

The Showing
REGISTER *Affordable, Fun and for Everyone!*



HAND BOOK
to the Terms & Conditions
of The Showing Register Ltd (TSR)

Updated Oct 2017

Unit 1 Pen Banc, Oakley Park, Llandinam, Powys Tel: 08448707392

Email: info@theshowingregister.co.uk

www.theshowingregister.co.uk

Company Reg: 8011944

Vat Reg: 245295983

Welcome to TSR

the showing organization that is here to make your showing experience more affordable, fun and simple to understand.

This hand book states our Terms & Conditions and rules for The Showing Register Ltd.

Throughout this handbook and on the website, the terms "TSR", "we", "us" and "our" refer to The Showing Register Ltd.

All updates will be posted on the TSR website.

Contents

Page 1	Membership & Horse Registration T&C's
Page 6	Code of Conduct
Page 7	Terms of Service
Page 13	Definitions
Page 14	Disclaimer of Liability - Social Media Policy
Page 15	Disclosure Under Law - Child Protection Statement
Page 16	Privacy Policy
Page 19	Terms of Website & App Use
Page 23	Cookie Policy
Page 24`	Members / Exhibitor Conduct & Welfare of Horse/Ponies
Page 25	General Rules for Showing
Page 28	TSR Show Rules
Page 30	Complaints & Objections
Page 31	TSR Judges Rules & Guidelines
Page 35	Guidelines for Affiliated Shows

TSR Terms & Conditions / Rules for Membership

By purchasing something from us, you engage in our “Service” and agree to be bound by the following terms and conditions (“Terms of Service”, “Terms”), including those additional terms and conditions and policies referenced herein and/or available in this handbook or on the website. All membership information can be viewed on our web site if you need a printed copy please send a large letter SAE to our office address.

What is a TSR Membership?

TSR Membership entitles the person to receive benefits as stated on the website. TSR Membership does not entitle the person to any shares or voting rights in The Showing Register Ltd (TSR).

Membership Year

Any person can apply for membership at any time however Membership is annual & runs from November 1st to October 31st in any year. TSR accepts members of any age and any type of horse or pony.

Membership Benefits

TSR Adult Members are eligible for membership benefits as stated on the TSR website these are subject to change at any time.

TSR Members are eligible for HOYS Pony (inc WHP & intermediates), Mountain & Moorland and Coloured Horse/pony qualifiers.

Annual Membership Fees

Adult 18yrs & over	£20 + £4 VAT = £24
Adult & Horse	£20 + £4 VAT = £24
Adult + 1 child under 18yrs	£20 + £4 VAT = £24
Adult plus 1 Junior and 1 Horse	£20 + £4 VAT = £24
Additional child	£5 + £1 VAT = £6
Horse /pony	£5 + £1 VAT = £6
Affiliated Show	Free

Please refer to our website www.theshowingregister.co.uk for forms if you want one in the post send a SAE (large letter)

Approval of Membership

All memberships are subject to approval within 14 days of application. If TSR does not contact the applicant within 14 days to notify the applicant that membership has NOT been approved, the membership is approved.

Acceptance of Terms & Conditions

By becoming a member of TSR the person accepts any current terms and conditions as set out in this Handbook & on the website that may be in force at the time. TSR reserves the right to amend this Handbook and any other terms & conditions without notice. Any changes or amendments will be stated on the TSR website.

Refusal / Suspension of Membership

TSR reserves the right to refuse/suspend any persons membership or other benefits without having to state a reason. Should TSR be advised by another organisation/society that a person has been banned/suspended from membership OR the person has been admonished or subject to an enquiry, TSR reserves the right to withdraw the persons TSR membership with immediate effect.

No member of TSR shall conduct themselves in a manner that is derogatory to the character or prejudicial to the interests of TSR, its members, exhibitors or the showing community. Any such member will be suspended from membership.

Non Members that conduct themselves in a manner that is derogatory to the character or prejudicial to the interests of TSR, its members, exhibitors or the showing community may be refused membership.

If TSR is advised at any time by a governing body that a positive dope test carried out at a show has been recorded against an animal, TSR may refuse/suspend any membership / horse/pony registration or impose any or all of the following without prior warning or recourse.

1. The Horse/Pony concerned will be automatically suspended or barred from TSR registration or competing at a TSR event.
2. The owner/producer or person the person with whom the animal was stabled and had a duty of care may be suspended or barred from Membership or competing at a TSR event for a period decided at the discretion of TSR.

Refunds & Cancellation of Membership

As per the Consumer Contracts Regulations a person has 14 days from date of application within which to notify TSR by email that they wish to cancel the membership. If notification is received within 14 days TSR will refund the person less any card charges within in 14 days of receipt of notification of cancellation. After 14 days all fees are non refundable.

Membership Cards

TSR DOES NOT issue membership cards, members can log into their online account to view their membership numbers.

Adult Membership - All persons applying for adult membership MUST be 18 years & over

Junior Membership - All persons under the age of 18 years will be deemed a Junior and MUST be registered under the name/account of a an Adult TSR Member. The Junior does not have to be related to the Adult TSR Member.

Horse & Pony Registrations - General

TSR accepts registrations for any type & age of horse or pony. A horse/pony must be registered under an Adult TSR Membership. The Adult TSR Member must be the legal owner as stated in the passport. Horses/ponies MUST be registered in the legal owners name as stated on the passport or in the case of a lease agreement the lessee shall be deemed the owner. The horse/pony must be registered in the same name as stated on the passport.

Approval of Horse/Pony Registration

Horse/Pony Registrations are subject to approval within 14 days of application. If TSR does not contact the applicant within 14 days to notify the applicant that membership has NOT been approved, the membership is approved.

Refusal of Horse / Pony Registrations

TSR reserves the right to refuse/suspend any horse/pony registration without reason. Should TSR subsequently, at any time, be advised by a governing body that a positive dope test carried out at a show has been recorded against an animal, TSR may refuse/suspend any registration or impose any or all of the following without prior warning or recourse.

3. The Horse/Pony concerned will be automatically suspended or barred from TSR registration or competing at a TSR event.
4. The owner/producer may be suspended or barred from Membership or competing at a TSR event for a period decided at TSR discretion.

Height Certificates - TSR do not require height certificates to register an animal. However under HOYS Rules animals to be eligible to compete in HOYS qualifying height restricted classes are required to be in possession of a JMB height certificate. Except Mountain and Moorland Ridden, Mountain and Moorland WHP and Mountain and Moorland Lead Rein and First Ridden ponies who are required to be in possession of a current/valid JMB height certificate for the HOYS final and must not exceed the height limits as stipulated by the relevant breed Societies.

Breeding - Horses & Ponies of known or unknown breeding can be registered with TSR.

HOYS Pony and M&M Qualifiers & TSR Membership

Under HOYS Rules TSR Members are eligible to compete in HOYS Show Pony, SHP, SHP Lead Rein, Show Pony Lead Rein & First Ridden, Intermediate SRT/SHT, WHP, M&M Ridden, M&M Lead Rein & First Ridden, M&M Junior, M&M WHP and the Ridden Part Bred qualifiers

Height Certificates - Under HOYS rules for height restricted classes a valid JMB number must be lodged with TSR when registering the horse/pony to be eligible compete in HOYS qualifiers. Except Mountain and Moorland Ridden, Mountain and Moorland WHP and Mountain and Moorland Lead Rein and First Ridden ponies who are required to be in possession of a current/valid JMB height certificate for the HOYS final and must not exceed the height limits as stipulated by the relevant breed Societies.

Mountain & Moorland Ponies - Under HOYS Rules Mountain & Moorland Native Breeds must be registered in, and comply with the showing requirements of, the main body of their respective stud books.

Please see the HOYS Rules for full details on eligibility.

TSR Coloured Horse & Pony Register

TSR holds a separate register of coloured horses & ponies. TSR registers any type of coloured horse & pony of known or unknown breeding.

Definition of Coloured: Any type and breeding who have a broken colour that includes white. If the horse /pony is predominantly one colour the alternative colour must exceed an area of 15cm. Animals must be black and white or white and any other colour with a patch of naturally occurring white coat above the level of the stifle or elbow, excluding any face markings. Any white marking below this does not qualify. Manes and tails may also be white or have white in them. Appaloosa & spotted ponies can register, Duns & Palomino's are not eligible.

Copy of Passport ID Markings: A copy of the horses passport & ID markings must be submitted at time of registration. Please include the passport pages showing the registered name of the animal, registered Owner and the markings page.

HOYS Coloured Horse & Pony Qualifiers & TSR Membership

Under HOYS Rules TSR Members are eligible to compete in HOYS Coloured Horse & Pony qualifiers.

To compete in HOYS qualifiers the horse or pony MUST be registered in the stud books of either TGCA or CHAPS (UK). You do not have to be a member of TGCA or CHAPS (UK) to register a horse/pony in their stud books, you can do this as a non member.

