

South Australia

Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2007

under the *Workers Rehabilitation and Compensation Act 1986*

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2007*.

2—Commencement

These regulations will come into operation on 1 June 2007.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999*

4—Variation of regulation 4—Interpretation

- (1) Regulation 4—after the definition of *industrial agreement* insert:

licensed jockey means a jockey, an interstate jockey, or an apprentice jockey, licensed by TRSA;

licensed trainer means a trainer licensed by TRSA;

(2) Regulation 4—after the definition of *prime bank rate* insert:

thoroughbred riding work means mounting, dismounting or riding a thoroughbred horse—

- (a) in the course of a race meeting conducted and controlled by TRSA; or
- (b) in the course of a barrier trial conducted and controlled by TRSA; or
- (c) in the course of a training session conducted and controlled by a licensed trainer;

TRSA means—

- (a) Thoroughbred Racing SA Ltd (ACN 094 475 939); or
- (b) if a body other than Thoroughbred Racing SA Ltd is designated under section 6 of the *Authorised Betting Operations Act 2000* as the racing controlling authority for horse racing—that body;

5—Variation of regulation 5—Legislative definitions

Regulation 5(1)—after paragraph (f) insert:

- (g) thoroughbred riding work where the work is performed by a licensed jockey (and, for the purposes of the application of the Act to a licensed jockey as a worker, TRSA will be taken to be his or her employer).

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor's Deputy

with the advice and consent of the Executive Council
on 19 April 2007

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