GREYHOUND PUBLIC TRAINING TRACK REGISTRATION PROCEDURE EFFECTIVE FROM NOVEMBER 2, 2022

1. BACKGROUND

Racing Queensland ("**RQ**") is the control body for the thoroughbred, harness and greyhound codes of racing under the Racing Act 2002 ("**Act**").

The Act empowers RQ to encourage and facilitate the development of ancillary racing activities for its codes of racing, including the training of animals. RQ is also responsible for determining the suitability of venues to conduct racing activities.

Under the Local Rules, all Public Training Tracks must be registered with RQ and operated by a Training Track Operator in accordance with registration requirements.

2. PURPOSE

The purpose of this Greyhound Public Training Track Registration Procedure ("Procedure") is:

- (a) to outline the processes adopted by RQ to manage applications received for the registration of Public Training Tracks under the Local Rules; and
- (b) to set out the conditions that will apply to Public Training Tracks registered by RQ under the Local Rules.

3. SCOPE

This Procedure applies to the greyhound code of racing.

This Procedure applies to all Training Tracks in Queensland other than Private Training Tracks and Licensed Venues ("**Public Training Tracks**").

This Procedure does not apply to the licensing of participants or registration of greyhounds. Any such matters are to be dealt with exclusively by the Queensland Racing Integrity Commission ("**QRIC**") in accordance with the licensing scheme published by the QRIC for the greyhound code of racing under section 64 of the Racing Integrity Act 2016 (Qld).

4. **REGISTRATION CATEGORIES**

Under the Local Rules, a Public Training Track may be registered by RQ as either a 'Category 1 Training Track', a 'Category 2 Training Track' or a 'Category 3 Training Track'. The specific requirements applicable to each of these categories are set out in the Operating Guideline.

5. PUBLIC TRAINING TRACK REGISTRATION

5.1. Applicant

To be eligible to apply for the registration of a Public Training Track under this Procedure, the Applicant must be:

- (a) an individual; or
- (b) a corporation registered under the Corporations Act 2001 (Cth) or an incorporated association under the Associations Incorporation Act 1981 (Qld).

5.2. Application Process

An Applicant may apply to register a Public Training Track under this Procedure by:

- (a) completing the Application Form and submitting it to RQ (either by email at <u>clublicensing@racingqueensland.com.au</u> or by any other means approved by RQ);
- (b) providing any supporting documentation or other information required by RQ in relation to the application, including:
 - (i) if the Applicant:
 - A. is an individual, a national police certificate for the Applicant; or
 - B. is an incorporated entity, a current ASIC extract or Associations Incorporation Act extract for the Applicant and a national police certificate for each Executive Officer of the Applicant;
 - (ii) the names of the Training Track Operator/s proposed to operate the Public Training Track in accordance with section 6.3;
 - (iii) evidence of the Applicant's entitlement to use the Public Training Track in accordance with section 6.4;
 - (iv) a copy of the certificate of currency for the Applicant's public liability insurance policy in accordance with section 6.5:
 - (v) a copy of the terms of entry to be displayed at the Public Training Track in accordance with section 6.6; and
 - (vi) <u>for a Category 2 Training Track</u>, the names of any non-resident Licensed Trainer/s who are proposed to use the Public Training Track (up to a maximum of three), in accordance with the Operating Guideline;
 - (vii) for a Category 3 Training Track:
 - A. details of the times at which the Public Training Track is proposed to be used for the purpose of conducting Training Activities;
 - B. details of any drag lure/s that are proposed to be used at the Public Training Track; and
 - C. details of any Licensed Trainer/s authorised to use the Public Training Track throughout the Registration Period,
 - in accordance with the Operating Guideline; and
- (c) paying any fee/s determined by RQ to be payable in relation to the application.

5.3. Consideration of Application

RQ will undertake an assessment of each application that complies with the requirements of section 5.2 of this Procedure to decide whether to:

- (a) register the Public Training Track, with or without additional conditions; or
- (b) reject the application.

In deciding a relevant application, RQ will consider the suitability of the Public Track to be registered under this Procedure, taking into account the matters set out in this Procedure and the Operating Guideline.

5.4. Initial Inspection

As part of RQ's assessment, RQ will carry out an initial inspection of the Public Training Track to evaluate whether it complies with the Operating Guideline in accordance with section 6.7 ("**Initial Inspection**").