Solid Colours, appaloosa or spotted animals with belly markings are not eligible for HOYS qualifiers.

Please see the HOYS Rules for full details on eligibility.

Height Certificates - Height restricted exhibits MUST hold a valid JMB number to compete in HOYS qualifiers.

Coloured Stallions - Coloured Stallions MUST be graded with CHAPS (UK) to be eligible to compete in HOYS qualifiers.

Please see the HOYS Rules for full details on eligibility.

TSR Code of Conduct for Members, Judges & Exhibitors

1. Members , judges, exhibitors and their families / agents shall NOT conduct themselves in a manner that is derogatory to the character/perception or prejudicial to the interests of TSR, its members, exhibitors and the wider showing community
2. Exhibitors, Members and their families / agents shall conduct themselves in the spirit of good sportsmanship.
3. Exhibitors, Members, Judges and their families / agents shall act in a polite, courteous & respectful manner at all times. This includes at shows and in all forms of social media/communication.
4. Judges shall officiate with integrity, honesty and fairness.
5. Judges, Members & Exhibitors shall not act in a manner that could bring the perception of judging/showing into disrepute.

TSR Terms of Service

OVERVIEW

The website is operated by The Showing Register. Throughout the site, the terms “we”, “us” and “our” refer to The Showing Register Ltd. The Showing Register offers this website, including all information, tools and services available from this site to you, the user, conditioned upon your acceptance of all terms, conditions, policies and notices stated on the website and within this handbook.

By visiting our site and/ or purchasing something from us, you engage in our “Service” and agree to be bound by the following terms and conditions (“Terms of Service”, “Terms”), including those additional terms and conditions and policies referenced herein and/or available in this handbook. These Terms of Service apply to all users of the site, including without limitation users who are browsers, vendors, customers, merchants, and/ or contributors of content.

Please read these Terms of Service carefully before accessing or using our website. By accessing or using any part of the site, you agree to be bound by these Terms of Service and conditions in this handbook. If you do not agree to all the terms and conditions of this agreement, then you may not access the website or use any services. If these Terms of Service are considered an offer, acceptance is expressly limited to these Terms of Service.

Any new features or tools which are added to the current store shall also be subject to the Terms of Service. You can review the most current version of the Terms of Service at any time on this page. We reserve the right to update, change or replace any part of these Terms of Service by posting updates and/or changes to our website. It is your responsibility to check this page periodically for changes. Your continued use of or access to the website following the posting of any changes constitutes acceptance of those changes.

SECTION 1 – ONLINE STORE TERMS

By agreeing to these Terms of Service, you represent that you are at least the age of majority in your state or province of residence, or that you are the age of majority in your state or province of residence and you have given us your consent to allow any of your minor dependents to use this site.

You may not use our products for any illegal or unauthorized purpose nor may you, in the use of the Service, violate any laws in your jurisdiction (including but not limited to copyright laws).

You must not transmit any worms or viruses or any code of a destructive nature.

A breach or violation of any of the Terms will result in an immediate termination of your Services.

SECTION 2 – GENERAL CONDITIONS

We reserve the right to refuse service to anyone for any reason at any time.

When you purchase a service you will receive an email confirmation of your purchase this does not create a contract as all applications are subject to approval within 14 days. If TSR does not contact the applicant within 14 days to notify the applicant that membership has NOT been approved, the membership is approved. All Memberships run from 1st Nov to 31st Oct each year.

No Refunds will be given unless the product/service comes under the Distance Selling Regulations or in the case of Clinic Bookings your place can be filled by another person. For products under £42 the Distance Selling regulations do not apply. Where products are over £42 they will apply and you have the right to cancel within 14 days from the point you paid for the service/product. Once you have notified us in writing by email that you wish to cancel, any sum debited to us will be refunded to you less the card charge as soon as possible and in any event within 30 days of your cancellation.

You understand that your content (not including credit card information), may be transferred unencrypted and involve (a) transmissions over various networks; and (b) changes to conform and adapt to technical requirements of connecting networks or devices. Credit card information is always encrypted during transfer over networks.

You agree not to reproduce, duplicate, copy, sell, resell or exploit any portion of the Service, use of the Service, or access to the Service or any contact on the website through which the service is provided, without express written permission by us.

The headings used in this agreement are included for convenience only and will not limit or otherwise affect these Terms.

SECTION 3 – ACCURACY, COMPLETENESS AND TIMELINESS OF INFORMATION

We are not responsible if information made available on this site is not accurate, complete or current. The material on this site is provided for general information only and should not be relied upon or used as the sole basis for making decisions without consulting primary, more accurate, more complete or more timely sources of information. Any reliance on the material on this site is at your own risk.

This site may contain certain historical information. Historical information, necessarily, is not current and is provided for your reference only. We reserve the right to modify the contents of this site at any time, but we have no obligation to update any information on our site. You agree that it is your responsibility to monitor changes to our site.

SECTION 4 – MODIFICATIONS TO THE SERVICE AND PRICES

Prices for our products/service are subject to change without notice.

We reserve the right at any time to modify or discontinue the Service (or any part or content thereof) without notice at any time. We shall not be liable to you or to any third-party for any modification, price change, suspension or discontinuance of the Service.

SECTION 5 – PRODUCTS OR SERVICES (if applicable)

Certain products or services may be available exclusively online through the website. These products or services may have limited quantities and are subject to return or exchange only according to our Return Policy.

We have made every effort to display as accurately as possible the colors and images of our products that appear at the store. We cannot guarantee that your computer monitor's display of any color will be accurate.

We reserve the right, but are not obligated, to limit the sales of our products or Services to any person, geographic region or jurisdiction. We may exercise this right on a case-by-case basis. We reserve the right to limit the quantities of any products or services that we offer. All descriptions of products or product pricing are subject to change at anytime without notice, at the sole discretion of us. We reserve the right to discontinue any product at any time. Any offer for any product or service made on this site is void where prohibited.

We do not warrant that the quality of any products, services, information, or other material purchased or obtained by you will meet your expectations, or that any errors in the Service will be corrected.

SECTION 6 – ACCURACY OF BILLING AND ACCOUNT INFORMATION

We reserve the right to refuse any order you place with us. We may, in our sole discretion, limit or cancel quantities purchased per person, per household or per order. These restrictions may include orders placed by or under the same customer account, the same credit card, and/or orders that use the same billing and/or shipping address. In the event that we make a change to or cancel an order, we may attempt to notify you by contacting the e-mail and/or billing address/phone number provided at the time the order was made. We reserve the right to limit or prohibit orders that, in our sole judgment, appear to be placed by dealers, resellers or distributors.

You agree to provide current, complete and accurate purchase and account information for all purchases made at our store. You agree to promptly update your account and other information, including your email address and credit card numbers and expiration dates, so that we can complete your transactions and contact you as needed.

For more detail, please review our Returns Policy.

SECTION 7 – OPTIONAL TOOLS

We may provide you with access to third-party tools over which we neither monitor nor have any control nor input.

You acknowledge and agree that we provide access to such tools "as is" and "as available" without any warranties, representations or conditions of any kind and without any endorsement. We shall have no liability whatsoever arising from or relating to your use of optional third-party tools.

Any use by you of optional tools offered through the site is entirely at your own risk and discretion and you should ensure that you are familiar with and approve of the terms on which tools are provided by the relevant third-party provider(s).

We may also, in the future, offer new services and/or features through the website (including, the release of new tools and resources). Such new features and/or services shall also be subject to these Terms of Service.

SECTION 8 – THIRD-PARTY LINKS

Certain content, products and services available via our Service may include materials from third-parties. Third-party links on this site may direct you to third-party websites that are not affiliated with us. We are not responsible for examining or evaluating the content or accuracy and we do not warrant and will not have any liability or responsibility for any third-party materials or websites, or for any other materials, products, or services of third parties.

We are not liable for any harm or damages related to the purchase or use of goods, services, resources, content, or any other transactions made in connection with any third-party websites. Please review carefully the third-party's policies and practices and make sure you understand them before you engage in any transaction. Complaints, claims, concerns, or questions regarding third-party products should be directed to the third-party.

SECTION 9 – USER COMMENTS, FEEDBACK AND OTHER SUBMISSIONS

If, at our request, you send certain specific submissions (for example contest entries) or without a request from us you send creative ideas, suggestions, proposals, plans, or other materials, whether online, by email, by postal mail, or otherwise (collectively, 'comments'), you agree that we may, at any time, without restriction, edit, copy, publish, distribute, translate and otherwise use in any medium any comments that you forward to us. We are and shall be under no obligation (1) to maintain any comments in confidence; (2) to pay compensation for any comments; or (3) to respond to any comments.

We may, but have no obligation to, monitor, edit or remove content that we determine in our sole discretion are unlawful, offensive, threatening, libelous, defamatory, pornographic, obscene or otherwise objectionable or violates any party's intellectual property or these Terms of Service.

