MALAYAN RACING ASSOCIATION

AN3

APPLICATION FOR REGISTRATION OF

	RACING	CLUB*
--	---------------	-------

		FOR OFFICIAL USE
NAME (in full) AND ADDRESS	MRA OWNER <u>BADGE NO.</u>	Date Approved:
1) Mr/Madam/Miss	<u> </u>	
Postal Address		Mgr)
	•	
	•	P1)
NRIC/Passport No		,
	Signature (Trustee Manager)	
NAME (in full) AND ADDRESS	MRA OWNER	
	BADGE NO	P2)
2) Mr/Madam/Miss		
Postal Address		
		Do)
		P3)
NRIC/Passport No		
Thurst adoption to the second	Signature (Trustee)	
NAME (in full) AND ADDRESS	MRA OWNER BADGE NO	Application:
3) Mr/Madam/Miss		
Postal Address		
	•	
NRIC/Passport No	Signature (Trustee)	Date Approved
	Oignataro (Tractoo)	- Date Appleved
NAME (in full) AND ADDRESS	MRA OWNER	
4) Mr/Madam/Miss	BADGE NO.	
, and the second		
Postal Address		
	•	
NRIC/Passport No		
	Signature (Trustee)	Signature

We enclose the registration fee of $\underline{\text{S$6,000/RM12,000}}$ and declare that we are not under 21 years of age and the particulars given above are correct.

COLLECTION, USE AND DISCLOSURE OF PERSONAL DATA

I consent to the collection, use and disclosure of my personal data herein by the Singapore Turf Club, the Malayan Racing Association and its other Associated Clubs for the following purposes:

- (a) processing of this application;
- (b) management and regulation of the integrity of horseracing;
- (c) compliance with the rules and regulations of the Malayan Racing Association; and
- (d) any reasonable purposes related to the aforesaid.

DO-NOT-CALL REGISTRY

I note that the Government of Singapore has implemented the Do-Not-Call Registry pursuant to the Personal Data Protection Act 2012 ("DNC Registry").

I consent to communicate by way of any of the telephone numbers stated in this form or subsequently provided by me to the Singapore Turf Club, the Malayan Racing Association and/or its other Associated Clubs even if I become registered in the DNC Registry.

Club, the Malayan Racing Association and/or its other Associated Clubs even if I become regis	stered in the DNC Registry.
□ We would like to be included in the mailing list for all Electronic and/or Direct marketing in Leaflets, Flyers and other marketing collaterals). I agree, undertake and waive all right Singapore Turf Club, the Malayan Racing Association and its other Associated Clubs the mail, email, fax, call, SMS, MMS and/or in other way communicate with me in respect of an email.	nts on the same and consent and allow the e absolute and sole discretion to continue to
Horse/s owned by above Racing Club:	
We hereby attach a list of all our members and we declare that none of our members a Racing 64(A) (11).	re disqualified persons under MRA Rule of
We agree to be bound by the Rules, Regulations and Notices of the Malayan Racing Association time be amended or added. By reason thereof, I understand that a copy of the MRA Rule Bot Offices located at the Selangor Turf Club (Malaysia) or Singapore Turf Club and/or download racing.com to familiarise ourselves and keep abreast with the Rules, Regulations and Notices of time to time be amended.	ok could be purchased at the MRA Secretarian led from the MRA Website at www.malayan-
	Signature (Manager)

NOTE: *Sole owners are not permitted to register Assumed Names.

MRA Rule of Racing 64(A)