5.5. Timeframe for Assessment

RQ will endeavour to complete the assessment of an application to register a Public Training Track in a timely manner and, in general:

- (a) the length of processing time will be determined by the category of registration applied for, the level of assessment required to make the decision, the location or accessibility of the Public Training Track, and any other relevant factors; and
- (b) where RQ considers that further information is required to assess an application, RQ may contact the Applicant and request any such further information it reasonably requires to complete its assessment.

5.6. Successful Applications

If, upon completion of the assessment referred to in this section, RQ determines that the Public Training Track is suitable to be registered for the purposes of this Procedure, RQ will, within 14 days of making such determination, issue a Registration Certificate to the Applicant (by email or post).

5.7. Unsuccessful Applications

If, upon completion of the assessment referred to in this section, RQ determines that the Public Training Track is not suitable to be registered for the purposes of this Procedure, RQ will provide the Applicant with a written notice stating that the Applicant's application has been rejected, giving reasons for its decision.

Without limiting the reasons for which RQ may reject an application under this Procedure, RQ may reject an application where, in its absolute discretion, RQ considers that:

- (a) the Applicant has not complied with their obligations under this Procedure, including but not limited to the obligations relating to fitness and propriety as set out in section 6.2; or
- (b) the Public Training Track does not comply with the requirements of this Procedure, including but not limited to requirement to comply with the Operating Guideline as set out in section 6.7.

6. CONDITIONS OF REGISTRATION

6.1. General

The following conditions will apply to a Public Training Track at all times while it is registered by RQ under this Procedure.

By applying to register a Public Training Track, the Applicant agrees to ensure that the Public Training Track (and any Training Track Operator approved by RQ to operate the Public Training Track) complies with these conditions.

6.2. Fitness and Propriety

It is a condition of registration of a Public Training Track under this Procedure that the Applicant (and each Executive Officer of the Applicant) must not have:

- (a) a Conviction, other than a spent conviction, for any of the following:
 - (i) an offence against the Act, the Racing Integrity Act 2016 (Qld) or the repealed Racing and Betting Act 1980 (Qld);
 - (ii) an indictable offence, or a summary offence that involved dishonesty, fraud, stealing or unlawful betting, under any other Act or repealed Act;

- (iii) an offence against a law of another State, that is prescribed by regulation as a law about animal welfare, racing or betting; or
- (iv) an animal welfare offence; or
- (b) another Conviction stated on their national police certificate (other than a Conviction mentioned above), where RQ determines that, having regard to the Conviction, the Applicant (or Executive Officer) is not a 'fit and proper person'.

In deciding whether a person is a fit and proper person for the purposes of this condition, RQ may consider:

- (a) the person's disciplinary history;
- (b) evidence of dishonesty;
- (c) behaviour towards officials and staff of RQ and other Queensland racing industry participants;
- (d) whether any conduct or statement likely to impact the person's reputation and more broadly on the reputation of other Queensland racing industry participants, RQ, officials of RQ and the Queensland racing industry has been made;
- demonstrated ability to consistently operate within the rules and policies of RQ and any other laws and regulations applicable to the conduct of the industry and its participants including gaming laws;
- (f) evidence of bad behaviour and misconduct including police records, court records and letters of complaint regarding the person;
- (g) any history of indebtedness particularly as a result of mismanagement or gambling problems; and
- (h) any failure to adequately demonstrate sufficient and acceptable financial means to fulfil the requirements of the registration.

6.3. Training Track Operator/s

It is a condition of registration of a Public Training Track under this Procedure that the Public Training Track must be operated by a Training Track Operator approved by RQ.

For the purposes of this condition:

- (a) RQ may approve up to two (2) Training Track Operators to operate a Public Training Track;
- (b) RQ will not authorise a Training Track Operator to operate more than one (1) Public Training Track at the same time; and
- (c) if a Training Track Operator is deemed unsuitable to operate the Public Training Track at any time, RQ reserves the right to suspend the registration of the Public Training Track until a suitable replacement is determined.

6.4. Entitlement to Use

It is a condition of registration of a Public Training Track under this Procedure that the Applicant must be entitled to use the Public Training Track.

Evidence that RQ may accept for the purposes of this condition includes:

(a) a copy of a current title search for the land on which the Public Training Track is located showing that the Applicant is the registered owner of the land; and

(b) a copy of a current and fully executed tenure agreement between the Applicant and the registered owner of the land on which the Public Training Track is located.

The Applicant must ensure their entitlement to use the Public Training Track remains current, providing updated evidence to RQ where required.