You agree that your comments will not violate any right of any third-party, including copyright, trademark, privacy, personality or other personal or proprietary right. You further agree that your comments will not contain libelous or otherwise unlawful, abusive or obscene material, or contain any computer virus or other malware that could in any way affect the operation of the Service or any related website. You may not use a false e-mail address, pretend to be someone other than yourself, or otherwise mislead us or third-parties as to the origin of any comments. You are solely responsible for any comments you make and their accuracy. We take no responsibility and assume no liability for any comments posted by you or any third-party.

SECTION 10 – PERSONAL INFORMATION

Your submission of personal information through the store is governed by our Privacy Policy. To view our Privacy Policy.

SECTION 11 – ERRORS, INACCURACIES AND OMISSIONS

Occasionally there may be information on our site or in the Service that contains typographical errors, inaccuracies or omissions that may relate to product descriptions, pricing, promotions, offers, product shipping charges, transit times and availability. We reserve the right to correct any errors, inaccuracies or omissions, and to change or update information or cancel orders if any information in the Service or on any related website is inaccurate at any time without prior notice (including after you have submitted your order).

We undertake no obligation to update, amend or clarify information in the Service or on any related website, including without limitation, pricing information, except as required by law. No specified update or refresh date applied in the Service or on any related website, should be taken to indicate that all information in the Service or on any related website has been modified or updated.

SECTION 12 – PROHIBITED USES

In addition to other prohibitions as set forth in the Terms of Service, you are prohibited from using the site or its content: (a) for any unlawful purpose; (b) to solicit others to perform or participate in any unlawful acts; (c) to violate any international, federal, provincial or state regulations, rules, laws, or local ordinances; (d) to infringe upon or violate our intellectual property rights or the intellectual property rights of others; (e) to harass, abuse, insult, harm, defame, slander, disparage, intimidate, or discriminate based on gender, sexual orientation, religion, ethnicity, race, age, national origin, or disability; (f) to submit false or misleading information; (g) to upload or transmit viruses or any other type of malicious code that will or may be used in any way that will affect the functionality or operation of the Service or of any related website, other websites, or the Internet; (h) to collect or track the personal information of others; (i) to spam, phish, pharm, pretext, spider, crawl, or scrape; (j) for any obscene or immoral purpose; or (k) to interfere with or circumvent the security features of the Service or any related website, other websites, or the Internet. We reserve the right to terminate your use of the Service or any related website for violating any of the prohibited uses.

SECTION 13 – DISCLAIMER OF WARRANTIES; LIMITATION OF LIABILITY

We do not guarantee, represent or warrant that your use of our service will be uninterrupted, timely, secure or error-free.

We do not warrant that the results that may be obtained from the use of the service will be accurate or reliable.

You agree that from time to time we may remove the service for indefinite periods of time or cancel the service at any time, without notice to you.

You expressly agree that your use of, or inability to use, the service is at your sole risk. The service and all products and services delivered to you through the service are (except as expressly stated by us) provided 'as is' and 'as available' for your use, without any representation, warranties or conditions of any kind, either express or implied, including all implied warranties or conditions of merchantability, merchantable quality, fitness for a particular purpose, durability, title, and non-infringement.

In no case shall The Showing Register, our directors, officers, employees, affiliates, agents, contractors, interns, suppliers, service providers or licensors be liable for any injury, loss, claim, or any direct, indirect, incidental, punitive, special, or consequential damages of any kind, including, without limitation lost profits, lost revenue, lost savings, loss of data, replacement costs, or any similar damages, whether based in contract, tort (including negligence), strict liability or otherwise, arising from your use of any of the service or any products procured using the service, or for any other claim related in any way to your use of the service or any product, including, but not limited to, any errors or omissions in any content, or any loss or damage of any kind incurred as a result of the use of the service or any content (or product) posted, transmitted, or otherwise made available via the service, even if advised of their possibility. Because some states or jurisdictions do not allow the exclusion or the limitation of liability for consequential or incidental damages, in such states or jurisdictions, our liability shall be limited to the maximum extent permitted by law.

SECTION 14 – INDEMNIFICATION

You agree to indemnify, defend and hold harmless The Showing Register and our parent, subsidiaries, affiliates, partners, officers, directors, agents, contractors, licensors, service providers, subcontractors, suppliers, interns and employees, harmless from any claim or demand, including reasonable attorneys' fees, made by any third-party due to or arising out of your breach of these Terms of Service or the documents they incorporate by reference, or your violation of any law or the rights of a third-party.

SECTION 15 – SEVERABILITY

In the event that any provision of these Terms of Service is determined to be unlawful, void or unenforceable, such provision shall nonetheless be enforceable to the fullest extent permitted by applicable law, and the unenforceable portion shall be deemed to be severed from these Terms of Service, such determination shall not affect the validity and enforceability of any other remaining provisions.

SECTION 16 – TERMINATION

The obligations and liabilities of the parties incurred prior to the termination date shall survive the termination of this agreement for all purposes.

These Terms of Service are effective unless and until terminated by either you or us. You may terminate these Terms of Service at any time by notifying us that you no longer wish to use our Services, or when you cease using our site.

If in our sole judgment you fail, or we suspect that you have failed, to comply with any term or provision of these Terms of Service, we also may terminate this agreement at any time without notice and you will remain liable for all amounts due up to and including the date of termination; and/or accordingly may deny you access to our Services (or any part thereof).

SECTION 17 – ENTIRE AGREEMENT

The failure of us to exercise or enforce any right or provision of these Terms of Service shall not constitute a waiver of such right or provision.

These Terms of Service and any policies or operating rules posted by us on this site/handbook or in respect to The Service constitutes the entire agreement and understanding between you and us and govern your use of the Service, superseding any prior or contemporaneous agreements, communications and proposals, whether oral or written, between you and us (including, but not limited to, any prior versions of the Terms of Service).

Any ambiguities in the interpretation of these Terms of Service shall not be construed against the drafting party.

SECTION 18 – GOVERNING LAW

These Terms of Service and any separate agreements whereby we provide you Services shall be governed by and construed in accordance with English law.

SECTION 19 – CHANGES TO TERMS OF SERVICE

You can review the most current version of the Terms of Service at any time at this page.

We reserve the right, at our sole discretion, to update, change or replace any part of these Terms of Service by posting updates and changes to our website. It is your responsibility to check our website periodically for changes. Your continued use of or access to our website or the Service following the posting of any changes to these Terms of Service constitutes acceptance of those changes.

SECTION 20 – CONTACT INFORMATION

Questions about the Terms of Service should be sent to us at info@theshowingregister.co.uk.

TSR Definitions

Member - A member is a person who has purchased a TSR Membership which entitles the person to receive TSR Benefits as stated on the website. TSR Membership does not confer holding any shares in The Showing Register Ltd or voting rights.

Owner - The legal owner of the horse/pony is the name of the person in the passport or in the case of a lease agreement the lessee shall be deemed the owner. However the person named on the passport and the lessee remain responsible for all past & present connections.

Exhibitor - A person who has entered a TSR Event or Show

Immediate Family Definition

The following are defined as immediate family Grandparents, Parent or Parents Partners. Husband/Wife & Partner. Brothers & Sisters. Sons & Daughters. Step parents, grandparents, brothers, sisters. Legal Guardians. Father, Mother, Sister & Brother In Laws. Nieces & Nephews.

Show Producer - The definition by TSR of a Professional Show Producer is a person who derives income from keeping and training horses and ponies for the show ring even if this is not their sole or main source of income.

Amateur Definition - *Applicable to the TSR Training Pathway, Amateur Membership, TSR Amateur Awards & Classes*

An amateur is a person who does not derive their main income from working with horses/ponies.

You are NOT an Amateur if :-

- Your main income is from working with horses or ponies either as a self employed person or as an employee
- You engage in breeding, livery, buying, selling or dealing in a commercial capacity.
- Receive remuneration for employment in the connection with horses in racing, showing, livery or riding school.
- Show a horse owned or sponsored by a company or commercial firm.
- The horse/pony is stabled in a professional show producer's yard during the current season. *You may keep your horse or pony at part livery or DIY Livery as long as the owner of the yard does not fall under the definition of Professional Show Producer and you may receive lessons / training in either a clinic or one to one basis.*
- On the day when an exhibit is competing in an Amateur class, Professionals are not allowed to ride or work in the relevant animal. No Professional Producers are allowed into the ring to groom/strip the horse.
- If you teach or train horses or riders on a paid or unpaid basis you are not eligible.
- **Junior Riders under 18 years can only be classed as amateurs if both parents are amateurs.**

If you work with Horses /ponies but it is not your main income it must be on a 'hobby' basis and if this is the case you may have a ruling from the office on request.

