



HARNESS RACING VICTORIA

PERMISSION TO TRAIN IN PARTNERSHIP APPLICATION FORM

Section A: Personal Details

Trainer 1:
Trainer 2:

Postal Address:	
Suburb:	Postcode:
Stable Address:	
Suburb:	Postcode:

Partnership Contact Details:

	Trainer 1	Trainer 2
Name:		
Phone:		
Mobile:		
Fax:		
Email:		
Partnership ABN Details (If applicable)		

Is the partnership registered for GST?	Yes	No
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Partnership EFT Details:

Bank Account Name:
Name of Institute:
Bank Account Number:
BSB Number (6 Digits):

Does either Trainer hold a licence in another racing jurisdiction? If yes please provide details below:

Trainer 1:
Trainer 2:

A – PERMISSION TO TRAIN IN PARTNERSHIP

If either trainer does not currently have a licence to train or hold the equivalent licence to the other partner(s), a separate application for a licence or upgrade request will be required. This may be submitted at the same time as the application to train in partnership.

OR

Both members of the new partnership must be individually licenced prior to applying for permission to train in partnership.

Both members of the new partnership must hold the equivalent grade licence to the other member(s) of the partnership for the application to be considered.

When two persons are training in partnership under the Australian Harness Racing Rules there is an association between them whereby they take equal responsibility for the training of horses under the Rules. The term “partnership” does not describe the business relationship between those two persons.

B - HARNESS RACING VICTORIA – CONDITIONS FOR A LICENCE

Part 4 of the Rules of Harness Racing Victoria relates to licensing of participants by Harness Racing Victoria.

AHRR 90(1) HRV may by licence regulate any activity connected with the harness racing industry.

AHRR 90(2) HRV may require such documentation, information or fees as it determines to accompany any application for a licence.

AHRR 90(3) If previously licensed with another racing authority HRV may require a written clearance from that racing authority detailing the status of the person relating to current penalty, debt or other embargo.

AHRR 90(4) HRV may grant a licence for such period and upon such terms and conditions as it thinks fit,

AHRR 90(5) HRV may refuse a licence without assigning any reason whatsoever.

Ultimately, the grant or otherwise of a licence is at the discretion of the Board of HRV.

Without limiting the powers of HRV provided in the Rules and in the Racing Act 1958, the Board of HRV may in its discretion:

- vary or amend the licensing criteria at any time;
- require additional information to accompany a licence application;
- impose terms and conditions on the grant of a licence;
- take into account any other matter it considers relevant in determining a licence application.

C. HARNESS RACING VICTORIA – PRIVACY AND COLLECTION STATEMENT

The New Privacy Laws

The Information Privacy Act 2000 and the Health Records Act 2001 promote the responsible and transparent handling of personal information, including health information.

Harness Racing Victoria (HRV) fully supports the objectives of these Acts and has adopted this Privacy Policy to affirm its commitment to protecting the privacy of the people from whom it collects personal information.

The core requirements of the Acts are set out in Information Principles (“IPPs”) and Health Privacy Principles (“HPPs”). The IPPs and HPPs set out how organisation such as HRV should collect, use, keep secure and disclose personal information. HRV abides by the IPPs and HPPs. HRV may amend this Privacy Policy from time to time.

In this Privacy Policy, “personal information”, includes health information.

Collection of personal information

HRV collects personal information for the purposes of fulfilling its role as the body responsible for controlling, regulating and promoting harness racing in Victoria, pursuant to the Racing Act 1958.

Among the groups of people and organisations from whom HRV collects personal information are: persons who are licensed or wishing to be licensed by HRV under the rules of racing and other relevant rules, employees, sponsors, suppliers, members of the public Participating in promotional activities conducted by HRV, and numerous other groups for whom it is necessary for HRV to deal with in order to perform it role, as stated above.

The type of information collected may include a person’s

name	occupation	and other	required
address	tax file number	information	
date of birth	email address		
gender			

Health information may be collected from persons participating in the harness racing industry where it is considered necessary to ensure the safety of participants and the general public.

In most cases, HRV collects information from individual directly.

D. TRAINING PARTNERSHIP RULES

AHRR 90A (2.8)

(a) The Controlling Body may grant a trainer’s licence to a person to train only in partnership with up to three persons.

(b) Subject to sub-rule 2.8(c) each partner shall be subject to any penalty that may be imposed under the Rules on any other partner.

