

Insuring the world's fun

205094401000

#### SLE Worldwide Australia Pty Limited A.B.N. 15 066 698 575 AFSL 237268

Level 11, 56 Clarence Street SYDNEY NSW 2000 Telephone 61 (2) 9249 4850 Facsimile 61 (2) 9249 4840 Website: www.sleaustralia.com.au

#### **BROADFORM LIABILITY POLICY**

# SCHEDULE

#### Policy Number:

The Insured:

Harness Racing New South Wales, Harness Racing New South Wales Industry Fund, Harness Racing New South Wales Race Course Development Fund, Australian Pacing Gold Ltd, Tabaret Management Pty Ltd, Tabcorp Holdings Limited, Integrity Auditor (in respect of their involvement with Harness Racing New South Wales only), Investigator (in respect of their involvement with Harness Racing New South Wales only), licensed drivers, licensed trainers, stable hands, stewards, swab attendants starters (if contracted by HRNSW and/or nominated and declared club), mini and maxi trot licensees, stewards/officials from interstate in respect of their involvement with Harness Racing New South Wales, Mini Trot Clubs, veterinarian employees of HRNSW and veterinarian contractors in respect of advice (including taking of swabs) given to registered clubs of Harness Racing NSW only at race meetings, affiliated bodies/clubs (listing attached), together with all members, coaches, officials, first aid personnel, administrators, voluntary workers, work experience personnel whilst licensed by the appropriate licensing authority whilst engaged in HRNSW activities, and licensed visitors from interstate and/or overseas whilst competing in events sanctioned by the Insured

Declared Clubs: Albury Armidale Bankstown Bathurst Blayney Broken Hill Bulli (Bulli at Menangle) Canberra (ACT Harness Racing Club) Coolamon Cootamundra Cowra Dubbo Eugowra Fairfield Forbes Goulburn & District Griffith Inverell Junee Leeton Lithgow Maitland Muswellbrook

Narrabri Newcastle **NSW Harness Racing Club** - Menangle 1 - Menangle 2 Orange Parkes Peak Hill Penrith Tamworth Taree Temora Wagga West Wyalong Young Training, Trialling and Public Tracks Information: Armidale Harness Racing Club Inc. **Bathurst Showgrounds** Bega Harness Racing Club Inc. Conowindra Harness Racing Club Inc. Hawkesbury Owners & Trainers Association (HRNSW in process of purchasing) Moama Harness Racing Club (Moama) Moss Vale & District Harness Association Nowra Harness Racing Club Limited Wollondilly Harness Racing Club (Bargo) Lithgow, and Taree Harness Racing Clubs are all Training Tracks, no racing Portland Kremer Park trotting facilities Our Ref: 10110228 Page 7 of 11 **Tony Luchetti Sports Precinct** Grafton Bega Showground Gunning Showground û training track and gymkhanas Macksville Showground û training track and gymkhanas Mullumbimby Show Track û training track and gymkhanas Castle Hill Showground û grounds used for trials Training Tracks Owned and Operated by Councils: Albury Ariah Armidale Bangalow Bankstown Bargo Barellan **Bathurst Bendick Murrell** Birubi Point Blayney Broken Hill Canberra Canowindra

Casino Cessnock Condoblin Coolamon Cootamundra Cowra Crookwell Deniliquin Dubbo Dungong Echuca Eugowra Fairfield û Closing 30/06/2017 Forbes Ganmain Gilgandra Gooloogong Goulburn Grenfell Griffith Gunnedah Hawkesbury Inverel Junee Lackey Park Moss Vale Quirindi Showground Lake Carelligo trotting track Leeton Lithgow Maitland Manilla Marrar Marulan Memorial Oval û Broken Hill Menangle Park Mildura Moonbi Morisset Muswellbrook Narrandera Newcastle Nowra Nyah Oberon Orange Parkes Peak Hill Penrith Portland Quirindi **Raymond Terrace** Riverstone