Training Pathway & Master Class Eligibility

To be eligible for the TSR Training Pathway & Showing Master Class the above Amateur definition applies PLUS:-

- If you teach or train horses or riders on a paid or unpaid basis you are not eligible.
- The horse/pony must not have competed at the Horse of the Year Show in the past 3 years
- The rider must not ride on a regular basis for owners or professional producers no matter if they are paid or not and must not have ridden any animal at the Horse of the Year Show in the past 3 years and the current year.

TSR takes very seriously the spirit of these conditions and any member found to be contravening them will be banned from being a member of TSR for life. If you work with Horses /ponies but it is not your main income it must be on a 'hobby' basis and if this is the case you may have a ruling from the office on request. If in any doubt about your status please ask the office for guidance and their decision will be final.

Current Season - The season starts 1st January of each year.

Disclaimer of Liability

Save from death or personal injury caused by the negligence of the Organisers or anyone for whom they are in law responsible, neither the Organisers of any Show to which these Rules apply, nor The Showing Register, nor any agent, employee or representative of these bodies accepts any liability for any accident, loss, damage injury or illness to Horses, Owners, Riders, Producers, Trainers, Spectators, Land or any other person or property whatsoever, whether caused by negligence, breach of contract or in any other way whatsoever. Members are strongly advised to ensure that they have a minimum of third party insurance cover.

Social Media & Internet Policy

TSR acknowledges the importance of the internet and social media sites such as Facebook, Twitter, Linked in, home web-pages, chat rooms and all other forms of electronic communication and the role which "social media" plays in the day to day lives of members & exhibitors.

This policy forms part of the TSR Terms & Conditions. Anyone attending a TSR Event or is a TSR Member are deemed to have consented to all the provisions thereof:-

- I. In the case of exhibitors, riders, owners, producers & any one supporting the foresaid, by submission of an entry to a TSR Event.
- II. In the case of officers, staff, volunteers by the performance of their duties under their terms of engagement.
- III. in the case of affiliated show organisers & sponsors, by their participation with TSR
- IV. In the case of judges & stewards by the acceptance of their respective roles.
- V. In the case of TSR Members through their purchase of membership

This social media & Internet policy relates to all the above mentioned persons and is intended to remind them that the Rules of TSR apply to them when using social media and the internet in such as it relates to or affects TSR. Failure to adhere to this policy note could lead to immediate withdrawal of membership / refusal of entries.

Using Social Media

1. You should be aware that TSR may from time to time carry out internet searches to identify postings which include references to TSR and its members/exhibitors.
2. TSR produced images are the subject of copyright and should not be copied or used in social media save as provided in the TSR website user terms and conditions.

3. You should ensure that any material that you transmit or post to social media is clearly stated to be your personal view and is not held out to be, or could be mistaken as, the view of TSR
4. You must not post or transmit any material which could damage the name or reputation of TSR, its members or former members, or which is derogatory to the character of or prejudicial to the interests of TSR
5. You must not post or transmit any material relating to TSR, its members or former members or their horses or ponies, or which could otherwise be associated with or which may reasonably be attributed as coming from TSR
 - a) that is threatening, defamatory, obscene, indecent, seditious, offensive, Pornographic, abusive, liable to incite racial hatred, discriminatory, menacing, scandalous, inflammatory, blasphemous, in breach of privacy or which may cause annoyance, distress or inconvenience; or
 - b) which constitutes or encourages conduct that would be in breach of the TSR Rules, or constitutes a criminal offence, or which could give rise to civil liability, or otherwise be contrary to the laws of, or infringe the rights of any third party in, the UK or any other country in the world.
 - c) Any breach of this policy may constitute a breach of TSR Rules and could also lead to civil and/or criminal proceedings being brought against you.

TSR reserves the right to monitor, intercept and review without further notice, Social Media postings and activities that include reference to it or any persons involved at a TSR event or member, to ensure that its rules and this policy are being complied with and for legitimate purposes. All persons consent to such monitoring by their agreeing to abide by all the rules, codes and policies in the TSR Handbook.

Disclosure Under Law Regulation

You should be aware that TSR will fully co-operate with any law enforcement authorities or court order requesting or directing TSR to disclose the identity or locate anyone posting any material in breach of this policy. If we are requested by the police or any other regulatory or government authority investigating suspected illegal activities to provide your personal information, TSR is entitled to do so.

Policy Statement on Child Protection

Child Protection is defined in the Children's Act 1989 and legislation is in place to protect children from significant harm, abuse (physical/sexual/emotional) neglect and exploitation. TSR takes its responsibilities seriously and is committed to providing a safe and protected environment for children when competing at TSR's own shows. It takes all reasonable practical steps to protect children from harm, discrimination and degrading treatment and respect their rights, wishes and feelings.

In pursuit of this TSR requires all its judges & officials to voluntarily disclose whether they have any convictions, cautions or outstanding matters that would prohibit or make them unsuitable to be in the close proximity of children or vulnerable adults. Expected standards of behaviour and practice are demanded through compliance with TSR Codes of Conduct and General Guidelines for Judges, Stewards, Officials, Volunteers and Competitors.

In all circumstances parents remain accountable and responsible for the safety of their children and their own actions and behaviour towards their own and other people's children whilst competing in TSR competitions. It is everyone's responsibility to report and take action, if they believe any child is being subject to abuse. In such circumstances, TSR will report these matters to the Police and relevant child protection agencies immediately upon receipt of the information. Information of this nature will not and cannot be kept confidential.

Privacy Policy

The Showing Register TSR ("We") are committed to protecting and respecting your privacy.

This policy together with the terms set out in this handbook and any other documents referred to here and on the website sets out the basis on which any personal data we collect from you, or that you provide to us, will be processed by us. Please read the following carefully to understand our views and practices regarding your personal data and how we will treat it. By visiting www.theshowingregister.co.uk you are accepting and consenting to the practices described in this policy.

For the purpose of the Data Protection Act 1998 (the **Act**), the data controller is The Showing Register of Unit 1, Pen Y Banc, Oakley Park, Llandinam.

INFORMATION WE MAY COLLECT FROM YOU

We may collect and process the following data about you:

- **Information you give us.** You may give us information about you by filling in forms on our site www.theshowingregister.co.uk or by corresponding with us by phone, e-mail or otherwise. This includes information you provide when you register to use our site, subscribe to our service, search for a product, place an order on our site, participate in discussion boards or other social media functions on our site, enter a competition, promotion or survey, and when you report a problem with our site. The information you give us may include your name, address, e-mail address and phone number, financial and credit card information, personal description and photograph.
- **Information we collect about you.** With regard to each of your visits to our site we may automatically collect the following information:
 - technical information, including the Internet protocol (IP) address used to connect your computer to the Internet, your login information, browser type and version, time zone setting, browser plug-in types and versions, operating system and platform;
 - information about your visit, including the full Uniform Resource Locators (URL) clickstream to, through and from our site (including date and time); products you viewed or searched for; page response times, download errors, length of visits to certain pages, page interaction information (such as scrolling, clicks, and mouse-overs), and methods used to browse away from the page and any phone number used to call our customer service number.
- **Information we receive from other sources.** We may receive information about you if you use any of the other websites we operate or the other services we provide. [In this case we will have informed you when we collected that data that it may be shared internally and combined with data collected on this site.] We are also working closely with third parties (including, for example, business partners, sub-contractors in technical, payment and delivery services, advertising networks, analytics providers, search information providers, credit reference agencies, other showing organisations) and may receive information about you from them.

COOKIES

Our website uses cookies to distinguish you from other users of our website. This helps us to provide you with a good experience when you browse our website and also allows us to improve our site. For detailed information on the cookies we use and the purposes for which we use them see our Cookie policy.

USES MADE OF THE INFORMATION

We use information held about you in the following ways:

- **Information you give to us.** We will use this information:
 - to carry out our obligations arising from any contracts entered into between you and us and to provide you with the information, products and services that you request from us;
 - to provide you with information about other goods and services we offer that are similar to those that you have already purchased or enquired about;

- to provide you, or permit selected third parties to provide you, with information about goods or services we feel may interest you. If you are an existing customer, we will only contact you by electronic means (e-mail or SMS) with information about goods and services similar to those which were the subject of a previous sale or negotiations of a sale to you. If you are a new customer, and where we permit selected third parties to use your data, we (or they) will contact you by electronic means only if you have consented to this. If you do not want us to use your data in this way, or to pass your details on to third parties for marketing purposes, please tick the relevant box situated on the form on which we collect your data (the [order form **OR** registration form]);
- to notify you about changes to our service;
- to ensure that content from our site is presented in the most effective manner for you and for your computer.
- **Information we collect about you.** We will use this information:
 - to administer our site and for internal operations, including troubleshooting, data analysis, testing, research, statistical and survey purposes;
 - to improve our site to ensure that content is presented in the most effective manner for you and for your computer;
 - to allow you to participate in interactive features of our service, when you choose to do so;
 - as part of our efforts to keep our site safe and secure;
 - to measure or understand the effectiveness of advertising we serve to you and others, and to deliver relevant advertising to you;
 - to make suggestions and recommendations to you and other users of our site about goods or services that may interest you or them.
- **Information we receive from other sources.** We may combine this information with information you give to us and information we collect about you. We may use this information and the combined information for the purposes set out above (depending on the types of information we receive).

