

1. Background

This policy is made under s.102(1)(a) of the <u>Racing Act 2002</u> (Qld) ("**the Act**") and s.6(c) of the <u>Racing Regulation 2023</u> (Qld). Those provisions require Racing Queensland ("**RQ**"), as the control body for the thoroughbred, harness and greyhound codes of racing in Queensland, to make a policy for the provision of funding for licensed Clubs.

2. Policy Name

This policy is named the *Club Operational Funding Policy* ("**Policy**").

3. Date Made & Date Of Effect

This Policy is made on **1 June 2024** and takes effect on the same day.

4. Purpose

In accordance with section 82(2)(g)(ii) of the Act, RQ may distribute an amount to a licensed Club, on conditions the control body considers appropriate, for a purpose relating to the operations of the licensed Club.

The purpose of this Policy is to provide guidance in relation to:

- (a) the Club Operational Funding ("**Funding**") received by Clubs under the Club Funding Agreement ("**Agreement**"); and
- (b) RQ's approach for facilitating payments to Eligible Clubs in respect of abandoned and/or transferred Race Meetings.

5. Who Is Affected By The Policy?

This Policy is a policy for the thoroughbred, harness and greyhound codes of racing.

This Policy applies to RQ, its employees and processes, in administering Funding to licensed Clubs. This Policy affects all Clubs licensed by RQ which have entered into an Agreement.

6. Policy Application

6.1. How Decisions Are to be Made

The distribution of Funding aims to recognise and support expenses related to the Club's core business of conducting Race Meetings and other racing activities (including training, if applicable). To ensure a consistent application and methodology, Funding must be allocated in accordance with the terms set out in the Agreement, and consistently with this Policy.

6.2. Roles and Responsibilities

RQ will administer Funding in accordance with the Agreement and this Policy. RQ may impose conditions and make variations to the Agreement in accordance with the terms of the Agreement and this Policy.

Funding set out in the Agreement is subject to the Club at all times complying with its obligations under the Agreement. Clubs must ensure expenditure of Funding is in accordance with the terms of the Agreement.

7. Abandonment Of Race Meetings

7.1. General

RQ or the Stewards may, in accordance with their powers under the Act, RQ Policies or the Rules of Racing (as applicable), abandon any Race Meeting for which RQ intended to provide Funding under a relevant Agreement.

While this Policy aims to provide a structured approach for facilitating payments to an Eligible Club in such instances, there may be circumstances which require additional consideration of which RQ may undertake at its discretion.

7.2. Payment of Variable Funding

The table below sets out the Variable Funding that will be payable to an Eligible Club if a Race Meeting allocated to it in the Racing Calendar is abandoned.

Any such payment will be subject to the following:

- (a) the relevant Funding component/s must have been payable under the Club's Agreement, but for the Race Meeting's abandonment; and
- (b) the abandonment must not have been caused or contributed to by any failure of the Club to comply with the Act, RQ's Policies or the Rules of Racing, nor from any negligence on the part of the Club (as determined by RQ, acting reasonably).

Meeting Abandonment	Funding Component	Applicable Proportion	
After acceptances/box draw and	Racing Expense	Thoroughbred	75%
before official scratching time		Harness	75%
		Greyhound	50%
After official scratching time but	Racing Expense		100%
before the time scheduled for the first Race of the meeting	Race Day Employment Expense		100%
After the time scheduled for the first Race of the meeting	All Variable Funding Components (subject to		
	the below*)		100%

*Any Twilight Allowance will only be payable if a Race is conducted under lights; and any 9+ Race Subsidy will only be payable if the Race Meeting is abandoned after 9 or more races.

7.3. Conducting a Transferred Race Meeting

This section applies where an Eligible Club conducts a Race Meeting that is allocated to it as a result of the abandonment of another Club's Race Meeting. However, this section does not apply if the Club was previously scheduled to conduct a Race Meeting on the same day.

Where:

- (a) for the thoroughbred or harness codes, a Race Meeting is allocated to the Club less than 72 hours before the time scheduled for the first Race of the meeting; or
- (b) for the greyhound code, a Race Meeting is allocated to the Club less than 48 hours before the time scheduled for the first Race of the meeting,

RQ will apply a 50% uplift to the Racing Expense and Race Day Employment Expense payable to the Club under the Agreement (including section 7.2 of this Policy).

8. Rules Of Racing

Rules of Racing will not be made for this Policy.

9. Related Documents

All Racing Queensland Policies

<u>General Conditions</u> <u>Racing Act 2002</u> <u>Racing Integrity Act 2016</u> <u>Racing Regulation 2023</u> <u>Rules of Racing</u>

10. References

In this Policy:

- (a) **abandon**, in relation to a Race Meeting, includes to cancel the meeting or postpone it to another day;
- (b) the **Act** means the <u>Racing Act 2002</u> (Qld);
- (c) Agreement means a Club Funding Agreement between RQ and a licensed Club;
- (d) **Club** means a Club licensed by RQ under the Licensing Scheme Policy;
- (e) **Eligible Club** means a Club that is entitled to receive Club Operational Funding under an Agreement;
- (f) **Race Meeting** has the meaning given in the Act, but does not include betting meetings;
- (g) **Variable Funding** has the meaning given in a relevant Agreement and is payable in accordance with the terms of that Agreement; and
- (h) any capitalised terms defined in the Act have the same meaning as set out therein, except as otherwise stated in this Policy.

11. Version History

Current Version:	2024.06	Effective Date:	1 June 2024
Document Owner:	ent Owner: Executive General Manager Club Partnerships & Assets		1 June 2027
Enquiries to:	clublicensing@racingqueensland.com.au		

VERSION	EFFECTIVE	DOCUMENT OWNER	CHANGES MADE
1.4	16 October 2017	Corporate & Club Services	Policy created.
1.5	1 August 2018	Corporate Affairs & Policy	Review and update to Policy
2021.11	3 November 2021	Executive General Manager Club Partnerships & Assets	Review and update to Policy
2024.06	1 June 2024	Executive General Manager Club Partnerships & Assets	Review and update to Policy