AMENDMENTS TO RULES OF RACING
Amendment No 184 – Issued 31 July 2019

The Racing Victoria Board has approved the following amendment to the Victorian Local Rules of Racing.

**AMENDMENT TO THE VICTORIAN LOCAL RULES OF RACING: LR 101A**

The Racing Victoria Board has approved the implementation of a Local Rule that provides clarity and definition to the way in which Racing Victoria is to provide consent pursuant to AR 263(3).

**Amendments effective from 23 July 2019**

*LR 101A BE ADDED AS FOLLOWS:*

**LR 101A Consent under AR 263(3)**

For the purposes of AR 263(3), the PRA is only to provide consent if exceptional circumstances exist. For clarity, but not exclusively, exceptional circumstances cannot exist for the purposes of this rule if any of the below exist:

1. an application to train horses is made within one year of the relevant disqualification being imposed;
2. the training of horses is to occur at any training facility previously used by the disqualified person;
3. the training of horses is to occur under or through the same company as previously used by the disqualified person;
4. the person seeking to train horses resides with the disqualified person;
5. the person seeking to race a horse owns more than 50% of the horse.

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To view the current version of the Rules of Racing, please visit the following link to the Racing Victoria website: [http://rv.racing.com/racing-and-integrity/rules-of-racing](http://rv.racing.com/racing-and-integrity/rules-of-racing)