DISCLOSURE OF YOUR INFORMATION

We may share your personal information with any member of our group, which means our subsidiaries, our ultimate holding company and its subsidiaries, as defined in section 1159 of the UK Companies Act 2006.

We may share your information with selected third parties including:

- Other Showing Societies, Business partners, suppliers and sub-contractors for the performance of any contract we enter into with [them or] you.
- Advertisers and advertising networks that require the data to select and serve relevant adverts to you and others. [We do not disclose information about identifiable individuals to our advertisers, but we may provide them with aggregate information about our users (for example, we may inform them that 500 men aged under 30 have clicked on their advertisement on any given day). We may also use such aggregate information to help advertisers reach the kind of audience they want to target (for example, women in SW1). We may make use of the personal data we have collected from you to enable us to comply with our advertisers' wishes by displaying their advertisement to that target audience].
- Analytics and search engine providers that assist us in the improvement and optimisation of our site.
- [Credit reference agencies for the purpose of assessing your credit score where this is a condition of us entering into a contract with you.]

We may disclose your personal information to third parties:

- In the event that we sell or buy any business or assets, in which case we may disclose your personal data to the prospective seller or buyer of such business or assets.
- If The Showing Register TSR or substantially all of its assets are acquired by a third party, in which case personal data held by it about its customers will be one of the transferred assets.

- If we are under a duty to disclose or share your personal data in order to comply with any legal obligation, or in order to enforce or apply our terms & other agreements; or to protect the rights, property, or safety of The Showing Register our customers, or others. This includes exchanging information with other companies and organisations for the purposes of fraud protection and credit risk reduction.

WHERE WE STORE YOUR PERSONAL DATA

The data that we collect from you may be transferred to, and stored at, a destination outside the European Economic Area ("EEA"). It may also be processed by staff operating outside the EEA who work for us or for one of our suppliers. Such staff maybe engaged in, among other things, the fulfilment of your order, the processing of your payment details and the provision of support services. By submitting your personal data, you agree to this transfer, storing or processing. We will take all steps reasonably necessary to ensure that your data is treated securely and in accordance with this privacy policy.

[All information you provide to us is stored on our secure servers. Any payment transactions will be encrypted [using SSL technology].] Where we have given you (or where you have chosen) a password which enables you to access certain parts of our site, you are responsible for keeping this password confidential. We ask you not to share a password with anyone.

Unfortunately, the transmission of information via the internet is not completely secure. Although we will do our best to protect your personal data, we cannot guarantee the security of your data transmitted to our site; any transmission is at your own risk. Once we have received your information, we will use strict procedures and security features to try to prevent unauthorised access.

YOUR RIGHTS

You have the right to ask us not to process your personal data for marketing purposes. We will usually inform you (before collecting your data) if we intend to use your data for such purposes or if we intend to disclose your information to any third party for such purposes. You can exercise your right to prevent such processing by checking certain boxes on the forms we use to collect your data. You can also exercise the right at any time by contacting us at info@theshowingregister.co.uk

Our site may, from time to time, contain links to and from the websites of our partner networks, advertisers and affiliates. If you follow a link to any of these websites, please note that these websites have their own privacy policies and that we do not accept any responsibility or liability for these policies. Please check these policies before you submit any personal data to these websites.

ACCESS TO INFORMATION

The Act gives you the right to access information held about you. Your right of access can be exercised in accordance with the Act. Any access request may be subject to a fee of £10 to meet our costs in providing you with details of the information we hold about you.

CHANGES TO OUR PRIVACY POLICY

Any changes we may make to our privacy policy in the future will be posted on this page and, where appropriate, notified to you by e-mail. Please check back frequently to see any updates or changes to our privacy policy.

CONTACT

Questions, comments and requests regarding this privacy policy are welcomed and should be addressed to info@theshowingregister.co.uk

Terms of Website & App Use

PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE USING THE SITE OR APP

TERMS OF WEBSITE & APP USE

This terms of use (together with the documents referred to in it) tells you the terms of use on which you may make use of our website www.theshowingregister.co.uk (**our site**) or APP, whether as a guest or a registered user. Use of our site includes accessing, browsing, or registering to use our site.

Please read these terms of use carefully before you start to use our site, as these will apply to your use of our site. We recommend that you print a copy of this for future reference.

By using our site, you confirm that you accept these terms of use and that you agree to comply with them.

If you do not agree to these terms of use, you must not use our site.

OTHER APPLICABLE TERMS

These terms of use refer to the following additional terms, which also apply to your use of our site:

- Our Terms and Conditions as stated in this Handbook
- Our Privacy Policy which sets out the terms on which we process any personal data we collect from you, or that you provide to us. By using our site, you consent to such processing and you warrant that
- Our Cookie Policy which sets out information about the cookies on our site.

If you purchase goods/services from our site, our Terms and conditions within this hand book apply

INFORMATION ABOUT US

www.theshowingregister.co.uk is a site operated by The Showing Register TSR ("We"). We are registered in England and Wales under company number 8011944 and have our registered office at Unit 1, Pen Y Banc, Oakley Park, Llandinam, Powys, SY17 5BE. Our VAT number is 245295983. We are a limited company

CHANGES TO THESE TERMS

We may revise these terms of use at any time by amending this page. Please check this page from time to time to take notice of any changes we made, as they are binding on you.

CHANGES TO OUR SITE

We may update our site from time to time, and may change the content at any time. However, please note that any of the content on our site may be out of date at any given time, and we are under no obligation to update it. We do not guarantee that our site, or any content on it, will be free from errors or omissions.

ACCESSING OUR SITE

Our site is made available free of charge.

We do not guarantee that our site, or any content on it, will always be available or be uninterrupted. Access to our site is permitted on a temporary basis. We may suspend, withdraw, discontinue or change all or any part of our site without notice. We will not be liable to you if for any reason our site is unavailable at any time or for any period. You are responsible for making all arrangements necessary for you to have access to our site. You are also responsible for ensuring that all persons who access our site through your internet connection are aware of these terms of use and other applicable terms and conditions, and that they comply with them. Our site is directed to people residing in the United Kingdom. We do not represent that content available on or through our site is appropriate or available in other locations. We may limit the availability of our site or any service or product described on our site to any person or geographic area at any time. If you choose to access our site from outside the United Kingdom, you do so at your own risk.

YOUR ACCOUNT AND PASSWORD

If you choose, or you are provided with, a user identification code, password or any other piece of information as part of our security procedures, you must treat such information as confidential. You must not disclose it to any third party.

We have the right to disable any user identification code or password, whether chosen by you or allocated by us, at any time. If you know or suspect that anyone other than you knows your user identification code or password, you must promptly notify us at info@theshowingregister.co.uk

INTELLECTUAL PROPERTY RIGHTS

We are the owner or the licensee of all intellectual property rights in our site, and in the material published on it. Those works are protected by copyright laws and treaties around the world. All such rights are reserved.

You may print off one copy, and may download extracts, of any page(s) from our site for your personal use and you may draw the attention of others within your organisation to content posted on our site.

You must not modify the paper or digital copies of any materials you have printed off or downloaded in any way, and you must not use any illustrations, photographs, video or audio sequences or any graphics separately from any accompanying text.

Our status (and that of any identified contributors) as the authors of content on our site must always be acknowledged.

You must not use any part of the content on our site for commercial purposes without obtaining a licence to do so from us or our licensors.

If you print off, copy or download any part of our site in breach of these terms of use, your right to use our site will cease immediately and you must, at our option, return or destroy any copies of the materials you have made.

NO RELIANCE ON INFORMATION

The content on our site is provided for general information only. It is not intended to amount to advice on which you should rely. You must obtain professional or specialist advice before taking, or refraining from, any action on the basis of the content on our site.

Although we make reasonable efforts to update the information on our site, we make no representations, warranties or guarantees, whether express or implied, that the content on our site is accurate, complete or up-to-date.

LIMITATION OF OUR LIABILITY

Nothing in these terms of use excludes or limits our liability for death or personal injury arising from our negligence, or our fraud or fraudulent misrepresentation, or any other liability that cannot be excluded or limited by English law.

To the extent permitted by law, we exclude all conditions, warranties, representations or other terms which may apply to our site or any content on it, whether express or implied.

We will not be liable to any user for any loss or damage, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, even if foreseeable, arising under or in connection with:

- use of, or inability to use, our site; or
- use of or reliance on any content displayed on our site.

