At its December 2022 meeting, the Board of Directors resolved to amend DOGS NSW Regulations as follows:-

DOGS NSW REGULATIONS PART I-THE REGISTER & REGISTRATION, SECTION 3 – AMENDMENT

SECTION 3

REGISTRATION - THE MAIN REGISTER

THAT DOGS NSW Regulations Part I-The Register & Registration, Section 3: Registration – The Main Register, Clause 3.1, which currently reads:-

- 3.1 A dog shall only be eligible for registration in the main register if it is entire and true to type and:-
 - (a) its sire and dam are each of the same breed and registered in the register, or
 - (b) it is the progeny of a sire owned by a person not resident in the State and:
 - (i) it is registered in the register of a canine controlling body in the State or Territory in which such person resides;
 - (ii) its dam is registered in the main register;
 - (iii) there is delivered to the Secretary with the application for its registration in the main register a copy certified as such by such canine controlling body of the registered pedigree of such sire; and
 - (iv) such sire is registered in the main register; and
 - (v) the owner/s of such Main Registered sire is/are financial members of a Canine Controlling Body recognised by ANKC; or **(06/07)**

Be amended to read:-

SECTION 3

REGISTRATION - THE MAIN REGISTER

- 3.1 A dog shall only be eligible for registration in the Main Register if it is entire and true to type and:-
 - (a) its Sire and Dam are each of the same breed and registered in the register
 - (b) it is the progeny of a sire owned by a person not resident in the State and:
 - (i) it is registered in the register of a canine controlling body in the State or Territory in which such person resides;
 - (i)(ii) its Dam is registered in the Main Register;
 - (iii) there is delivered to the Secretary with the application for its registration in the main register a copy certified as such by such canine controlling body of the registered pedigree of such sire; and
 - (ii) (iii) such its Sire is registered in the Main Register; and
 - (iii) (w) the owner/s of the Main Registered Sire is/are financial members of a Canine Controlling Body recognised by Dogs Australia; or

- (b) it is the progeny of a Sire owned by a person not resident in the State and:-
- (i) it is registered in the register of a Canine Controlling Body in the State or Territory in which such person resides;
- (ii) the application for its registration in the Main Register is accompanied a copy certified by the Canine Controlling Body of the registered pedigree of the Sire; and

(12/22)

CARRIED

DOGS NSW REGULATIONS PART I-THE REGISTER & REGISTRATION, SECTION 3 – AMENDMENT

THAT DOGS NSW Regulations Part I-The Register & Registration, Section 5: Registration – The Limited Register, Clause 5.1, be amended by the inclusion of additional Clauses (indicated in red text below) as follows:-

REGISTRATION - THE LIMITED REGISTER

- 5.1 A dog shall only be eligible for registration in the limited register if it is:-
 - (a) ineligible for exhibition at a conformation show, or
 - (b) for any reason, not to be used for breeding purposes, or
 - (c) not entire or has been desexed, and
 - (d) not registered in the main register or the supplementary register, and
 - (e) there is submitted a duly completed application for registration in such form accompanied by such fee as the Board of Directors may from time to time require.
 - (f) its Dam is registered in the Main Register; (12/22)
 - (g) its Sire is registered in the Main Register; and (12/22)
 - (h) the owner/s of the Main Registered Sire is/are financial members of a Canine Controlling Body recognised by Dogs Ausstralia. (12/22)

CARRIED

DOGS NSW REGULATIONS PART XI-INQUIRIES, INVESTIGATIONS & APPEALS, SECTION 7: APPEALS, CLAUSE 7.1 - AMENDMENT

THAT DOGS NSW Regulations Part XI-Inquiries, Investigations & Appeals, Section 7: Appeals, Clause 7.1, which currently reads:-

7.1 A member defendant or complainant may appeal to an Appeal Committee appointed by the Disputes
Assessment Panel against the decision of the Committee pursuant to Section 6 of this Part of the
Regulations within 7 days after a copy of the report is received by the member (as provided in
Regulation 6.6 by lodging with the DOGS NSW Secretary a notice to that effect, provided that an appeal
shall lie only on the grounds that:- (12/09)

