

Workers Compensation (Prescribed Employers—Horse Racing Trainers and Attendance Activity) Fees Determination 2025 (No 1)

Disallowable instrument DI2025–275

made under the

***Workers Compensation Act 1951*, section 166K (Determination of fees for prescribed employers)**

EXPLANATORY STATEMENT

This instrument is the *Workers Compensation (Prescribed Employers—Horse Racing Trainers and Attendance Activity) Fees Determination 2025 (No 1)*.

Section 166K of the *Workers Compensation Act 1951* (the Act) allows for fees to be determined by the Executive in relation part 8.2 of the Act.

Under section 3 of this instrument an application fee is determined when applying to become a prescribed employer. The application fee is not payable should an application be withdrawn or rejected acknowledging that those employers would therefore need to purchase a compulsory insurance policy required under the Act.

Under section 4 of this instrument, the fee is to be collected by the Chief Minister, Treasury and Economic Directorate and paid to the DI fund.

This instrument takes effect on the day after it is notified and will expire 3 years after notification.