6.5. Insurance

It is a condition of registration of a Public Training Track under this Procedure that the Applicant must maintain a policy of public liability insurance that:

- (a) covers all Training Activities conducted at the Public Training Track;
- (b) has a limit of indemnity of not less than \$20 million per occurrence and in the aggregate; and
- (c) provides a principal's indemnity or interested party notation that names the "Racing Queensland Board (trading as Racing Queensland)".

The Applicant must ensure that a policy maintained for the Public Training Track in accordance with this condition remains current, providing RQ with updated certificate/s of currency where required.

6.6. Terms of Entry

It is a condition of registration of a Public Training Track under this Procedure that the Applicant must ensure a 'terms of entry' (approved by RQ) is displayed in a conspicuous place at all entry points to the venue, and in clear vision of any users that may enter the facility, which incorporates the minimum provisions included at Annexure A of this Procedure.

6.7. Compliance with Operating Guideline

It is a condition of registration of a Public Training Track under this Procedure that the Public Training Track must comply with the Operating Guideline (as that document applies to the relevant category of Public Training Track).

The Operating Guideline may be amended from time to time by RQ. The latest version of the Operating Guideline can be accessed via the RQ website at https://www.racinggueensland.com.au/greyhound-public-training-track.

6.8. Inspections (and Inspection Notices)

It is a condition of registration of a Public Training Track under this Procedure that RQ may, from time to time and without being required to give notice, inspect the Public Training Track to determine whether it:

- (a) is being used in a manner that is consistent with the application made to RQ under this Procedure;
- (b) complies with the Operating Guideline; and/or
- (c) is otherwise suitable to be registered under this Procedure.

Accordingly, the Applicant consents to RQ carrying out an inspection for the above purposes and agrees:

- (a) to allow RQ officials to access and inspect the Public Training Track at any time, including for the purposes of conducting the initial inspection at section 5.4 of this Procedure;
- (b) to not do anything that would prevent RQ from accessing or inspecting the Public Training Track; and

(c) if requested, to provide such assistance and information as RQ may reasonably require to determine the suitability of the Public Training Track to be registered under this Procedure.

Following any inspection conducted by RQ in accordance with this condition, RQ may, in its sole discretion, issue the Applicant with a written notice stating any non-compliance with the Operating Guideline, or the conditions of registration of the Public Training Track, and the Applicant must remedy the relevant non-compliance/s within the timeframe stated in such notice ("**Inspection Notice**").

The Applicant further agrees to allow officers of the QRIC to access the Public Training Track from time to time for any authorised purpose under the Racing Integrity Act 2016 (Qld) or the Rules of Racing.

6.9. Surveillance

It is a condition of registration of a Public Training Track under this Procedure that RQ may require the Applicant to install and manage surveillance equipment at the Public Training Track (in such manner as may be directed by RQ).

For the purposes of this condition, the Applicant agrees:

- (a) to provide RQ and/or the QRIC with any footage recorded using the surveillance equipment within seven (7) days of receipt of a relevant request;
- (b) to use all reasonable endeavours to ensure that the surveillance equipment is not damaged or interfered with in any way; and
- (c) that RQ may share any footage obtained by the surveillance equipment with the QRIC or any other statutory authority (including but not limited to the Queensland Police Service) for any legal purpose.

The costs relating to any installation and ongoing maintenance of surveillance equipment in accordance with this condition will be borne by RQ.

6.10. No Warranties

It is a condition of registration of a Public Training Track under this Procedure that RQ does not warrant the suitability or otherwise of the Public Training Track or the Training Track Operator and registration of the Public Training Track is not express or tacit approval or acknowledgement by RQ as to the suitability or otherwise of them.

6.11. Risk

It is a condition of registration of a Public Training Track under this Procedure that the use of the Public Training Track is undertaken strictly at the risk of the user. Any disputes arising in relation to the use of the Public Training Track are matters strictly between the Applicant and the user (and, where applicable, the Training Track Operator).

6.12. Additional Conditions

It is a condition of registration of a Public Training Track under this Procedure that RQ may, in its absolute discretion, amend or impose additional conditions on the registration of a Public Training Track from time to time and will set any amended or additional conditions out in any updated Registration Certificate issued by RQ to the Applicant (which will supersede any previous Registration Certificate relating to the Public Training Track).

