



Pegasus Pony Club Derby Day Competition 19th October 2025

Pegasus PC grounds
171-191 Greenwith Road
Golden Grove SA

A Derby Course comprises both Cross Country (XC) and Show jumping (SJ) Fences as one course. The competition takes place over a distance between 500m and 1300m which comprises at least 50% natural obstacles (ie XC jumps).

Classes offered:

Class 1: PC Gr F/6
Class 2: Open 35cm
Class 3: PC Gr E/5
Class 4: Open 50cm
Class 5: PC Gr D/4
Class 6: Open 65cm

Gates Open 7.00am

Course walk at 8.30am

First Class start 9.00am

CANTEEN FACILITIES FROM 7.30am
EFT available

Full catering and great Prizes

Course builder and Judge TBA

Open to Pony Club and EA members*

Ribbons to 4th Place in each Class

No Entries on the day-Entries close Thursday 16/10/2024

\$20/class

***\$21 participation levy +waiver for EA members**

Email entries and receipt of payment to pegasusponyclub@hotmail.com

Enquiries to: Event Secretary on 0410105377

Liability Waivers available on Aushorse and Pegasus Pony Club Facebook page

Technical Delegate K. Pearn; Safety Officer S. Usher

The PPC committee reserves the right to alter the program without further notice

Hot Weather Policy If temp is above 34 degrees reported by Channel 9 on 6pm news the night before, will be a morning event only, if above 37 degrees, event will be postponed.

Pegasus PC gratefully acknowledge our sponsors

Hooves, Paws and Claws
Canine Connect
Hopkins Saddlery
National Concrete Pumping

Hedgegrove Boarding Kennels and Cattery
Costless Plants, Yatala Vale
Rhiannon Pierce MP for King



Pegasus Pony Club Derby Day Competition

SUNDAY 19th October 2025

ENTRY FORM

Entry form required for each combination

Entries close Thursday 16th October 2025.

Rider's Name: _____ Age: _____

Phone: _____ *Email: _____

*Please remember to keep your inbox empty and write neatly and clearly.

Name of Pony Club: _____ PC/EA Card Number: _____

PIC Number: S _____

These numbers are compulsory. Do not send form in without them.

I accept the conditions of entry as set out, together with any other rules and regulations as set by the club or the organisers.

Rider Signature: _____

Parent/Guardian signature if under 18 years. _____

Class 1 PC Gr F/6

Class 2 PC Open 35cm

Class 3 PC Gr E/5

Class 4 Open 50cm

Class 5 PC Gr D/4

Class 6 Open 65cm

	Fee \$
Horse Name	
*Class number @ \$20/class	
Rider levy \$6.60	
Yard fee @\$10/yard	
EA Day participation fee \$21/rider (not required for PCASA riders)	
Total \$	

*Riders permitted to compete in grade on card or 1 above

Entry MUST be accompanied by payment or receipt of payment or it will not be accepted.

* EA Riders must fill out Day participation form on the day, provide proof of financial status and pay Day Participation fee with entry.

Email entries and receipt of payment to pegasusponyclub@hotmail.com

Payment by direct debit or by other arrangements

Direct Debit to Pegasus Pony Club Inc.

BSB Number 065-149

Account number 00-900-181

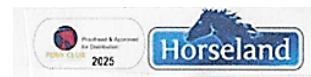
With surname and Derby as reference

Enquiries to Event Coordinator on 0410105377

or email pegasusponyclub@hotmail.com

Draw will be emailed to competitors in the week prior to the competition and also posted on the Pegasus Pony Club Inc Facebook page.

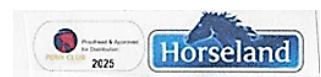
The draw is subject to change please re-check your draw on the day as scratching's may cause time changes.



