

ACT THOROUGHBRED RACE FIELD INFORMATION USE

Minimum Bet Limits Conditions

 The Approval wagering operator is required to accept a fixed odds bet at odds that are Publicly Displayed by the Approval wagering operator for any ACT Thoroughbred Race up to the maximum amounts specified below.

Race Type	Bet (Win and / or Each Way / *Win & Place)
Black Opal Stakes Race Meeting	\$2,000 (*place component \$800)
Standard Race Meeting	\$1,000 (*place component \$400)

*Note: When the backer claims the Approval Holder for a win and place bet which is greater than the limits prescribed by this rule, the bookmaker must bet the backer the proportional equivalent of an each-way wager.

- 2. The Approval wagering operator must display the relevant betting limits to which they are bound.
- 3. The Approval wagering operator must not do any act or refuse to do any act to avoid complying with clause 1 including but not limited to:
 - (1) Refusing to accept a fixed odds bet;
 - (2) Closing a person's account;
 - (3) Refusing to open a person's account;
 - (4) Placing any restrictions on a person's account;
 - (5) Refusing to lay fixed odds to any person when those fixed odds are Publicly Displayed;
 - (6) Laying lesser odds to a person than those Publicly Displayed;
 - (7) Any other act or refusal to do an act in order to avoid complying with clause 1.
- 4. The Approval wagering operator is not required to comply with its obligations in clauses 1 or 3 if:
 - (1) the bet is a betting transaction on a betting exchange;
 - (2) the person has not provided the Approval wagering operator with sufficient funds to pay for the bet;
 - (3) the bet is placed prior to 9am (ACT time) on the day of the ACT Thoroughbred race;
 - (4) the Approval wagering operator has already accepted a fixed odds bet or number of fixed odds bets up to the limit in clause 1 on that horse from the person and/or another person (or other persons) as their agent;

- (5) there has been an official price fluctuation or the Approval wagering operator's own price fluctuation has changed, the Approval wagering operator is not compelled to accept any bet at the pre-changed price;
- (6) where the Approval wagering operator has in excess of 10 retail outlets, the Approval wagering operator is not required to comply in respect of a cash (non-account) bet placed in any retail or commercial outlet (including at a racecourse or in agencies, hotels, pubs and clubs) for such time as ACT Thoroughbred Racing considers that it is unfeasible for it to apply to such cash bets, including for reasons such as difficulties in determining whether the person is the beneficial owner of the bet. For the avoidance of doubt, the obligation still applies in respect of any non-cash bets in any retail or commercial outlet placed by a person holding an account with the Approval Holder and ACT Thoroughbred racing will notify the Approval wagering operator in writing if it no longer considers it unfeasible to apply to such cash bets;
- (7) where the person is not the beneficial owner of the bet with the Approval wagering operator and:
 - i. the person has not provided the Approval wagering operator with details of the beneficial owner; or
 - ii. the Approval wagering operator has already accepted a fixed odds bet or number of fixed odds bets up to the limit in clause 1 on that horse from the beneficial owner and/or another person (or other persons) with the same beneficial owner;
- (8) the Approval wagering operator has refused to accept the bet, done an act or refused to do any act due to:
 - i. the person being warned off or disqualified;
 - ii. the person has engaged in fraudulent activity;
 - iii. the person has breached a material condition of the agreement with the Approval wagering operator, unless the dominant purpose of such condition is to avoid complying with clause 1 or the material condition is assessed by ACT Thoroughbred Racing to be an unreasonable condition;
 - iv. the Approval wagering operator's statutory obligations including but not limited to The Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (Cth) and any responsible gambling legislation;
 - v. any other reason that in ACT Thoroughbred Racing's assessment raises serious integrity concerns.