7. REVIEW OF REGISTRATION

7.1. Grounds for Review

RQ may conduct a review of the registration of a Public Training Track at any time to consider whether it continues to be suitable to be registered for the purposes of this Procedure and may, as a result of that review, decide to take action in relation to the relevant registration.

Without limitation, RQ may decide to take action in relation to the registration of a Public Training Track where:

- (a) any one (1) or more non-compliances identified in an Inspection Notice issued under section 6.8 have not been remedied within the timeframe stated in that notice;
- (b) the facility is subject to an investigation in relation to a potential breach of the Act, the Racing Integrity Act 2016 (Qld), or any animal welfare offence;
- (c) a risk to the safety of persons, or the welfare of animals, is identified at the facility;
- (d) the Applicant is otherwise in breach of this Procedure or a condition applying to the registration of the Public Training Track and:
 - (i) the Applicant has not rectified that breach within the timeframe set out in a relevant notice issued by RQ; or
 - (ii) in the reasonable opinion of RQ, that breach is unable to be rectified.

7.2. Show Cause Notice

Following a review conducted by RQ in accordance with section 7.1, and before RQ decides to take action in respect to the registration of a Public Training Track, RQ will issue a notice to the Applicant requiring them to provide written representations as to why the registration of the Public Training Track should not be suspended, cancelled or have conditions imposed within a specified timeframe ("**Show Cause Notice**").

7.3. Outcome of Review

After considering any written representations provided by the Applicant in response to a Show Cause Notice within the timeframe set out in the notice, RQ may decide to take any of the following actions in respect to a relevant registration:

- (a) suspend the registration for a period;
- (b) cancel the registration;
- (c) impose conditions on the registration; or
- (d) provide a formal written warning.

RQ will give written notice to the Applicant of a decision made under this section as soon as reasonably practicable. Any such decision will take effect from the date specified in the written notice.

RQ may notify the QRIC of any action taken, or proposed to be taken, in respect to a relevant registration in accordance with this section.

7.4. Immediate Suspension

Notwithstanding anything else contained in this section 7, RQ may immediately suspend the registration of a Public Training Track where:

(a) RQ considers that the Applicant is in breach of a condition of registration of the Public Training Track; and

- (b) RQ considers that the circumstances giving rise to the breach are so extraordinary that it is imperative to suspend the registration to ensure:
 - (i) the safety of persons, or the welfare of animals; or
 - (ii) the public interest in the code of greyhound racing is not adversely affected.

An immediate suspension will operate from the time RQ gives written notice to the Applicant of the immediate suspension (together with a Show Cause Notice) and will continue to operate until the review process under this section 7 has been completed.

8. REGISTRATION PERIOD, RENEWAL AND SURRENDER

8.1. Registration Period

The registration of a Public Training Track under this Procedure will be valid from the date of registration set out in the Registration Certificate, until:

- (a) 12-months has passed since the date of registration (unless RQ grants a temporary extension period by notice to the Applicant in writing, in which case the registration will be valid until the end of the temporary extension period);
- (b) the registration of the Public Training Track is cancelled by RQ in accordance with section 7;
- (c) the Applicant loses their entitlement to use the Public Training Track as required under section 6.4; or
- (d) the public liability insurance policy as required under section 6.5 expires (including if cancelled, voided or amended in such a way as to no longer satisfy the requirements of that section) and the Applicant has not provided RQ with an updated certificate of currency in accordance with that section,

whichever occurs first.

8.2. Renewals

An Applicant may apply to renew the registration of a Public Training Track before the expiry of the Registration Period by:

- (a) completing the Application Form and submitting it to RQ (either by email at <u>clublicensing@racingqueensland.com.au</u> or by any other means approved by RQ);
- (b) paying any fee/s determined by RQ to be payable in respect of the renewal application;
- (c) providing any information and/or supporting documentation requested by RQ in relation to the renewal application; and
- (d) complying with any other procedures put in place by RQ in respect of the renewals process.

RQ will assess a renewal application in the same manner as provided in this Procedure for the assessment of a registration application in section 5 (including by conducting an Initial Inspection).

Upon successful renewal of the registration of a Public Training Track in accordance with this section, RQ will issue the Applicant with an updated Registration Certificate which will supersede any previous Registration Certificate issued to the Applicant in respect to the Public Training Track.

For the avoidance of any doubt, RQ may, in its sole discretion, decide to amend or impose additional conditions on the registration of a Public Training Track prior to renewing a relevant registration under this section.