If you are a business user, please note that in particular, we will not be liable for:

- loss of profits, sales, business, or revenue;
- business interruption;
- loss of anticipated savings;
- loss of business opportunity, goodwill or reputation; or
- any indirect or consequential loss or damage.

If you are a consumer user, please note that we only provide our site for domestic and private use. You agree not to use our site for any commercial or business purposes, and we have no liability to you for any loss of profit, loss of business, business interruption, or loss of business opportunity.

We will not be liable for any loss or damage caused by a virus, distributed denial-of-service attack, or other technologically harmful material that may infect your computer equipment, computer programs, data or other proprietary material due to your use of our site or to your downloading of any content on it, or on any website linked to it.

We assume no responsibility for the content of websites linked on our site. Such links should not be interpreted as endorsement by us of those linked websites. We will not be liable for any loss or damage that may arise from your use of them.

Different limitations and exclusions of liability will apply to liability arising as a result of the supply of any goods/services by use to you, which will be set out in our Terms and conditions within this handbook.

UPLOADING CONTENT TO OUR SITE

Whenever you make use of a feature that allows you to upload content to our site, or to make contact with other users of our site, you must comply with the content standards set out in our Acceptable Use Policy.

You warrant that any such contribution does comply with those standards, and you will be liable to us and indemnify us for any breach of that warranty. [If you are a consumer user, this means you will be responsible for any loss or damage we suffer as a result of your breach of warranty.]

Any content you upload to our site will be considered non-confidential and non-proprietary. You retain all of your ownership rights in your content, but you are required to grant us [and other users of the Site] a limited licence to use, store and copy that content and to distribute and make it available to third parties. The rights you license to us are described in the next paragraph (Rights you licence).

We also have the right to disclose your identity to any third party who is claiming that any content posted or uploaded by you to our site constitutes a violation of their intellectual property rights, or of their right to privacy.

We will not be responsible, or liable to any third party, for the content or accuracy of any content posted by you or any other user of our site.

We have the right to remove any posting you make on our site if, in our opinion, your post does not comply with the content standards set out in our Acceptable Use Policy. The views expressed by other users on our site do not represent our views or values.

You are solely responsible for securing and backing up your content.

RIGHTS YOU LICENCE

When you upload or post content to our site, you grant the following licenses:

- A worldwide, non-exclusive, royalty-free, transferable licence to use, reproduce, distribute, prepare derivative works of, display, and perform that content in connection with the services provided by our site and across different media and to promote the site or services; and
- A worldwide, non-exclusive, royalty-free, transferable licence to allow third parties to use the content for their purposes.

We will only ever use your materials to carry out your instructions to us – unless, very exceptionally, a court or other regulator orders us to disclose them.

VIRUSES

We do not guarantee that our site will be secure or free from bugs or viruses.

You are responsible for configuring your information technology, computer programmes and platform in order to access our site. You should use your own virus protection software.

You must not misuse our site by knowingly introducing viruses, trojans, worms, logic bombs or other material which is malicious or technologically harmful. You must not attempt to gain unauthorised access to our site, the server on which our site is stored or any server, computer or database connected to our site. You must not attack our site via a denial-of-service attack or a distributed denial-of service attack. By breaching this provision, you would commit a criminal offence under the Computer Misuse Act 1990. We will report any such breach to the relevant law enforcement authorities and we will co-operate with those

authorities by disclosing your identity to them. In the event of such a breach, your right to use our site will cease immediately.

LINKING TO OUR SITE

You may link to our home page, provided you do so in a way that is fair and legal and does not damage our reputation or take advantage of it.

You must not establish a link in such a way as to suggest any form of association, approval or endorsement on our part where none exists.

You must not establish a link to our site in any website that is not owned by you.

Our site must not be framed on any other site, nor may you create a link to any part of our site other than the home page.

We reserve the right to withdraw linking permission without notice.

The website in which you are linking must comply in all respects with the content standards set out in our Acceptable Use Policy.

If you wish to make any use of content on our site other than that set out above, please contact info@theshowingregister.co.uk

THIRD PARTY LINKS AND RESOURCES IN OUR SITE

Where our site contains links to other sites and resources provided by third parties, these links are provided for your information only. We have no control over the contents of those sites or resources.

APPLICABLE LAW

If you are a consumer, please note that these terms of use, its subject matter and its formation, are governed by English law. You and we both agree to that the courts of England and Wales will have non-exclusive jurisdiction. However, if you are a resident of Northern Ireland you may also bring proceedings in Northern Ireland, and if you are resident of Scotland, you may also bring proceedings in Scotland.

If you are a business, these terms of use, its subject matter and its formation (and any non-contractual disputes or claims) are governed by English law. We both agree to the exclusive jurisdiction of the courts of England and Wales.

Acceptable Use

You must not use our website in any way that causes, or may cause, damage to the website or impairment of the availability or accessibility of the website/app ; or in any way which is unlawful, illegal, fraudulent or harmful, or in connection with any unlawful, illegal, fraudulent or harmful purpose or activity.

You must not use our website/app to copy, store, host, transmit, send, use, publish or distribute any material which consists of (or is linked to) any spyware, computer virus, Trojan horse, worm, keystroke logger, rootkit or other malicious computer software.

You must not conduct any systematic or automated data collection activities (including without limitation scraping, data mining, data extraction and data harvesting) on or in relation to my website/app without our express written consent.

[You must not use our website to transmit or send unsolicited commercial communications.] [You must not use our website for any purposes related to marketing without our express written consent.]

CONTACT US

To contact us, please email info@theshowingregister.co.uk

COOKIE POLICY

INFORMATION ABOUT OUR USE OF COOKIES

Our website uses cookies to distinguish you from other users of our website. This helps us to provide you with a good experience when you browse our website and also allows us to improve our site. [By continuing to browse the site, you are agreeing to our use of cookies.]

A cookie is a small file of letters and numbers that we store on your browser or the hard drive of your computer if you agree. Cookies contain information that is transferred to your computer's hard drive.

We use the following cookies:

- **Strictly necessary cookies.** These are cookies that are required for the operation of our website. They include, for example, cookies that enable you to log into secure areas of our website, use a shopping cart or make use of e-billing services.
- **Analytical/performance cookies.** They allow us to recognise and count the number of visitors and to see how visitors move around our website when they are using it. This helps us to improve the way our website works, for example, by ensuring that users are finding what they are looking for easily.
- **Functionality cookies.** These are used to recognise you when you return to our website. This enables us to personalise our content for you, greet you by name and remember your preferences (for example, your choice of language or region).
- **Targeting cookies.** These cookies record your visit to our website, the pages you have visited and the links you have followed. We will use this information to make our website and the advertising displayed on it more relevant to your interests. We may also share this information with third parties for this purpose.

[Please note that third parties (including, for example, advertising networks and providers of external services like web traffic analysis services) may also use cookies, over which we have no control. These cookies are likely to be analytical/performance cookies or targeting cookies]

You block cookies by activating the setting on your browser that allows you to refuse the setting of all or some cookies. However, if you use your browser settings to block all cookies (including essential cookies) you may not be able to access all or parts of our site.

Member / Exhibitor Conduct & Welfare

1. No Exhibitor/TSR Member shall conduct themselves in a manner or be guilty of behaviour which is derogatory to the character or prejudicial to the interests of TSR, its members, exhibitors or the wider showing community (but without prejudice to the generality of the foregoing) no behaviour of an offensive, abusive, or unpleasant manner to any person at any show or on social media will be tolerated.
2. Exhibitors/TSR Members are responsible for the actions of any persons who are employed by them or assisting, supporting or representing them or otherwise acting on their behalf in anyway. Any act of discourtesy or disobedience to any judge, steward or to any Show Official will at the discretion of such official disqualify the exhibitor from competing or result in membership being withdrawn.
3. An Exhibitor/TSR Member must not knowingly compete any horse/pony that has been bred, sold, leased, produced, broken, ridden or trained by the judge, and/or his/her immediate family or his/her employer or by anyone with whom/she resides since 1st January of the preceding year, stud fees are exempt .
4. A rider/handler may not show in a class judged by someone for whom he/she has exhibited in the show ring since 1st January of the preceding year.
5. A rider may not show a pony/horse in a class judged by any member of his/her immediate family. Please see definitions page for clarification of Immediate Family
6. An exhibitor may not show under a judge where he/she or their partner has entered into a financial/ commercial undertaking or any other connection (business or otherwise) since 1st January of the preceding year (stud fees are exempt)

Welfare

- I. All exhibitors/TSR Members must as a priority consider the welfare of their horses and ponies at all times. Any person who's actions are considered to be compromising the welfare of a horse or pony will be offered advice by the designated official. Failure to heed the advice could result in the person/s being asked to withdraw from the show or membership being withdrawn. Abuse to the show officials will not be tolerated and any person who becomes abusive will be disqualified from the show or membership withdrawn.
- II. No person shall ill treat animals at any time whether misuse/ excessive use of a whip, bit, spurs or any item of saddlery or in any other way whatsoever
- III. All riders must be suitably mounted for the type/height of horse/pony they ride.