Seven Mile Beach Tamworth û Burgmans Lane Tamworth Showground (22-60 Showground Road, TAMINDA NSW 2340) Temora Trundle Ungarie Uralla Wagga Warren Show ground & racecourse Weethalle Werris Creek West Wyalong Whitton Sports & Rec Park Yanco Yarrawonga Young Additional Council Owned Tracks: Orange (thoroughbred track in respect of HRNSW) Use of Public Land at Stockton Beach - Port Stephens Council Barellan - Showground Road, Barellan Ungarie - Condoblin Road, Ungarie Weethalle - Showground Road, Weethalle Moonbi Recreational Grounds - 9 - 73 Gill Street, Moonbi Manilla Showground Uralla Showground New South Wales û Mini Trotting affiliated Associations/Clubs: Albury Armidale HRC Bankstown Bathurst Bega HRC Broken Hill Canberra Canowindra HRC Dubbo Hawkesbury Owners and Trainers Assoc, Inverell Junee Leeton Maitland Menangle Moama HRC Moss Vale and Districts Harness Assoc. Newcastle Nowra HRC Penrith Riverina Stanford Merthyr Park Cessnock Tamworth Wollondilly HRC

	Note: Training and trialing at Public Tracks to be added to the mini trotting facilities list         Armidale Harness Racing Club Inc.         Bathurst Showgrounds         Bega Harness Racing Club Inc.         Conowindra Harness Racing Club Inc.         Hawkesbury Owners & Trainers Association (HRNSW in process of purchasing)         Moama Harness Racing Club (Moama)         Moss Vale & District Harness Association         Nowra Harness Racing Club Limited         Wollondilly Harness Racing Club Bargo)         Lithgow, and Taree Harness Racing Club Bargo)         Lithgow, and Taree Harness Racing Club are all Training Tracks, no racing         Portland Kremer Park trotting facilities         Tony Luchetti Sports Precinct         Grafton         Bega Showground         Gunning Showground û training track and gymkhanas         Mullumbimby Show Track û training track and gymkhanas         Mullumbimby Show Track û training track and gymkhanas         Vacant Land Owned by HRNSW:         Beresfield         Goulburn x 2         Hawkesbury         Tarmworth         Wagga         Market Days:         Bankstown         Penrith         Menangle         Show Trots:         Manilla Showground         P
	Goulburn x 2 (Vacant) Hawkesbury (not owned as yet, pending purchase) Tamworth (Vacant) Wagga (Vacant)
Period of Insurance:	1 September 2017 to 4:00pm 1 September 2018
The Business:	Management of Harness Racing NSW, including racing, trialing and training of harness racing standard bred horses by licensed drivers, trainers and stable hands, show racing, registered clubs operations in respect of any harness racing business including but not limited to:
	Operators of Raceways including licensed premises, retention barn training centre, operator of Menangle Park Training Centre, training and education of industry participants, club house, bar, bistro, beer garden, lounge/games room, organisers of

