## SYDNEY REGIONAL APPALOOSA CLUB

# MEMBERSHIP FORM 1st June 2022 to 31st July 2023

### **MEMBERSHIP TYPE**

FAMILY □ \$50.00 SINGLE □ \$35.00 YOUTH □ \$15.00

I/We hereby apply for membership with the Sydney Regional Appaloosa Club. I agree to be bound by its rules and regulations as set down in its constitution and as determined by the Committee from time to time. Membership Fees are due 1st August each year.

Address:				
Phone – home	ne – homemobile			
NOTE: Email addres	ss <u>MUST</u> be provide	d for further corre	spondence:	
NAME 1:		Signature		Youth/Amateur
Date:	Breed Assoc		M'ship No	
NAME 2:		_Signature		Youth/Amateur
Date:	Breed Assoc		M'ship No	
NAME 3:		_Signature		Youth/Amateur
Date:	Breed Assoc		M'ship No	
NAME 4:		_Signature		Youth/Amateur
Date:	Breed Assoc		M'ship No	
NAME 5:		_Signature		Youth/Amateur
Date:	Breed Assoc		M'ship No	
NAME 6:		_Signature		Youth/Amateur
Date:	Breed Assoc		M'ship No	

Email: sracmembers@gmail.com

Please make all money order/cheques to Sydney Regional Appaloosa Club Or direct deposit into, Sydney Regional Appaloosa Club, BSB: 032-278 Account: 718988

Please remember to leave a ref id- last name when doing so. Post all forms to: SRAC c/- PO Box 9 Luddenham NSW 2745

SRAC USE ONLY - DATE RECEIVED \_\_\_\_\_\_

### SYDNEY REGIONAL APPALOOSA CLUB

# LIABILITY WAIVER FORM EXCLUSION OF CERTAIN RIGHTS TO SUE

The purpose of this agreement is to limit the liability of the Provider to exclude liability for any personal injury or death to the Participant and other people in the care and control of the Participant howsoever caused who signed this form as acknowledgment of the terms and conditions of this agreement. By signing this form you are waiving your rights to sue the Provider for losses relating to personal injury or death. Under the provisions of the Trade Practices Act and Various State Laws conditions are implied into contracts and that mean that the Provider of Recreational Services, noted below, is required to ensure that the Recreational Services it sells to you are: rendered with due care and skill, are fit for the purpose for which they are commonly bought as it is reasonable to expect in the circumstances or might reasonably be expected to achieve the result you have made known to the Provider.

### Name of provider: Sydney Regional Appaloosa Club, C/- PO Box 9 Luddenham NSW 2745

The Participant acknowledges that the activity being undertaken is an activity being undertaken for the purposes of recreation, enjoyment or leisure which involves a significant degree of physical risk. The Provider acknowledges that they are providing Recreational Services detailed below which means; providing facilities for participation in a recreational activity, or training a person to participate in a recreational activity, or supervising, adjudicating, guiding or otherwise assisting a person's participation in a recreational activity.

The Participant hereby acknowledges that in attending the recreational activity that there are inherent risks involved to him or her or other people in their care and control. This agreement is directed and limited to inherent risks that are patent. The participants also acknowledges that the purpose of the recreational activity is for the benefit of the Participant and for the benefit of those people attending with the Participant and that at all times the Participant is responsible for this or her own actions and the actions of those other people in his or her care and control.

#### **Description of Recreational Services:**

HORSE RIDING & COMPETITION OF THE SYDNEY REGIONAL APPALOOSA CLUB

Steps taken by the Sydney Regional Appaloosa Club to avoid the danger of personal injury or death

- 1. Implementation of a risk management approach to events sanctioned by the Club.
- 2. Publication of resources to support the risk management approach of the Club.
- 3. Implementation of the rules and regulations as agreed by the Committee of the Club.

The Participant acknowledges that during all times while he or she is attending the recreational activity he or she does so at his or her own risk and that the Participant and other people in the care and control of the Participant will not hold the Provider or any of its employees or agents liable for any personal injury or breach of contract whether caused by the negligence of the Provider its employees or agents howsoever caused or otherwise. The Participant acknowledges that in the event that he or she or any of the other people in their care and control find either or any of them is in difficulty that they are to stop the activity or request that the activity be stopped if appropriate, seek help and/or assistance and advice.

### **Declaration and signature**

By signing this agreement I/we understand that the Recreational Services as set out in this form may cause my/us and or my/our dependants personal injury or death. By signing this agreement I/we and my/our dependants waive our rights to sue the Provider for losses relating to my/our and or my/our dependants personal injury or death that result from any negligence caused by the Provider.