TSR General Rules for Showing

Below are the general Rules and Regulations of TSR. All Members, Exhibitors & any persons at TSR events or affiliated shows shall be considered as having read this handbook and the following regulations.

1. All ridden animals must be four years old and over. The age of an animal shall be calculated from the 1st January in the year of its birth.
2. An animal must be shown in the registered owner's name as stated on its passport with the AHS, BMS, BSHA, BSPS, CHAPS, NPS, Native Breed Stud Books, SHB(GB), BS or any other recognised passport issuing office. In the case of a lease agreement the lessee shall be deemed the owner. However the owner and the lessee remain responsible for all past & present connections.
3. Mountain and Moorland ponies must be registered in the main body of their respective Breed Society Stud Books to compete in the Mountain and Moorland classes. Unless the schedule states that unregistered ponies can enter.
4. The identification of the animal must be in accordance with their National Passport, at all times.
5. Exhibitors are required by DEFRA to carry with them Passports for all horses/ponies when competing or travelling.
6. Mares with a living foal born during the current season may not be shown in any ridden classes.
7. Stallions should wear a Stallion disc at all times when at an event. This applies to all Stallions regardless if they hold a license/grading or not. TSR advises stallion owners that unless the stallion is of suitable merit and is to be used as a stallion they should be gelded.

General Class Conduct

1. No animal or rider may leave the ring without permission of the judge or ring steward.
2. No rider may ride more than one animal in a class except for the jumping phase of Working Hunter classes.
3. Once a class has commenced there shall be no change of rider, except in a championship when a rider finds they have more than one exhibit eligible to compete. The substitute rider must be eligible for the class and the ring steward informed of the change of rider.
4. A fall of animal or rider whilst mounted in any class will result in disqualification and they **MUST** leave the ring dismounted. If an animal gets loose from its handler whilst in the ring it will also result in disqualification.
5. Animals displaying continued disobedience may at the discretion of the judges be disqualified.
6. In all classes the rider must complete all phases unless they have a dispensation card from a relevant society or prior permission from the organisers. Riders must be mounted for the presentation of rosettes.
7. On Health and Safety grounds all competitors must be in good general health and physically fit in order to take part. It is advised that any Competitors found to be under the influence of excess alcohol or drugs will be immediately disqualified.
8. All riders must be suitably mounted for the type/height of horse/pony they ride.

(A) Dress & Hats

1. Correctly secured British Standard Skull Caps/Riding Hats that meet current BSI/European Safety Standards **MUST** be worn by riders 18 years and under, plus ALL riders competing in intermediate , Mountain and Moorland classes and riders in the jumping phase of the W.H. Riders over 18 years of age are advised to wear a hat that meets current safety standards. If they choose to wear non safety headgear it is entirely at their own risk and TSR will not be responsible in anyway for any incident.
2. A rider whose hat comes off will be disqualified. A rider, whose strap comes undone whilst competing must on penalty of disqualification, replace it or fasten it before continuing. The rider may stop without penalty to refasten the strap.
3. Correct dress should be worn in all classes. Please note gaiters may be worn however Chaps are not permitted in any class.
4. Body protectors may be worn and are recommended whilst competing in WHP classes.
5. No ear rings, piercings, or visible jewellery can be worn
6. Spurs/dress spurs are not permitted in any pony classes.

(B) Tack/Equipment

1. Under no circumstances may tack be changed during the judging of a class.
2. Show canes are not to exceed 75cms (30") in pony classes. Hunting crops are permissible.
3. Mobile telephones, ear pieces and communication devices **MUST** not be used in the ring.
4. If competing in a championship the same tack used in the class must be worn. Whips are not considered tack.
5. Bit-less bridles and running gags are not permitted unless otherwise stated in the class specific rules or the show organiser has given permission.
6. No bandages or protective pads on any animal's legs or feet are permissible in any class

Lead Rein Classes

- I. In Lead Rein riders will not be asked to dismount; the ponies will not be stripped; however they will still be assessed for conformation. First Ridden ponies can be stripped at the discretion of the judge unless on health and safety grounds it is unsafe to do so. This will be agreed at the discretion of the organiser and judge.
- II. In Lead Rein and First Ridden classes, Reins must be of a normal length and not knotted or stitched together in a short loop. In Lead Rein classes the reins must not be attached to the saddle and must run directly from the bit to the child's hands with no interruption.
- III. In Lead Rein classes handles on saddles are permitted.
- IV. All Lead Rein and First Ridden ponies must be shown in a suitable snaffle bridle only with the exception of Mountain and Moorland First Ridden when they may use any suitable bridle.

Junior Classes & Stallions

- I. A. Junior Riders of Stallions not exc 138cms - Riders must be 12 years old & over on 1st January in the current year to ride any Stallions not exceeding 138cms or Small Breed Mountain & Moorland Stallions inc Dartmoor, Exmoor, Shetland, Welsh Sec A & B.
B. Junior Riders of Stallions exc 138cms Riders must be 14 years & over on 1st January in the current year to ride any Stallions exc 138cms or Large Breed M&M Stallions inc Welsh Sec C & D, Connemara, New Forest, Highland, Fells & Dales .

Working Hunter Pony / Working Hunter Classes

- I. In W.H./W.H.P. classes the use of any nosebands and martingales are permitted.
- II. a. All Working Hunter Pony classes - Boots of a plain colour only may be used for the jumping phase of Working Hunter Pony classes on the ponies/horses front legs. NO Hind Boots or bandages must be worn on the hind legs in the collecting ring, warm up area or in the actual class. Boots must be removed for the conformation section of the class. Boots are not permitted for any other classes.
- III. Working Hunter classes (Horses) – No Hind boots or bandages of any description are allowed in the collecting ring, warm-up area or in the actual class.

(C) Shoeing

1. Only normal shaped shoes that do not cover the frog are permissible. Normal shaped open heeled plastic stick-on shoes are permissible. No Bar Shoes, pads or gel pads are allowed.

JUDGING OF CLASSES

1. In all cases the judge's decision is final.
2. Ridden animals must NOT be escorted beyond the entrance to the ring.
3. No person, including exhibitors, handlers or grooms should enter the ring at any time without the judges' permission. When permission is granted to enter the ring a person must be suitably attired and wear a hat at all times.
4. A class is deemed to have commenced when an animal enters the ring, if the judge is then present in the ring. If the judge is not present then the class shall commence when the judge enters the ring.
5. Exhibits will not be allowed into the ring after the ponies/horses have been asked to trot, unless permission has been granted by the judge / steward.
6. A class is deemed to be over when the judge has given permission for the class to leave the ring.
7. If classes are judged using marks these must be recorded in ink; judges must not alter marks unless in extreme circumstances, if the marks are altered the Judge MUST sign the mark sheet and initial the alterations
8. Judges have the right to alter placings if an animal misbehaves after the marks have been awarded.
9. If a mistake in the marks is discovered, even after dismissing a class, it MUST be corrected and any qualification/result amended.
10. In the event of a ride judge falling from an exhibit, they must not remount that exhibit in that class, that horse must be asked to leave the ring and will not be allowed to compete further in that class. In the event of a judge falling from an exhibit it is at that judge's discretion as to whether they feel fit to continue judging. In the event of the judge not being fit to continue riding, a replacement judge may be found or competitors will be asked to do an individual show. The organisers retain the right to over-ride a decision should they think the judge is un-fit to continue.

MEASUREMENT

1. In height restricted classes the Rules on the measurement of animals are in accordance with the Joint Measurement Board (J.M.B.) Rule Book, copies may be obtained from the J.M.B. unless otherwise stated in the class specific rules
2. TSR do not require height certificates to register an animal. However if animals will be competed in HOYS qualifying height restricted classes they are required to be in possession of a JMB height certificate. M&M Animals competing in HOYS Mountain and Moorland Ridden, Mountain and Moorland WHP and Mountain and Moorland Lead Rein and First Ridden classes will be required to be in possession of a current/valid JMB height certificate for the HOYS final.

DOPE TESTING

All animals taking part in any classes will be liable to dope testing in accordance with the Rules & Dope testing Procedure as laid down by any society authorised by TSR. Should TSR subsequently, at any time, be advised by a governing body that a positive dope test carried out at a show has been recorded against an animal, TSR may impose any or all of the following without prior warning or recourse.

5. The Horse/Pony concerned will be automatically suspended or barred from TSR registration or competing at a TSR event.
6. The owner/producer may be suspended or barred from Membership or competing at a TSR event for a period decided at TSR discretion.

Random dope tests may be made at any time at any TSR show or event.