	fund raising promotion and property owners, use and undertaken by the Insured Property Owner activities Registered Tracks Property Owners cover is own personal property in r respect of harness racing required to carry a separa related activities at their or	extend only to Registered Clubs, Associations and Nominated afforded to registered trainers, drivers or stablehands at their respect of their own personal liability as a property owner in activities. These registered trainers, drivers or stablehands are te property owners liability insurance for non-harness racing
Retroactive Date:	30 June 2002	
Limits of Liability:	Public Liability	\$50,000,000 any one Occurrence
	Products Liability	\$50,000,000 any one period of insurance
Sublimits:	Property in Physical or Legal Control Advertising Injury Errors and Omissions	<ul> <li>\$2,000,000 limited in the aggregate and sub limited to</li> <li>\$200,000 any one harness racing trainers care custody control</li> <li>\$50,000,000 any one Occurrence</li> <li>\$2,000,000 limited in the aggregate for Errors and Omissions (this section is limited to declared vets)</li> </ul>
Excess:	Personal Injury Property Damage Market Days Advertising injury Professional Liability	<ul> <li>\$1,000 each and every Occurrence inclusive of Supplementary Payments in respect of claims arising out of a licensed driver harness racing, trainers activities or mini/pony trotting and maxi trotting claims</li> <li>\$1,000 each and every Occurrence inclusive of Supplementary Payments in respect of claims arising out of a licensed driver harness racing, trainers activities or mini/pony trotting and maxi trotting claims</li> <li>\$10,000 each and every Occurrence inclusive of Supplementary Payments in respect to all other claims</li> <li>\$1,000 each and every Occurrence inclusive of Supplementary Payments</li> <li>\$10,000 each and every Occurrence inclusive of Supplementary Payments</li> <li>\$10,000 each and every Occurrence inclusive of Supplementary Payments</li> <li>\$10,000 each and every Occurrence inclusive of Supplementary Payments in respect to driver versus driver claims where the claimant driver is/are entitled to claim workers compensation benefits arising out of an accident</li> </ul>
Geographic Limits:	Worldwide excluding North	h America
Wording:	Broadform Liability SPM-E	3F15SLE
Premium: GST: Stamp Duty: Admin Fees: GST on Fee: Total:	As Declared As Declared As Declared As Declared As Declared <b>As Declared</b>	

Broker:	AJG - NTH PARRAMATTA PO Box 2481 North Parramatta NSW 1750
Insurer:	Underwritten for certain underwriters at Lloyd's of London & Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Ltd. under binding authorities B0572NA17SL03 & 001-2017 respectively. \$20,000,000 x \$5,000,000 is 100% underwritten for Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Limited under binding authority 001-2017. \$25,000,000 x \$25,000,000 is 100% underwritten for Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Limited under binding authority 001-2017. \$25,000,000 x \$25,000,000 is 100% underwritten for Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Limited.
Certificate:	This is to certify that in accordance with the authorisation granted under Contract No B0572NA17SL03 to the undersigned by certain Underwriters at Lloyd's, whose names and the proportion underwritten by them, which will be supplied on application, can be ascertained by reference to the said Contract which bears the Seal of Lloyd's policy Signing Office, and in accordance with the authorisation granted Underwritten for certain underwriters at Lloyd's of London & Chubb Insurance Australia Limited. by their agent SLE Worldwide Australia Pty Ltd. under binding authorities B0572NA17SL03 & 001-2017 respectively. (hereinafter referred to as "the Insurers)", and in consideration of the premium specified herein, the said Insurers are hereby bound, each for his own part and not for another, their Executors and Administrators and in respect of its due proportion only, to insure in accordance with the terms and conditions contained in the policy to which this Certificate is attached.
Stamped & Dated:	13 September 2017



for and on behalf of SLE Worldwide Australia Pty Limited ABN 15 066 698 575 AFSL 237268 PO Box H308 Australia Square NSW 1215 Phone: +61 2 9249 4850

### ENDORSEMENTS ATTACHING TO AND FORMING PART OF POLICY NO: 205094401000

#### SERVICE PROVIDERS VICARIOUS ENDORSEMENT

This Policy does not cover liability in respect of Personal Injury or Property Damage arising out of or caused by or in connection with the Insured's service providers. A service provider means anyone engaged by the Insured to provide goods or perform a service. Service providers include but are not limited to security services, amusement operators, pyrotechnicians, entertainers, food vendors, stall holders, sound & lighting companies & Contracted Labour but does not include volunteers or the Insured's employees. However, this exclusion shall not apply to the Insured's vicarious liability arising from an act, error or omission of service providers that have provided the Insured with proof of liability insurance.