Conditions of Entry

- **Float parking on the top paddock only**
- Water is available on the grounds
- Entering this competition constitutes acknowledgement that PCASA rules apply and acceptance of the rules. PCASA rules may be found at <http://www.ponyclub.asn.au/documents/rule-book>.
- Rules for the Derby will be run in accordance with the PCASA Derby Rules
- Queries, horse abuse rules etc as per PCASA Handbook of By Laws. No protests will be accepted, however, enquiries are welcome.
- Stewards have the right at the discretion of the judge to remove from the rings any horse/rider/handler that does not comply with the rules, constitutes a hazard to other competitors, or behaves in an unruly manner
- The organizing committee reserves the right to cancel any class or competition, divide any class alter times, refuse any entry with or without stating the reason.
- Neither the organising committee of any event to which these rules apply nor the Pony Club Association Of South Australia Inc. accepts any liability for any accident, damage, injury or illness to horses, owners, riders, grounds, spectators or any other persons.
- No refunds after closing date except with vet or medical certificate. An admin fee of \$10 will be deducted. **Late entries may be accepted, subject to a \$10 late fee.**
- For pony club members, all performance cards must be current & up to date and be presented to the Secretary's desk before the competition starts. All Club combinations must have a Graded card and have 2 qualifications on the card to compete. NO CARD NO RIDE.
- For EA member, current 2025/2026 EA membership card must be sighted at the secretary's desk before riding. NO CARD NO RIDE.
- Approved riding boots and approved helmets with current helmet tags, riding boots and equipment must be worn.
- Number holders, Medical armbands and approved safety vests must be worn by all competitors.
- There is to be no lunging of horses on the grounds whatsoever.
- Any yards used must be left clean and gates closed. Any holes dug by horses must be filled before leaving the event.
- Competitors may ride a maximum of 2 horses in each grade.
- Riders can ride their grade as stated on their card or one grade higher. Gear check for PC and EA riders before riding in the competition is required.
- Riders who do not present to an arena or start having been twice called to start their competition will be given a 5-minute warning. If at the end of that time they do not attend they will be eliminated.
- In the event of a rider fall, riders will be eliminated. All rider falls must be assessed and reported by the event medical personnel.
- Competitor numbers- the organising committee will pre-allocate and advise rider numbers. Competitors' body numbers must be used and will be available for collection at the secretary's desk.
- Watches may be used.
- All placegetters to present in official riding uniform or riding wear for the presentation of ribbons. Prizes will only be presented to place getters who attend the presentation phase of the event. Any place getters wishing to leave before presentations will have chosen to forfeit their prizes. The organising committee will endeavour to hold presentations as soon as possible after the last rider has competed.
- No stallions or rigs permitted on the grounds
- No dogs permitted on the grounds.
- No smoking/vaping or consumption of alcohol permitted on the grounds.
- At a competition only the competitor may ride their horse or pony. The penalty for disobeying this rule is elimination.
- No day membership is available.
- Canteen facilities will be available.

Please do not attend if you or your family is ill.



Pony Club Australia (PCA)

Day Participant Waiver and Liability Declaration

Participants in events organised by PCA Clubs, who are not current financial members of a PCA Club, or who cannot prove current PCA membership, or who do not have any other approved insurance in place, upon completion of this form, are deemed to be registered “**Day Participants**” of the event.

Protection is afforded to the Day Participant under the PCA Public Liability policy, only whilst attending and/or participating in PCA approved activities organised and/or run by the PCA Club at that event, where they are liable for causing bodily injury or property damage to others, excluding whilst travelling to and from such event. By completing this form, you agree to abide by the Rules & Conditions of the PCA and any Rules of the event. An insurance contribution fee of \$15 per day is payable for Day Participants who do not have current and proven insurance with an equestrian organisation listed overleaf.

I, the Day Participant, hereby agree with the Organiser/s that I am by this agreement entitled to participate in the Activity on the terms and conditions set out in this document.

The Organiser/s enter into this agreement on their own account and also as agent for the Associate/s in respect of each acknowledgement, consent, declaration, release and indemnity expressed in this agreement to be given by me to, or made by me in favour of, an Associate (jointly or in an individual capacity).

1. Definitions

- (a) **Affiliate Member** means an Affiliate Member as defined in the PCA Constitution, being a pony club, Zone or association registered with a Member Branch and admitted to PCA in accordance with clause 5.5 of the PCA Constitution and the Policies.
- (b) **Activity/Activities** includes performing, participating or spectating in any capacity, including as a Member, in any activity provided, authorised and/or recognised by PCA or any of its Member Branch or Affiliate Members (including online and/or at home).
- (c) **Organiser/s** means the organiser of the Activity and includes PCA, the Member Branch and Affiliate Member.
- (d) **Associate/s** means Associate/s of the Organiser/s, being employees, volunteers, committees, coaches, officials, medical personnel, Members, sponsors, promoters, advertisers, owners and lessees of premises on which Activities are held, underwriters and consultants.
- (e) **Claim** means and includes any action, suit, proceeding, claim, demand, damage, penalty, cost or expense however arising including but not limited to negligence or under the Australian Consumer Law.
- (f) **Member** means a member of PCA in accordance with clause 5 of the PCA Constitution.
- (g) **Member Branch** means the Pony Club Association of New South Wales, the Pony Club Association of Queensland, Pony Club Western Australia, the Pony Club Association of South Australia, the Pony Club Association of Victoria, Pony Club Tasmania and the Pony Club Association of the Northern Territory.
- (h) **Reckless Conduct** means the supplier is aware, or should reasonably have been aware, of a significant risk that the conduct could result in personal injury to another person; and engages in conduct despite the risk and without adequate justification.