- (1) A Racing Club is a club whether proprietary or members and Horses may be owned by a club that is registered with the Association as a Racing Club.
- (2) A Racing Club shall have a minimum of 10 members, who shall be natural persons.
- (3) The Association shall have complete discretion on whether to approve and register any club as a Racing Club and shall only approve and register such a club where:
 - a copy of each of the following documents is submitted together with the registration application at the office of the Secretary
 of the Association:
 - (i) the constitution and rules applying to the club;
 - (ii) the trust deed or other document which appoints two (2) to four (4) trustees to act on behalf of the club in owning and managing the horse to which the application relates;
 - (iii) a list of the names and addresses of all persons who are members of the club at the time at which the application is made (using template provided); and
 - (iv) proof of registration of the club with the Registry of Societies under the Singapore Societies Act (Cap. 311) or the Malaysian Societies Act 1966, as the case may be; unless the club furnishes a written legal opinion procured from an Advocate and Solicitor of Singapore or Malaysia (as the case may be) stating that the club is not required by the laws of Singapore or Malaysia (as the case may be) to be registered;
 - (b) such additions, modifications and deletions as the Association may require have been made to the documents referred to in Rule 64A(3)(a); and
 - (i) where the club is a proprietary club, a list of the name(s) and address(es) of the proprietor(s) as well as its beneficial owner(s) if the proprietor is a company, at the time at which the application is made, and a copy of the identification/registration document(s) relating to each proprietor (including the beneficial owner(s) of the club.
- (4) A registration fee of **\$\$6,000/RM12,000** shall be paid at the time the application for registration is lodged which will be refunded if the registration of the club as a Racing Club is refused.
- (5) The application for the Racing Club's registration lodged with the Association must identify the provision(s) in the club's constitution and/or rules which must include the following details:
 - (a) a statement setting out the financial arrangements agreed between the members and the trustees;
 - (b) term(s) imposing on the trustees an obligation to keep proper books of account;
 - (c) provision(s) empowering the trustees to comply with Rule 64A(11); and
 - (d) provision(s) ensuring that at all times, the club is represented by at least two (2) trustees, one of whom being a trustee-manager.
- (6) Any proposed amendment to the approved constitution and rules applying to a Racing Club must be submitted to and approved by the Association.
- (7) Any change to the members of a club shall be notified to the Association by the end of the following calendar month.
- (8) At the request of the Association, the trustees shall provide a list of the names and addresses of all persons who were members of a Racing Club as at such date as the Association may specify in its request within seven (7) days.
- (9) While each member of a Racing Club can run a horse under the name of the club, a member shall not be treated as an Owner unless the member is also a trustee of the Racing Club.
- (10) At the time when the application is made, the Trustees shall ensure that none of the members of the club to be registered as a Racing Club is a Disqualified Person or has been convicted of a criminal offence deemed by the Association to be relevant to his status as a member of a Racing Club.
- (11) If any member of a Racing Club is or becomes a Disqualified Person or is convicted of a criminal offence deemed by the Association to be relevant to his status as a member of a Racing Club, the trustees of that Racing Club shall inform the Association and cancel the membership of that member.
- (12) No horse owned by a Racing Club may be entered in any race or fulfil any engagement unless:
 - (a) each of the trustees appointed to act on behalf of the Racing Club for the purposes of owning and managing the horse has

been approved by the Association;

- (b) the legal ownership of the horse is vested in the trustees;
- (c) the name of each trustee and the particulars of the horse are registered with the Association; and
- (d) a trustee-manager has been validly appointed under Rule 64A(15).
- (13) In relation to any horse in the ownership of a Racing Club, references to the horse's owner are to the trustees who are appointed to act on behalf of the Racing Club.
- (14) Each trustee of a Racing Club:
 - (a) shall be treated as a joint owner of the horse;
 - (b) shall be jointly and severally liable for any sums due from the Racing Club under these Rules; and
 - (c) is subject to all liabilities, duties and privileges of joint ownership.
- (15) The trustees of each Racing Club shall appoint one (1) of the trustees to act as the trustee-manager for the purpose of dealing with the Association and the Associated Clubs.
- (16) A Racing Club intending to race a horse(s) under these Rules shall register at least one (1) but not more than three (3) sets of Racing Colours with the Association prior to entering a horse to race in the name of the Racing Club.
- (17) Any horse in the ownership of a Racing Club shall be entered for any race by a trustee of the Racing Club but shall run in any race using the name and the Racing Colours of that Racing Club.
- (18) The Association and the Associated Clubs takes no cognisance of any disputes arising between the trustees and the members of a Racing Club.
- (19) The Association may in its absolute discretion at any time, and without assigning any reason for its decision, revoke its approval of a trustee of a Racing Club or cancel the registration of any club as a Racing Club. Without prejudice to the generality of the foregoing, the Association may cancel the registration of any club as a Racing Club if:
 - (a) a trustee of that Racing Club is found to be or becomes a Disqualified Person; or
 - (b) the club is dissolved pursuant to its constitution or rules, or in accordance with the Singapore Societies Act (Cap. 311) or the Malaysian Societies Act 1966, as the case may be.