### CONSTRUCTION LIMITATION

This Policy does not cover Personal Injury or Property Damage arising out of or in any way connected with the construction, erection, alteration, demolition of and/or addition to buildings by or on behalf of the Insured. However, this exclusion shall not apply to the construction, erection, alteration, demolition of and/or addition to buildings by or on behalf of the Insured where the total value of such works does not exceed \$100,000

#### **MOLESTATION EXCLUSION**

This Policy does not cover liability in respect of Personal Injury arising out of or caused by or in connection with the molesting, interfering or assault with any person by:

- the Insured,
- any of the Insured's employees,
- any person acting on behalf of the Insured,
- any person for whom the Insured may be held legally liable.

The Insurer shall have no obligation to defend any action, suit or proceeding against the Insured either directly or vicariously seeking damages for such Personal Injury.

#### **RSA EXCLUSION**

This Policy does not cover liability in respect of Personal Injury, Property Damage or Advertising Liability arising out of or caused by or in connection with the service of alcohol conducted by or on behalf of the Insured unless the Insured and all bar staff hold the legally required licenses & responsible service of alcohol certificate.

## BREACH OF PROFESSIONAL DUTY EXTENSION (SLE)

NOTICE TO THE INSURED

The terms and conditions of this Endorsement provide that:

1. A Claim (as defined within this Endorsement) must be made against the Insured during the Period of Insurance for this Policy to apply; and

2. The Insured must immediately notify the Insurer in writing of such Claim(s). Such notification must be given to the Insurer during the Period of Insurance for this Policy to apply. If any circumstances or facts come to the attention of the Insured during the Period of Insurance which are likely to give rise to a Claim(s) being made against them or which the Insured should reasonably expect to give rise to a Claim(s) being made against them, the terms and conditions of this Endorsement provide an option as to whether or not to notify the Insurer. However, failure to notify may affect Policy indemnity, (i.e.) All or part of any subsequent Claim(s) may not be covered. Assuming the option to notify the Insurer is chosen such notification must be given in writing during the Period of Insurance for this Policy to apply. The time of the happening of the negligent act, error or omission which gives rise to a Claim(s) or a possible Claim(s), is not of relevance provided they occur after the Retroactive Date specified in the Schedule. Upon expiry of the Period of Insurance, no further Claim(s) can be made under this Policy and therefore the maintenance of insurance provided by this Endorsement is essential.

#### COVER APPLICABLE TO THIS ENDORSEMENT

The Insurer, to the extent and in the manner hereinafter provided, hereby agrees to pay to or on behalf of the Insured up to the Limit of Liability as stated in the Schedule as applying to this Endorsement against all sums which the Insured shall become legally liable to pay as Compensation for Personal Injury and/or Property Damage as a result of a Claim or

Claims first made against the Insured and reported to the Insurer during the Period of Insurance arising out of an act, error or omission committed or alleged to have been committed by or on behalf of the Insured in breach of the Insured's Professional Duty in connection with the Business.

## LIMIT OF LIABILITY AND EXCESS APPLICABLE TO THIS ENDORSEMENT

The Insurer hereby agrees to pay all costs in the defence of a Claim for which indemnity is available under this Endorsement provided that the total aggregate liability (including Supplementary Payments) shall not exceed the Limit of Liability specified in the Schedule as applying to this Endorsement notwithstanding the number of Claims made. The Excess shown in the Schedule as applying to this Endorsement shall be the amount first payable by the Insured in respect of any one Claim and shall be borne by and at the Insured's own risk. The Insurer's liability shall only be in excess of this amount.

## EXCLUSIONS APPLICABLE TO THIS ENDORSEMENT

This Endorsement does not cover liability:

1. Which is already excluded under the Policy.

2. Which is more specifically insured against in any other section of this Policy.

3. Arising out of acts, errors or omissions which occurred or allegedly occurred prior to the Retroactive Date specified in the Schedule.

4. Arising out of any facts or circumstances of which the Insured was aware of prior to the commencement of the Period

of Insurance or which a reasonable person in the Insured's position would have considered may give rise to a Claim. 5. Assumed under contract or agreement unless such liability would have attached in the absence of such contract or agreement.