8.3. Surrender

An Applicant may, at any time prior to the expiry of the Registration Period, provide RQ with a written notice requesting to surrender the registration of a Public Training Track.

Where RQ receives a written notice in accordance with this section, RQ will remove the Public Training Track from RQ's Training Track Register and notify the Applicant of this removal in writing.

A request to surrender the registration of a Public Training Track will not terminate any inspection commenced by RQ or the QRIC into the Public Training Track. Where RQ believes the registration has been surrendered to avoid any action being taken against by RQ or the QRIC, whether in relation to the Public Training Track or otherwise, RQ may refuse to process the surrender request until a satisfactory resolution of all outstanding matters has been achieved.

9. REGISTER OF PUBLIC TRAINING TRACKS

RQ will maintain and publish a register of Public Training Tracks that are currently registered by RQ, containing such details as RQ considers appropriate ("**Training Track Register**").

The Applicant must notify RQ in writing within seven (7) days of any changes to the details contained on the Training Track Register, providing supporting evidence to verify such changes.

10. NO TRANSFER

A Registration Certificate issued by RQ to an Applicant under this Procedure is personal to the Applicant.

The registration of a Public Training Track cannot be transferred to another person or entity and cannot be transferred to another facility or venue.

11. RIGHTS OF REVIEW

If an Application for registration is rejected by RQ, or RQ decides to take action in relation to a relevant registration in accordance with section 7 (other than a decision to give a formal written warning), the Applicant may apply to RQ for a review of the decision.

An application for review must be made to RQ in writing within seven (7) days of RQ notifying the Applicant of the relevant decision.

The review cannot be undertaken by the same RQ officer who made the relevant decision and must be undertaken by an RQ officer of the same or a higher level of seniority to that of the original decision-maker.

RQ will provide the Applicant with a written notice of the review decision and the review decision will be final.

For the avoidance of doubt, the relevant decision will continue to apply until a written notice of the review decision is provided in accordance with this section.

12. RULES OF RACING

This Procedure has been made to support the Rules of Racing. Nothing in this Procedure shall obviate a person's obligations under the Rules of Racing. In the event of any inconsistency

between the Rules of Racing and this Procedure, the former shall prevail to the extent of the inconsistency.

13. RELATED DOCUMENTS

Application to Register a Greyhound Public Training Track: <u>https://www.racingqueensland.com.au/greyhound-public-training-track</u>

Greyhound Public Training Track Operating Guideline: <u>https://www.racinggueensland.com.au/greyhound-public-training-track</u>

Racing Act 2002

Rules of Racing

Licensing Scheme Policy

14. APPLICATION OF THIS PROCEDURE

RQ may review, amend or discontinue this Procedure from time to time. RQ will notify the industry of any changes by posting an updated version of this Procedure or a notice on the RQ website.

15. REFERENCES

In this Procedure, the following terms not defined in the body of the document have the meanings given to them in this section:

- (a) **Applicant** means a person or entity that applies to register a Public Training Track under this Procedure;
- (b) Application Form means the form entitled 'Application to Register a Greyhound Public Training Track' available via the RQ website at <u>https://www.racingqueensland.com.au/greyhound-public-training-track;</u>
- (c) **Category 1 Training Track** means a Public Training Track that is registered with RQ as a category 1 training track and is subject to the conditions of that registration;
- (d) **Category 2 Training Track** means a Public Training Track that is registered with RQ as a category 2 training track and is subject to the conditions of that registration;
- (e) **Category 3 Training Track** means a Public Training Track that is registered with RQ as a category 3 training track and is subject to the conditions of that registration;
- (f) **Conviction** relates to an offence and means being found guilty of the offence, on a plea of guilty or otherwise, whether or not a conviction is recorded;
- (g) **Executive Officer** has the meaning given to it in the Act;
- (h) **Licensed Trainer** means a person who has been licensed by the QRIC as a 'Trainer' under a licensing scheme published by the QRIC pursuant to section 64 of the Racing Integrity Act 2016 (Qld);
- (i) **Licensed Venue** means a venue that has been licensed by RQ as a 'Licensed Venue' under the Licensing Scheme Policy;
- (j) **Licensing Scheme Policy** means the 'Licensing Scheme Policy' made by RQ under s102(2) of the Act;
- (k) **Local Rules** means the 'Queensland Local Rules of Racing Greyhound' made by RQ from time to time under the Act;