Acknowledgement of risks and consent

- 1.1 I acknowledge that the Activity is a dangerous recreational activity and that by engaging in the Activity I am exposed to certain risks and dangers and am under certain obligations as follows:
 - (a) that I may be seriously injured (including suffering a spinal injury, brain or head injury, fractures, soft tissue injury, illness and mental anguish and emotional disturbance) and may be killed;
 - (b) horses may act in a sudden and unpredictable manner, and the Organiser/s and Associate/s do not make any representations or warranties as to how a horse may act;
 - (c) that I have considered all of the risks involved, including those risks associated with any pre-existing health condition, injuries or disabilities I may have;
 - (d) that the venue conditions may be hazardous and may vary without warning or predictability;
 - (e) that I will wear an approved helmet at all times while participating in the Activity in accordance with the relevant PCA Rules and/or as requested by the Organiser/s or Associate/s;
 - (f) any misconduct (as determined by the Organiser/s or Associate/s or a delegated authority, at their discretion) or refusal by me to follow any direction of the Organiser/s or Associate/s, may result in my disqualification from the Activity and the forfeiting of all fees paid in relation to the Activity;
 - (g) that the Organiser/s, Associate/s or their representatives in charge of meetings in respect of the Activity are frequently obliged to make decisions under pressure of time/events;
 - (h) that there may be no or inadequate facilities for treatment or transport of me if I am injured;
 - (i) that I have an obligation to myself and to others to act safely and within the Constitution, rules, regulations, policies, guidelines and codes of conduct of PCA and the Member Branches and any other rules, regulations, policies, guidelines and codes of conduct relevant to the Activity;

- (j) the Organiser/s and the Associate/s do not make any warranty that the services at the venue or the design of any course or training facilities will be provided with due care and skill or that any materials provided in connection with the services will be fit for the purpose for which they are supplied;
 - (k) to the extent that any warranty is implied it is excluded to the full extent permitted by law; and
 - (l) that I have voluntarily read and understood this warning and accept and assume the inherent risks in participating in the Activity.
- 1.2 I consent to the Organiser/s and Associate/s using technology to film, record and/or photograph me during Activities (whether physical or virtual/online). I have no proprietary interest in the images. I authorise and consent to the Organiser/s and Associate/s using such images, my name and information about my participation in the Activities to promote the Activities. I release the Organiser/s and Associate/s from any Claim arising from the Organiser/s and Associate/s use of technology including but not limited to defamation and/or an invasion of privacy.

2. Medical

- 2.1 I declare that I am and must continue to be medically and physically fit and able to participate in the Activity. I will immediately notify the Organiser/s and/or Associate/s if I feel unsafe or unwell in any way, or if there is any change to my fitness and ability to participate, and will immediately cease to participate in the Activity. I understand and accept that the Organiser/s and Associate/s will continue to rely upon this declaration as evidence of my fitness and ability to participate in the Activity.
- 2.2 I agree that the Organiser/s and/or Associate/s may at their absolute discretion deny me eligibility to undertake the Activity if they consider I am not medically, mentally and/or physically fit and able to participate (or continue to participate) in the Activity without unreasonable risk to myself or others. The Organiser/s and Associate/s are in no way liable if they choose not to exercise their discretion under this clause.
- 2.3 I understand and acknowledge the dangers associated with the consumption of alcohol, any banned substance or mind-altering drug before or during any Activity. I accept full responsibility for injury associated with the consumption of alcohol, any banned substance or mind-altering drug.
- 2.4 I agree to report any accidents and injuries I suffer during any Activity provided by the Organiser/s to the Organiser/s before I leave any relevant venue.
- 2.5 I agree that if required, the Organiser/s and/or Associate/s may arrange medical or hospital treatment (including ambulance transportation) for me. I authorise such actions being taken and agree to meet all costs associated with such action.
- 2.6 I acknowledge that Organiser/s of Activities may collect, use and disclose health information in accordance with the *Privacy Act 1988* (Cth) and any additional State/Territory privacy legislation.
- 2.7 I consent to Organiser/s of Activities collecting, using and disclosing my personal information (including health information) for the purposes of eligibility to participate in the Activities and for the purposes of communicating with relevant health service providers regarding eligibility or if an incident occurs for treatment and incident management and insurance purposes, in accordance with the *Privacy Act 1988* (Cth) and any additional State/Territory privacy legislation.
- 2.8 I acknowledge that it is my responsibility to arrange personal accident insurance coverage if I am not an Individual Member.