6. Arising from an Occurrence which is inevitable having regard to the circumstances and nature of the work undertaken.7. Arising from or in connection with advice, consultancy, specification, supervision or other Professional Duty given or undertaken by the Insured not in relation to the Business.

8. Arising out of conspiracy, conversion, deceit, inducement, breach of contract, injurious falsehood or fraudulent, criminal or malicious act or omission of the Insured.

9. Arising in North America or in respect of any Claims which would be subject to the jurisdiction of the Courts of North America.

10. Incurred by or caused by a Director or Officer of the Insured whilst acting within the scope of their duties in such capacity.

## DEFINITIONS APPLICABLE TO THIS ENDORSEMENT

"Claim" or "Claims" means:

(i) Any writ, statement of claim, summons, application or other originating legal or arbitral process, cross claim,

counterclaim or third or similar party notice issue against or serviced upon the Insured or

(ii) The receipt by the Insured of any written or verbal notice of demand for compensation made by a third party against them.

"Professional Duty" means the duty owed in a professional capacity by a vet

## CONDITIONS APPLICABLE TO THIS ENDORSEMENT

1. The Insured shall, as a condition precedent to their right to be indemnified under this Endorsement give to the Insurer as soon as practicable notice in writing during the Period of Insurance:

(i) of any Claim(s) made against the Insured.

(ii) of the receipt of notice from any person of an intention to make a Claim against the Insured.

2. The Insured shall give to the Insurer, as soon as practicable, notice in writing during the Period of Insurance of any circumstance of which they become aware during the Period of Insurance, likely to give rise to a Claim against them. If,

during the Period of Insurance, the Insured becomes aware of any circumstances which might subsequently give rise to a Claim under this Endorsement and elect, during the Period of Insurance, to give written notice to the Insurer of such circumstances, then any such Claim which might subsequently arise out of such circumstances will be deemed to have been made during the Period of Insurance.

#### VARIOUS ENDORSEMENTS

All trainers holding a license granted under the Australian Harness Racing Rules should carry their own Public Liability Insurance for activities outside sanctioned Harness Racing NSW events and Care Custody Control whilst on registered tracks.

Professional Liability Sub Limit is extended to indemnify veterinary contractors in respect of advice given to the harness racing authorities and nominated clubs only. No coverage is provided where a fee income is received for treatment to horses or any other animal by the veterinary contractor and is conditional upon all veterinary contractors having their own insurance cover.

Professional Liability Sub Limit does not extend to Australian Pacing Gold Ltd.

Coverage extends to indemnify retired qualified veterinary persons in respect of advice given to NSW Harness Racing Authorities and Nominated harness Racing Clubs only where such persons do not have indemnity under a current professional liability policy by reason of retirement.

Cover is extended to licensed drivers whilst they are driving track work for trainers, provided the drivers are not employed by the trainers and/or are entitled to workers compensation.

Driver to Driver cover only applies to Registered Drivers at official race meetings, show racing and/or trials, whilst under the control of Harness Racing Officials.

Show Racing or Trials at non registered tracks are excluded with the exemption of mini trotting, subject to being administered and supervised but the NSW Mini Trotters Association.

Cover is excluded in respect to claims arising from drivers/trainers failing to wear helmets and protective vests whilst in control of a sulky in official races, official trials and on registered training tracks as specified by the Australian Rules of Harness Racing.

Liability arising directly or indirectly caused by, arising out of or in any way connected with celebrity or other non-official races or non-official trials that do not conform with the Australian Rules of harness Racing are excluded.

Licensed drivers or trainers connected with the usage of wooden shafted sulkies and separate wooden shafts in races, official trials, qualifying trials, club and unofficial trials and run-arounds on all club registered tracks and trialling tracks or trainers own premises are excluded for liability directly or indirectly caused by, arising out of or in any way connected with any injury or damage.

