Race and Sports Bookmaking (Sports Bookmaking Venues) Determination 2019 (No 1)

Disallowable Instrument DI2019—8

EXPLANATORY STATEMENT

The Race and Sports Bookmaking Act 2001 (the Act) regulates the activities of sports bookmakers in the Australian Capital Territory.

Part 3 of the Act provides for the conduct and control of sports bookmaking. Section 21(1) of the Act provides that the Commission may determine a place to be a sports bookmaking venue for the purpose of the Act.

The instrument determines a Tabcorp ACT Pty Ltd temporary location as a sports bookmaking venue by approving the area within a one-meter radius of any selling terminal owned and operated by Tabcorp ACT Pty Ltd. The terminal location is identified by the 'TAB' insignia specified in the Schedule to this instrument.

A selling terminal is defined as any Commission approved selling device owned and operated by Tabcorp ACT Pty Ltd, the purpose of which is to provide retail sales of Tabcorp ACT Pty Ltd products.

The determination has been provided as a result of Tabcorp ACT Pty Ltd requesting to temporarily locate one (1) TAB mobile van at the Manuka Oval, Griffith during the Sydney Thunder Big Bash League match on 9 February 2019.

This determination provides approvals for sports bookmaking operations at this venue only for the period 12:00 am (midnight) 9 February 2019 to 11:59 pm (midnight) on 9 February 2019.

The temporary venue identified in the Schedule to this instrument is additional to the determined venues approved under separate instruments for use by Tabcorp ACT Pty Ltd as part of its retail network of agencies and sub-agencies, its Account Betting Call Centre, identified venues at both Canberra Stadium and Manuka Oval together with on course venues located at the three ACT Racing Clubs.