



ANNO VICESIMO

ELIZABETHAE II REGINAE

A.D. 1971

No. 32 of 1971

An Act to amend the Lottery and Gaming Act, 1936,
as amended.

[Assented to 22nd April, 1971]

BE IT ENACTED by the Governor of the State of South Australia,
with the advice and consent of the Parliament thereof, as follows:

1. (1) This Act may be cited as the "Lottery and Gaming Act Amendment Act (No. 3), 1971". Short titles.

(2) The Lottery and Gaming Act, 1936-1970, as amended by this Act and by all Acts amending the same prior to the commencement of this Act, may be cited as the "Lottery and Gaming Act, 1936-1971".

(3) The Lottery and Gaming Act, 1936-1970, is hereinafter referred to as "the principal Act".

2. Section 15a of the principal Act is amended—

(a) by striking out subsection (1) and inserting the following subsections in lieu thereof:—

(1) Notwithstanding any other provision of this Act, but subject to the regulations, a racing club licensed to use a totalizator may carry over, or transfer—

(a) any pool of money available for the payment of dividends on moneys invested on that totalizator;

Amendment of
principal Act,
s. 15a—
Carry over and
transfer of
dividend pool.

or

(b) any pool of money carried over or transferred pursuant to this section,

to any other pool of money available for the payment of dividends on moneys invested on that totalizator or any other totalizator conducted by that club or any other racing club licensed to use a totalizator and may add the pool referred to in paragraph (a) or (b) of this subsection to that other pool for the purpose of calculating and paying any such dividend.

(1a) For the purpose of giving effect to subsection (1) of this section, a racing club licensed to use a totalizator may accept from any other such racing club any pool of money referred to in paragraph (a) or paragraph (b) of subsection (1) of this section and may add the same to such other pool of money referred to in that subsection for the purpose of calculating and paying any dividend in accordance with that subsection and the regulations.;

(b) by striking out from paragraph (a) of subsection (2) the passage "from one day to another";

and

(c) by inserting immediately after paragraph (b) of subsection (2) the following passage:—

“or

(c) adds any pool of money referred to in paragraph (a) or (b) of subsection (1) of this section to any other pool of money referred to in that subsection, or accepts from any other racing club any pool of money referred to in either of those paragraphs,”.

Amendment of
principal Act,
s. 28—
Mode of
dealing with
moneys paid
into totalizator
used by a
club.

3. Section 28 of the principal Act is amended by striking out subsection (1) and inserting in lieu thereof the following subsection:—

(1) Every club licensed to use a totalizator—

(a) shall deduct (for the purpose of being dealt with in accordance with this section) fourteen per centum of the moneys invested at any race meeting held by that club on a totalizator conducted by that club (not being moneys invested on the totalizator on off-course totalizator betting conducted by the Totalizator Agency Board or moneys constituting any pool of money transferred to that club from any other club pursuant to section 15a of this Act.);

(b) shall pay out by way of dividends, and, as the case may require, make available to the Totalizator Agency Board and to any other club which has transferred any pool of money to that club for the purposes of section 15a of this Act, for distribution by way of dividends, all moneys invested at the race meeting on a totalizator, whether directly or through any agent of the club or as agent of any other club (except the moneys so deducted and the moneys deducted by the Totalizator Agency Board under section 31n of this Act out of moneys invested with that Board on the totalizator) but it shall not be necessary for a club to pay out any fraction of five cents in respect of a unit of fifty cents comprised in any bet received on that totalizator at the race meeting.

J. W. HARRISON, Governor.