All trainers holding a license granted under the Australian harness Racing Rules should carry their own Public Liability Insurance for activities outside sanctioned Harness NSW events and Care Custody and Control whilst on registered tracks.

Licensed Drivers or trainers found to be under the influence of or impaired by any drug or intoxicating liquor as

determined under the Australian Rules of Harness Racing are excluded for liability arising directly or indirectly caused by, arising out of or in any way connected with any injury or damage.

the following Definitions are added to the policy:

#### DEFINITIONS

"Driver" means:

A person holding a current license granted under the Australian Harness Racing Rules and drives a horse in a race or does other things which are only done or usually done by drivers.

"Trainer" means:

A person holding a license granted under the Australian Harness Racing Riles and trains a horse or does other things which are only done or usually done by trainers.

Stamped & Dated:

13 September 2017



for and on behalf of SLE Worldwide Australia Pty Limited ABN 15 066 698 575 AFSL 237268 PO Box H308 Australia Square NSW 1215 Phone: +61 2 9249 4850



# SLE Worldwide Australia Pty Limited

A.B.N. 15 066 698 575 AFSL 237268

Level 11, 56 Clarence Street SYDNEY NSW 2000 Telephone 61 (2) 9249 4850 Facsimile 61 (2) 9249 4840 Website: <u>www.sleaustralia.com.au</u>

Certificate of Currency

Type of Cover:

Broadform Liability

The Insured:

Harness Racing New South Wales, Harness Racing New South Wales Industry Fund, Harness Racing New South Wales Race Course Development Fund, Australian Pacing Gold Ltd, Tabaret Management Pty Ltd, Tabcorp Holdings Limited, Integrity Auditor (in respect of their involvement with Harness Racing New South Wales only), Investigator (in respect of their involvement with Harness Racing New South Wales only), licensed drivers, licensed trainers, stable hands, stewards, swab attendants starters (if contracted by HRNSW and/or nominated and declared club), mini and maxi trot licensees, stewards/officials from interstate in respect of their involvement with Harness Racing New South Wales, Mini Trot Clubs, veterinarian employees of HRNSW and veterinarian contractors in respect of advice (including taking of swabs) given to registered clubs of Harness Racing NSW only at race meetings, affiliated bodies/clubs (listing attached), together with all members, coaches, officials, first aid personnel, administrators, voluntary workers, work experience personnel whilst licensed by the appropriate licensing authority whilst engaged in HRNSW activities, and licensed visitors from interstate and/or overseas whilst competing in events sanctioned by the Insured

**Declared Clubs:** Albury Armidale Bankstown **Bathurst** Blayney Broken Hill Bulli (Bulli at Menangle) Canberra (ACT Harness Racing Club) Coolamon Cootamundra Cowra Dubbo Eugowra Fairfield Forbes Goulburn & District Griffith Inverell

Junee Leeton Lithgow Maitland Muswellbrook Narrabri Newcastle **NSW Harness Racing Club** - Menangle 1 - Menangle 2 Orange Parkes Peak Hill Penrith Tamworth Taree Temora Wagga West Wyalong Young Training, Trialling and Public Tracks Information: Armidale Harness Racing Club Inc. **Bathurst Showgrounds** Bega Harness Racing Club Inc. Conowindra Harness Racing Club Inc. Hawkesbury Owners & Trainers Association (HRNSW in process of purchasing) Moama Harness Racing Club (Moama) Moss Vale & District Harness Association Nowra Harness Racing Club Limited Wollondilly Harness Racing Club (Bargo) Lithgow, and Taree Harness Racing Clubs are all Training Tracks, no racing Portland Kremer Park trotting facilities Our Ref: 10110228 Page 7 of 11 **Tony Luchetti Sports Precinct** Grafton Bega Showground Gunning Showground û training track and gymkhanas Macksville Showground û training track and gymkhanas Mullumbimby Show Track û training track and gymkhanas Castle Hill Showground û grounds used for trials Training Tracks Owned and Operated by Councils: Albury Ariah Armidale Bangalow Bankstown Bargo Barellan **Bathurst Bendick Murrell** 

