

**Sent on behalf of Mr Tony Hanmer, Chairman,
Queensland Race Product Co Ltd**

From: **Shara Murray** (smurray@queenslandracing.com.au)
Sent: Tuesday, 9 June 2009 5:51:23 PM
To: B Ludwig (secretary@awu.org.au)
Cc: T Hanmer (tonyhanmer@hotmail.com)

Sent on behalf of Mr Tony Hanmer, Chairman, Queensland Race Product Co Ltd

Dear Fellow Board Directors

During the Queensland Race Product Co. (Product Co) Board Meeting on Thursday, 5 March 2009, discussion took place following the noting of a letter from Mr David Grace of Cooper Grace Ward (CGW) to Mr Malcolm Tuttle of Queensland Racing Limited (QRL), dated 18 November 2008. At our last Board Meeting held on 4 June 2009, this matter was again discussed. In reviewing this correspondence, I have realised the advice was given by CGW to QRL concerning the application of the 2008 amendments to the *Racing Act 2002* to the Product and Program Agreement and its implications for that Body.

The legal advice was given to QRL, not to Product Co, and as it stands, Product Co is not in receipt of any legal advice in respect of its own position or the position of any other control bodies. On this basis, the letter supplied to QRL from CGW was for information of a general nature only.

Kind Regards

TONY HANMER

Chairman

Queensland Race Product Co Ltd.

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