



INTERNATIONAL TRAINER

(From 1 July 2019 to 30 June 20

Racing NSW Level 7, 51 Druitt Street Sydney NSW 2000 Ph: (02) 9551 7500 Fax: (02) 9551 7587

ABN: 86 281 604 417

- Please ensure that you have attached:
 - o A clearance from the Racing Authority with which you are licensed. (eg. Japanese Racing Association)
 - o A copy of your Public Liability Insurance Policy from your Racing Authority.
 - A copy of your Passport.
 - o A Colour Passport Size Photo of yourself.
- Once completed please fax, email or post this application form and supporting documentation to:

Att: Licensing	or	Fax: (+612) 9001 7087
Racing NSW		Email: licensing@racingnsw.com.au
Level 7, 51 Druitt Street		
Sydney NSW 2000		

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Please note residents of some countries will require a VISA to gain entry into Australia. Please contact your local Australian Embassy/Consulate to confirm requirements. Racing NSW can provide a letter of referral.

NB: ANY CHANGES OF THESE DETAILS MUST BE NOTIFIED TO RACING NSW IMMEDIATELY

Trainer Licence Form 2019-20 Page 1 of 3

	TICK ONE OF THE FOLLOWING****
Riding: Do you as the trainer also ride trackwork or stable pony etc?	Non Rider Rider - Non Trackwork Rides a horse in connection with horse racing but does not ride trackwork eg rides stable pony, ferries racehorses to the track etc. Rider - Trackwork rides horses in training
List of stable employees visiting with you:	1:
	4.:
Horse(s) to be trained in Australia: 1. Name: 2. Name: 3. Name:	Age:
A. Name:	Age:
Are you currently under any ban/restriction imposed by any Racing Authority?	No Yes
Are there any charges pending against you, or any open or unfinished inquiries, investigations or matters before any Racing Authority involving you?	r No Yes
Have you ever had a licence disqualified, revoked, suspend withdrawn, refused by any Racing Authority?	ded, No Yes
Have you in the last 10 years been charged with or convict a criminal offence, forfeited bail or are there any charges of proceedings pending against you? (You may be required to provide a National Police Record Check) ***Please note condition b) of this licence: you are required to notify Racing NSW within 14 days if you a charged with or convicted of a criminal offence (LR51 refers	r civil No Yes

Insurance – Visiting Trainers and Connections

If you employ workers in Australia, you may need to have a Worker's Compensation Insurance Policy.

Visiting workers may already be covered by an existing Worker's Compernsation Insurance Policy taken out by their employer in their usual business jurisdiction. Trainers should make enquiries with their insurer or broker regarding the territorial limits of cover offered by any existing Worker's Compensation Policy'.

Visiting Trainers are required to have Public Liability & Professional Indemnity insurance ("PLI/P!") that is sufficient to cover their racing and horse activities whilst in Australia. Visiting Trainers should make enquiries of their insurer or broker regarding the territorial limits and adequacy of any existing PLI/PI policy held.

It is recommended that Visiting Trainers and horse connections also contact their broker or insurer to ensure that they have appropriate insurance arrangements in place to cover travel or non-work related injury and illness while in Australia.

Trainer Licence Form 2019-20 Page 2 of 3

Read and acknowledge the below and sign in section 9:

TERMS AND CONDITIONS OF LICENCE:

- 1. The trainer acknowledges and agrees to be subject to and be bound by:
 - a) The Rules of Racing of each Principal Racing Authority in which he/she trains as amended or varied by each Principal Racing Authority from time to time:
 - b) That I shall notify Racing NSW within 14 days if I am charged with a criminal offence, convicted of a criminal offence or am made bankrupt or I become the subject of a court judgement requiring payment to a racing industry participant or provider, and acknowledge that if I fail to comply with this condition or the other terms and conditions of my licence I may be penalised and/or stood down from my licensed duties and privileges (LR51 (2))
 - The terms and conditions of licence and licence acknowledgements as published by each Principal Racing Authority
 - d) Such rules and directions as may from time to time be formed, made or given the directors for each Principal Racing Authority ("Directors"), the stewards of each Principal Racing Authority ("Stewards") or the officials of any racing club registered by each Principal Racing Authority to conduct thoroughbred racing under the Rules ("Club")
 - e) The trainer submits to the non-exclusive jurisdiction of each Principal Racing Authority, its officials and Stewards in respect of all matters arising in relation to racing in the State or Territory of that Principal Racing Authority.
 - f) That each Principal Racing Authority does not give any warranty as to the suitability and/or safety of the premises, track, and training or other facilities owned or occupied by any Race Club, Association or other entity connected with horse racing, and that I must at all times satisfy myself as to the fact that such premises, track, training or other facilities are appropriate, fit for purpose and without obvious defect.
 - g) Not to make any public statement or comment concerning any matter currently the subject of investigation or hearing by a Principal Racing Authority, or the Stewards, Committee or Appeals panel or other body authorised by each.
 - h) That I will, on request, permit the Stewards to enter and inspect the stables I occupy and to exercise their powers under the provisions of AR22(1)(I) &(3), AR21(2) & AR232(c)
 - i) That I shall not be exempted from personal liability arising under the Rules of Racing for or by any reason whatsoever.
 - j) For those Trainers who ride trackwork, to as directed by the Stewards provide any sample either prior to or subsequent to riding in any track work for the purpose of detecting any substance banned under the Rules.
 - k) The requirement to have satisfactory and current insurances of the type as reasonable may be required by the Principal Racing Authority.

PRIVACY AND THE USE. COLLECTION AND DISCLOSURE OF YOUR PERSONAL INFORMATION

The Principal Racing Authorities collect information about you when you submit this Application and in the course of related enquiries made of third parties for the purposes of the Thoroughbred Racing Act 1996 (NSW). The Principal Racing Authorities will use that information to assess your application and, if registration is approved, your ongoing status as a licensed person. To do that, the Principal Racing Authorities may disclose your information to third parties such as your employers (past, present or prospective), other racing bodies, appeal bodies, wagering service providers, industry associations and government enforcement agencies (including but not limited to law enforcement agencies) if the Principal Racing Authorities believe that the disclosure is reasonably necessary for your ongoing status as a licensed person or to enable PRAs to fulfil their regulatory responsibilities and/or promote and protect the integrity of the sport to ensure compliance with the Rules of Racing. The Principal Racing Authorities may also use or disclose information about you for a secondary purpose if they reasonably believe that the secondary use or disclosure is reasonably necessary for one or more enforcement related activities conducted by, or on behalf of, an enforcement body. You do not have to supply the information requested in this application, but if the information (or any part of it) is not provided your application may be rejected. You can gain access to and request that corrections be made to information held about you by the Principal Racing Authorities. By completing and submitting this application, you authorise the Principal Racing Authorities to collect, use and disclose information about you for the purposes described in this notice, including the usual publication of such information in race books, racing calendars and other publications that can include (but are not limited to) websites.

Intellectual property

I agree that the Principal Racing Authorities will own all intellectual property in the information I submit with and in connection with this application for, and the grant and future maintenance of, the Licence., and I hereby assign to the Principal Racing Authorities (and warrant that I am authorised to provide and assign) all such intellectual property and information and acknowledge that the Principal Racing Authorities may use (including by collating, modifying, publishing and distributing) all such intellectual property and information as it sees fit including. Note: for Licensed Persons this information released by Racing NSW without the written permission of the Licensed person.

QUARANTINE

I confirm that I have read and understood the information provided to me by in the Manual regarding the operation of the designated quarantine facility, or other like venue, and agree to comply with all requirements therein.

I certify that to the best of my knowledge and belief the particulars as outlined in this application are true and correct. I also declare that I understand that it is a serious offence under the Rules to make a false declaration and that the failure to accurately answer these questions may lead to this application being refused

Trainers	Today's Date:
(Signature):	

Trainer Licence Form 2019-20 Page 3 of 3