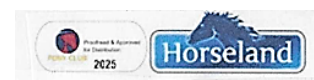
3. Waiver

- 3.1 In agreeing to participate in any way in the Activity, the Day Participant, his/her personal representatives, heirs and next of kin hereby releases, waives, discharges and covenants not to sue the proprietors of the Organiser/s and the Associate/s with respect to any and all injury, disability or death, whether caused by the negligence of the Organiser/s and/or the Associate/s, a breach of a contract or otherwise.
- 3.2 By signing this Day Participant Declaration, you agree that the liability of the Organiser/s and/or the Associate/s in relation to the recreational services (as that term is defined in section 139A of the *Competition and Consumer Act 2010*) for any:
- i) death;
 - ii) physical or mental injury (including the aggravation, acceleration or recurrence of such an injury);
 - iii) the contraction, aggravation, or acceleration of a disease;
 - iv) the coming into existence, the aggravation, acceleration or recurrence of any other condition, circumstance, occurrence, activity, form of behaviour, course of conduct or state of affairs, that is or may be harmful or disadvantageous to you or the community; or that may result in harm or disadvantage to you or the community;
- that may be suffered by you (or a person for whom or on whose behalf you are acquiring the services) resulting from the supply of recreational services is excluded and the application of any express or implied term that any services will be provided with due care and skill or fit for any specific purpose is hereby excluded.

Note: The change to your rights does not apply to a significant personal injury suffered by you that is caused by the Reckless Conduct of the supplier of the recreational services.

4. Indemnity and release

Every Day Participant (Non-Member) must complete this form.



4.1 Please tick the appropriate box:

☐ I am a current member of an equine association, and/or I hold a current insurance policy which provides me with 24/7 Public Liability insurance to the minimum limit of \$10,000,000 per occurrence. The equine association I am a member of is _____ and my membership/policy number is: _____.

I understand that I will not be covered under the PCA Insurance Program should a claim be made against me.

☐ I am not a member of any of the below and do not have a current Public Liability policy with a minimum of \$10,000,000 cover so will complete the Registered Participant Application. I am aware that this is not Personal Liability insurance so cover does not extend to cover to and from this event. I am aware that no Personal Accident cover is provided.

4.2 Please tick if you are a member of:

☐ Equestrian Australia (please note you must be a direct member of your state branch and not just an affiliated club)

☐ Adult riding club. Please specify _____

☐ Other. Please specify _____

☐ I hold my own personal liability policy for my equestrian activities. The insurance company is _____ and I attach my Certificate of Currency.

4.3 In consideration of the acceptance of me as a participant in the Activity, I agree to indemnify and keep indemnified to the full extent permitted by law, the Organiser/s and the Associate/s and each of them in the following manner:

- (a) I participate in the Activity at my sole risk and responsibility;
- (b) I accept the venue where the Activity is held as it stands with all or any defects hidden or exposed;
- (c) I indemnify and hold harmless the Organiser/s and the Associate/s, their respective servants, agents, officials and competitors against any Claims which may be made by me or on my behalf for or in respect of or arising out of my death or any injury caused to me whether caused by negligence, breach of contract or otherwise;
- (d) I agree to release to the full extent permitted by law the Organiser/s and the Associate/s from all liability to me for any Claim that arises as a result of any act, matter or thing done, permitted or omitted to be done, by me or which is in any way connected with my presence at or involvement in the Activity.

5 A term of this release and indemnity will not apply where the term contravenes the law of the relevant jurisdiction under which any legal action is legitimately taken however such terms are severable and do not invalidate the remaining terms.

6. Compliance

6.1 I acknowledge, understand and agree that it is a condition of my participation in the Activity that I agree to be bound by, and subject to, the PCA Constitution, rules, regulations, guidelines, policies, codes of conduct and jurisdiction of PCA and the Member Branches and any other rules, regulations, guidelines, policies and codes of conduct relevant to the Activity as amended from time to time. Copies of the PCA and Member Branch constitutions, rules, regulations, guidelines, policies and codes of conduct are available online.

7. Execution

7.1 I, the Day Participant, agree to participate in _____ [Activity] on _____ [Date].

7.2 I, the Day Participant, state that I have read and understood this Day Participant Declaration (including the risk warning, indemnity, release and waiver) and agree to the terms and conditions as stated.

Name: _____ Signature: _____ Date: _____

My emergency contact for the Activity is _____ and they can be contacted on _____.

Third party indemnity where participant is under 18 years of age

I _____, being the parent or guardian of the Day Participant, hereby acknowledge:

- a) I have read the whole of this document and understand it;
- b) I consent to the Day Participant participating in the Activity;
- c) I am aware of the risks, dangers and obligations set out above;
- d) I acknowledge that the Day Participant is bound by and subject to the rules, regulations, guidelines, policies and codes of conduct of PCA.

In consideration of the Day Participant being accepted as a participant in the Activity I hereby indemnify and release the Organiser/s and the Associate/s in the same manner and to the same effect as if I was the Day Participant and agree to personally accept all terms and conditions and obligations set out in this declaration.

AGREEMENT ON BEHALF OF ONE PARENT OR GUARDIAN IS AGREEMENT ON BEHALF OF ALL PARENTS AND/OR GUARDIANS OF THE ENTRANT.

Parent/guardian: _____ Signature: _____ Date: _____