Be amended to read:-

7.1 A member defendant or complainant may appeal to an Appeal Committee appointed by the Disputes Assessment Panel against the decision of the Committee pursuant to Section 6 of this Part of the Regulations within 7 days after a copy of the report is received by the member (as provided in Regulation 6.6 by lodging with the DOGS NSW Secretary a notice to that effect, provided that an appeal shall lie only on the grounds that:- (12/22)

CARRIED

DOGS NSW REGULATIONS PART XI-INQUIRIES, INVESTIGATIONS & APPEALS, SECTION 7: APPEALS, CLAUSE 7.2(b) - AMENDMENT

THAT DOGS NSW Regulations Part XI-Inquiries, Investigations & Appeals, Section 7: Appeals, Clause 7.2(b), which currently reads:-

7.2(b) Such appeal shall be commenced by the issue of a notice to that effect by the DOGS NSW Secretary and a copy of the Notice of Appeal shall be sent to the Member concerned within 7 days of its issue.

(12/17)

Be amended to read:-

7.2(b) Such appeal shall be commenced by the issue of a notice to that effect by the DOGS NSW Secretary and a copy of the Notice of Appeal shall be sent to the Member defendant and complainant concerned within 7 days of its issue. (12/17)(12/22)

CARRIED

DOGS NSW REGULATIONS PART XI-INQUIRIES, INVESTIGATIONS & APPEALS, SECTION 7: APPEALS, CLAUSE 7.4 - AMENDMENT

THAT DOGS NSW Regulations Part XI-Inquiries, Investigations & Appeals, Section 7: Appeals, Clause 7.4, which currently reads:-

7.4 In the case of a decision of the Committee orally announced pursuant to paragraph (a) of Regulation 6.8, a member may appeal to an Appeal Committee appointed by the Disputes Assessment Panel against the decision of the Committee within 7 days of the date upon which the decision was announced by lodging with the DOGS NSW Secretary a notice to that effect, and subject also to the proviso set out in Regulation 7.1. (02/05), (12/09)

Be amended to read:-

7.4 In the case of a decision of the Committee orally announced pursuant to paragraph (a) of Regulation 6.8, a member defendant and complainant may appeal to an Appeal Committee appointed by the Disputes Assessment Panel against the decision of the Committee within 7 days of the date upon which the decision was announced by lodging with the DOGS NSW Secretary a notice to that effect, and subject also to the proviso set out in Regulation 7.1. (02/05), (12/09) (12/22)

CARRIED

DOGS NSW REGULATIONS PART XI-INQUIRIES, INVESTIGATIONS & APPEALS, SECTION 7: APPEALS, CLAUSE 7.10 - AMENDMENT

THAT DOGS NSW Regulations Part XI-Inquiries, Investigations & Appeals, Section 7: Appeals, Clause 7.10, which currently reads:-

7.10 A copy of the report of the Appeal Committee shall be sent to the member concerned by the DOGS NSW Secretary. **(02/05)**

Be amended to read:-

7.10 A copy of the report of the Appeal Committee shall be sent to the member defendant and complainant concerned by the DOGS NSW Secretary. (12/22)

CARRIED

DOGS NSW REGULATIONS PART XIII-CODE OF ETHICS – INCLUSION OF AN ADDITIONAL CLAUSE, NUMBERED CLAUSE 32

THAT DOGS NSW Regulations Part XIII-Code of Ethics, be amended by the inclusion of an additional Clause, numbered Clause 32, to read as follows:-

32. No member has permission to contact Dogs Australia directly

and any breach of this Regulation will incur a penalty in accordance with DOGS NSW current penalty regime.

CARRIED

DOGS NSW current penalty regime is as follows:-

 1^{st} Offence \$200 2^{ND} Offence \$500 3^{rd} Offence \$1,000

4th Offence Member to Inquiry