a race-result, the club must deduct from the amount of the bets an amount fixed by RIDA after consultation with TAB.
- (5) The amount fixed for deduction under subregulation (3) or (4) must not be less than 12 per cent nor more than 25 per cent of the amount of the bets.

Prescribed foot race meeting

6. The Whyalla Gift Carnival conducted by the South Australian Athletic League Incorporated is a prescribed foot race meeting for the purposes of Part 4 of the Act.