- (I) **Operating Guideline** means the 'Greyhound Public Training Track Operating Guideline' published by RQ which relates to the operation of Public Training Tracks registered by RQ under this Procedure;
- (m) Private Training Track means a Training Track located on private property and exclusively used by the Licensed Trainer/s resident at that property and not available for use by any other persons;
- (n) **Registration Certificate** means the certificate issued to the Applicant by RQ upon successful registration of a Public Training Track under this Procedure;
- (o) **Registration Period** means the period of registration of a Public Training Track as set out in section 8.1 of this Procedure;
- (p) **Rules of Racing** means the Rules of Racing made by RQ from time to time under the Act and applicable to the greyhound code of racing, including the Greyhounds Australasia Rules and the Local Rules;
- (q) **Training Activities** includes any activity of breaking-in, pre-training, training or trialling of a greyhound;
- (r) **Training Track** means any premises or place where any person accesses the facility for the purpose of conducting any activity of breaking-in, pre-training, training or trialling of a greyhound; and
- (s) **Training Track Operator** means a person who has been licensed by the QRIC to operate a Public Training Track as a 'Training Track Operator' under a licensing scheme published by the QRIC pursuant to section 64 of the Racing Integrity Act 2016 (QId).

A reference to all or any part of a statute, rule, regulation, ordinance, policy or procedure ("**instrument**") incudes that instrument as amended, consolidated, re-enacted or replaced from time to time.

Unless the context requires, terms not defined in this Procedure will have same the meaning (if any) as ascribed to them in the Act or the Rules of Racing and, in the event of any inconsistency, the former shall prevail.

16. VERSION HISTORY

| Current Version: | 1 | Effective Date: | November 2, 2022 |
|---------------------|--------------------------------------|--------------------|------------------|
| Document Owner: | Asset & Industry Performance Manager | CEO Approved: | November 2, 2022 |
| Enquiries to: | policies@racingqueensland.com.au | Due for Review: | November 2, 2023 |

| VERSION | EFFECTIVE | DOCUMENT OWNER | CHANGES MADE |
|---------|------------------|---|--------------------|
| 1 | November 2, 2022 | Asset & Industry Performance Manager | Procedure created. |

ANNEXURE A - TERMS OF ENTRY

MINIMUM PROVISIONS

By entering this facility (**Public Training Track**), a person (**User**) acknowledges and agrees that:

- 1. **NO WARRANTY OF SUITABILITY OF PUBLIC TRAINING TRACK:** Racing Queensland (**RQ**) does not warrant the suitability or otherwise of the Public Training Track or the Training Track Operator approved to operate the Public Training Track and that RQ's registration of the Public Training Track is not an express or tacit approval or acknowledgement by RQ as to the suitability or otherwise of the Public Training Track or the Training Track Operator.
- 2. **RISK WARNING AND ACKNOWLEDGEMENT:** Use of the Public Training Track is undertaken strictly at the risks of the User and the User understands and accepts all the inherent and obvious risks, hazards and dangers associated with their use of the facility, including but not limited to serious injury or even death suffered by a greyhound as well as property loss or damage, whether or not described in this document.
- 3. **DISPUTES:** Any disputes arising from the User's use of the Public Training Track are matters strictly between the User and the Training Track Operator and/or Applicant (as applicable).
- 4. RELEASE AND INDEMNITY IN FAVOUR OF RQ: To the fullest extent permitted by law, the User indemnifies RQ against, and releases and absolutely discharges RQ from, all actions, suits, claims, demands, causes of action, costs and expenses, whether legal, equitable, under statute or otherwise (including, but not limited to any kind of actual or anticipated indirect or consequential loss or damage, loss of opportunity, loss of revenue, loss of profit, loss of goodwill, loss arising from business interruption or liability), and all other liabilities of any nature (whether or not the User or RQ were or could be aware of them) that the User: (i) now has; (ii) at any time had; (iii) may have; or (iv) but for these Terms of Entry, could or might have had, against RQ in respect of the use of the Public Training Track, registration being granted or any of the circumstances set out in these Terms of Entry, or anything in any way related to them.
- 5. **CATEGORY 3 TRAINING TRACKS:** The Training Track Operator for a Category 3 Training Track is required to collect certain information about the User and provide this information to RQ who will be entitled to disclose any such information with third parties such as the Queensland Racing Integrity Commission if RQ believes that the disclosure is reasonably necessary. By entering this facility, the User agrees to provide all requested information to the Training Track Operator and authorises RQ to collect, use and disclose this information for the purposes described in these Terms of Entry.