Birubi Point Blayney Broken Hill Canberra Canowindra Casino Cessnock Condoblin Coolamon Cootamundra Cowra Crookwell Deniliquin Dubbo Dungong Echuca Eugowra Fairfield û Closing 30/06/2017 Forbes Ganmain Gilgandra Gooloogong Goulburn Grenfell Griffith Gunnedah Hawkesbury Inverel Junee Lackey Park Moss Vale Quirindi Showground Lake Carelligo trotting track Leeton Lithgow Maitland Manilla Marrar Marulan Memorial Oval û Broken Hill Menangle Park Mildura Moonbi Morisset Muswellbrook Narrandera Newcastle Nowra Nyah Oberon Orange Parkes Peak Hill

Penrith Portland Quirindi **Raymond Terrace** Riverstone Seven Mile Beach Tamworth û Burgmans Lane Tamworth Showground (22-60 Showground Road, TAMINDA NSW 2340) Temora Trundle Ungarie Uralla Wagga Warren Show ground & racecourse Weethalle Werris Creek West Wyalong Whitton Sports & Rec Park Yanco Yarrawonga Young Additional Council Owned Tracks: Orange (thoroughbred track in respect of HRNSW) Use of Public Land at Stockton Beach - Port Stephens Council Barellan - Showground Road, Barellan Ungarie - Condoblin Road, Ungarie Weethalle - Showground Road, Weethalle Moonbi Recreational Grounds - 9 - 73 Gill Street, Moonbi Manilla Showground Uralla Showground New South Wales û Mini Trotting affiliated Associations/Clubs: Albury Armidale HRC Bankstown Bathurst Bega HRC Broken Hill Canberra Canowindra HRC Dubbo Hawkesbury Owners and Trainers Assoc, Our Ref: 10110228 Page 9 of 11 Inverell Junee Leeton Maitland Menangle Moama HRC Moss Vale and Districts Harness Assoc.

Newcastle

	Nowra HRC Penrith Riverina Stanford Merthyr Park Cessnock Tamworth Wollondilly HRC
	Note: Training and trialing at Public Tracks to be added to the mini trotting facilities list
	Armidale Harness Racing Club Inc.
	Bathurst Showgrounds
	Bega Harness Racing Club Inc.
	Conowindra Harness Racing Club Inc.
	Hawkesbury Owners & Trainers Association (HRNSW in process of purchasing) Moama Harness Racing Club (Moama)
	Moss Vale & District Harness Association
	Nowra Harness Racing Club Limited Wollondilly Harness Racing Club (Bargo)
	Lithgow, and Taree Harness Racing Clubs are all Training Tracks, no racing
	Portland Kremer Park trotting facilities
	Tony Luchetti Sports Precinct
	Grafton
	Bega Showground
	Gunning Showground û training track and gymkhanas
	Macksville Showground û training track and gymkhanas
	Mullumbimby Show Track û training track and gymkhanas Castle Hill Showground û grounds used for trials
	Castle Thir Showground & grounds used for thats
	Vacant Land Owned by HRNSW:
	Beresfield
	Goulburn x 2
	Hawkesbury
	Tamworth
	Wagga
	Market Days:
	Bankstown Penrith
	Menangle
	Show Trots:
	Manilla Showground
	Properties Owned by HRNSWL
	Beresfield (Vacant)
	Goulburn x 2 (Vacant)
	Hawkesbury (not owned as yet, pending purchase)
	Tamworth (Vacant)
Period Of Insurance:	Wagga (Vacant) 1 September 2017 To 4:00pm on 1 September 2018
The Business:	Management of Harness Racing NSW, including racing, trialing and training of harness racing standard bred horses by licensed drivers, trainers and stable hands, show racing, registered clubs operations in respect of any harness racing business including but not

limited to:

	Operators of Raceways including licensed premises, retention barn training centre, operator of Menangle Park Training Centre, training and education of industry participants, club house, bar, bistro, beer garden, lounge/games room, organisers of markets, management, totalisator operations, trialling sales, mini trot come and try days, fund raising promotion and organisation of Harness Racing in NSW, fund raising, property owners, use and management of retention barn (Menangle) and all activities undertaken by the Insured
	Property Owner activities extend only to Registered Clubs, Associations and Nominated Registered Tracks
	Property Owners cover is afforded to registered trainers, drivers or stablehands at their own personal property in respect of their own personal liability as a property owner in respect of harness racing activities. These registered trainers, drivers or stablehands are required to carry a separate property owners liability insurance for non-harness racing related activities at their own personal property.
Limits of Liability:	Public Liability \$50,000,000 any one Occurrence
	<b>Products Liability</b> \$50,000,000 any one Period of Insurance
	Property in Physical or Legal Control \$2,000,000 limited in the aggregate and sub limited to \$200,000 any one harness racing trainers care custody control Advertising Injury \$50,000,000 any one Occurrence
	Errors and Omissions \$2,000,000 limited in the aggregate for Errors and Omissions (this section is limited to declared vets)
Excess:	Personal Injury \$1,000 each and every Occurrence inclusive of Supplementary Payments in respect of claims arising out of a licensed driver harness racing, trainers activities or mini/pony trotting and maxi trotting claims
	Property Damage \$1,000 each and every Occurrence inclusive of Supplementary Payments in respect of claims arising out of a licensed driver harness racing, trainers
	activities or mini/pony trotting and maxi trotting claims Market Days \$10,000 each and every Occurrence inclusive of Supplementary Payments in respect to all other claims
	Advertising injury \$1,000 each and every Occurrence inclusive of Supplementary Payments
	Professional Liability \$10,000 each and every Occurrence inclusive of Supplementary Payments in respect to driver versus driver claims where the claimant driver is/are entitled to claim workers compensation benefits arising out of an accident
Insurer:	Underwritten for certain underwriters at Lloyd's of London & Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Ltd. under binding authorities B0572NA17SL03 & 001-2017 respectively. \$20,000,000 x \$5,000,000 is 100% underwritten for Chubb Insurance Australia Limited by
	their agent SLE Worldwide Australia Pty Limited under binding authority 001-2017. \$25,000,000 x \$25,000,000 is 100% underwritten for Chubb Insurance Australia Limited by their agent SLE Worldwide Australia Pty Limited.

Policy Number:	205094401000
Geographical Limits:	Worldwide excluding North America
Broker:	AJG - NTH PARRAMATTA PO Box 2481 North Parramatta NSW 1750

Stamped & Dated:

13 September 2017



SLE Worldwide Australia Pty Limited is acting under the authority of the Insurers and will be effecting this contract of insurance as agent of the Insurer and not the Insured. ABN 15 066 698 575 AFSL License No: 237268

Please Note: Whilst an expiry date has been indicated, it should be known this policy can be cancelled at any time in the future. Accordingly reliance should not be placed on the expiry date.

## **IMPORTANT NOTES:**

1. The Insured may cancel this Policy by giving written notice to SLE Worldwide Australia Pty Limited. The Insurer may cancel this Policy in accordance with the Policy conditions. In the event of cancellation by the Insured a pro rata return premium shall be allowed subject to SLE Worldwide Australia Pty Limited's cancellation fee being 20% of the return premium plus GST or \$300 plus GST whichever is the greater. When the premium has been calculated on estimates provided by the Insured, cancellation shall not affect the Insured's obligations to supply such information as will allow the Insurer to calculate the amount of adjustment applicable up to the date of cancellation.

2. Please ensure that you read this document in its entirety.