TSR SHOW RULES

The Rules stated in the TSR Handbook plus the following show rules apply to any person attending the TSR Spring , Summer Shows and Showing Finals.

By submitting an entry a person consents that they have carefully read the Rules and Regulations contained within the rule book of TSR & the Horse of the Year Show and that they make these entries in accordance with them. They agree in all respects to comply with and be bound by these Rules & Regulations. They understand that the organisers of TSR or the Horse of the Year Show have no liability to them for any accident, injury, damage, illness, disease or other loss occurring to their property and/or animals and shall only have liability to them for personal injury or death to the extent caused by or contributed to by their negligence. They understand that they shall be responsible to the Organising Team of TSR or the Horse of the Year Show, their principals and Grandstand Media Ltd for losses suffered by the aforesaid to the extent that it arises from or is contributed to in any way by any act, neglect or omission by them or by any person for whom or of any animal for which they are responsible. They confirm they have in place adequate, sufficient third party insurance cover for the participation at a TSR show or the Horse of the Year Show. They agree to their details being used in conjunction with any Horse Year Show Qualifier or the final. They are aware that they must comply with any additional rules or regulations as enforced by the show hosting the qualifier.

1. TSR Reserves the right to refuse any persons entry without reason.
2. ENTRY FEES are NOT refundable after the close of postal entries – even with a Doctor / Veterinary Certificate. All requests for refund must be applied for in writing.
3. Substitution or nomination entries are NOT permitted.
4. The person who pays for the entry is then deemed as the owner of that entry. Changes of ownership must be submitted in writing by the seller to the TSR office before any change to said entry is made.
5. All entries must be accompanied by full payment.
6. CANCELLATION OF / OR ALTERATION TO CLASSES - TSR reserves the right to cancel, divide or amalgamate or otherwise change any class or to limit entries in any class or section from any entrant.
7. The Judges Decision is Final.
8. All times are approximate please check the updated timetable on the website before the show.
9. All Exhibitors at TSR shows are bound by the Rules as detailed in the TSR handbook. TSR reserves the right to amend these rules when required. Exhibitors shall be deemed to have consented to all the provisions thereof by submission of an entry to TSR.

10. No Exhibitor shall conduct himself in a manner or be guilty of behaviour which is derogatory to the character or prejudicial to the interests of TSR and in particular (but without prejudice to the generality of the foregoing) no behaviour of an offensive, abusive or unpleasant manner to any person at any show will be tolerated.
11. Failure to observe any of the rules may result in disqualification of the animal concerned and the instigation of disciplinary proceedings by TSR, against the person breaking the rules in accordance with the disciplinary procedure of TSR . In the event of disqualification any cup, rosette, prizes in kind or prize money will be forfeited.
12. The decision of TSR (including their employees, representatives and show officials) the Veterinary Surgeons and any Judges upon any of the matters required by the foregoing Rules to be decided or directed by any such persons or bodies including any question of height or soundness or want of merit or exclusion from judging or granting of any permission or otherwise shall be final and binding in all respects and no objection shall be made on account thereof nor shall any appeal lie there from on any ground whatever.
13. Any act of discourtesy or disobedience to any Judge, Steward or to any Show Official on the part of the competitor groom, rider, driver or agent of an animal, will, at the discretion of such Official disqualify that animal from being judged, in which case entry fees, prizes and charges will be forfeited. Competitors are reminded of their responsibility for the actions of others within their party.
14. CONTAGIOUS DISEASE - All exhibitors are asked to be aware of animals on the Showground and ensure that all exhibits are fit and well. If any exhibitor has reason to believe that an animal is unfit, please report this to the Show Office. DOGS MUST BE KEPT ON LEADS.
15. The organisers of this show have taken all reasonable precautions to ensure the Health & Safety of everyone present. For these measures to be effective everyone must take all reasonable precautions to avoid & prevent accidents occurring & must obey the instructions of the Organisers & all Officials & Stewards. TSR do not hold themselves responsible for any loss or damage to persons, animals or property, prior to, during & after the events in this schedule/programme. (a) It is the responsibility of the exhibitor to insure all property and livestock on the Showground or elsewhere which is his own, or for which he is responsible. (b) TSR requires exhibitors to effect Employers Liability insurance where this is required by statute.(c) TSR also requires to effect Public Liability and Products Liability insurance with a minimum indemnity of £1,000,000 to protect their liability.
14. STALLIONS: Junior Riders of Stallions not exc 138cms - Riders must be 12 years old & over on 1st January in the current year to ride any Stallions not exceeding 138cms or Small Breed Mountain & Moorland Stallions inc Dartmoor, Exmoor, Shetland, Welsh Sec A & B.
B. Junior Riders of Stallions exc 138cms Riders must be 14 years & over on 1st January in the current year to ride any Stallions exc 138cms or Large Breed M&M Stallions inc Welsh Sec C & D, Connemara, New Forest, Highland, Fells & Dales .
15. WELFARE- All exhibitors/TSR Members must as a priority consider the welfare of their horses and ponies at all times. Any person who's actions are considered to be compromising the welfare of a horse or pony will be offered advice by the designated official. Failure to heed the advice could result in the person/s being asked to withdraw from the show or membership being withdrawn. Abuse to the show officials will not be tolerated and any person who becomes abusive will be disqualified from the show or membership withdrawn. No person shall ill treat animals at any time whether misuse/ excessive use of a whip, bit, spurs or any item of saddlery or in any other way whatsoever. All riders must be suitably mounted for the type/height of horse/pony they ride.
16. Change of Ownership - Changes in ownership but be submitted in writing by teh seller before any change to an entry is made.

Complaints and Objections

Should any person or member wish to register an objection or complaint, whether it is against a Judge, Exhibitor, Show Organiser or otherwise, they must write to the TSR office within 14 days of the event.

TSR Shows: Any objection or complaint must be made in writing and signed (no anonymous complaints will be actioned) and submitted to the Show Secretary within one hour of the Incident as per the TSR Show Rules stated in this handbook.

The complaint/ objection shall be referred and determined by the Complaints Committee. The committee shall be appointed by TSR and shall comprise such persons as TSR shall decide but so that at least three members of the Complaints Committee shall sit on the committee. The Complaints Committee shall proceed by written submission only and determine whether there has been any misconduct or a breach of Rules by a method of enquiry at its discretion. If in its opinion there has been such a breach it will decide to take no further action or to impose such penalties as it thinks fit including financial penalties and suspension of membership. The decision of the Complaints Committee will be confirmed in writing to any person who has referred the matter to TSR and to whom the decision relates. The Complaints Committee may in its absolute discretion order the person against whom an allegation has been made, or the person making an allegation, to pay all or part of the costs incurred by TSR in investigating and determining whether or not there has been a breach of the Rules.

Appeals

Should a person wish to appeal against a decision made by the Complaints Committee in relation to their decision they can do so in writing with a deposit of £250 (which will be refundable if the appeal is upheld). The appeal should be received within 7 days of notification of the decision by the Complaints Committee and received by recorded delivery. The appeal shall be referred and determined by the Appeals Committee. The committee shall be appointed by TSR and shall comprise such persons as TSR shall decide but will be made up of three independent persons. The committee shall proceed by way of written submissions only and no party shall be entitled to attend in person or be represented.

TSR Rules & Guidelines for Judges

The Guidelines & Rules for Judges must be read in conjunction with the rest of the TSR Hand Book. The full list of TSR Judges is available to view or download on the web site. There are two Registers the 'O' register for Judges eligible to judge all open classes excluding HOYS qualifiers and the 'H' register for judges eligible to judge HOYS qualifiers. Within each register judges can be listed to judge the following sections

TSR Judges Registers

Pony - Includes In Hand & Ridden SP, SHP, Intermediates, Part Breds

WHP /WH - All classes for WHP or WH

M&M – Includes In Hand & Ridden M&M, M&M LR & FR, M&M WHP,

Horse – Includes In Hand & Ridden Hacks, Cobs, Riding Horses, Part Breds,

Hunters - Includes In Hand & Ridden Hunters, Working Hunter

Coloureds - Includes In Hand & Ridden

TSR O Panel Register

Please note the following

- The 'O' Judges Register is for TSR affiliated shows and unaffiliated shows to use, judges on the 'O' register are not eligible to judge HOYS qualifiers.
- BSHA, Sport Horse (GB) judges may be eligible to judge Plaited Pony Classes on the TSR 'O' Register.
- Existing panel judges on Sport Horse (GB), British Show Horse, BSPS, NPS, CHAPS, NCPA, BSPA, VHS (a), SSADL, SWPA, TGCA MAY be appointed to the equivalent panel on the TSR 'O' Register upon approval. Judges with 3 years or less experience on a panel may be asked for extra supporting evidence or an appraisal.
- Judges applying for RIDE will be asked to go for a RIDE Assessment unless they are already a panel ride judge.
- P(UK) BRNZ, CHAPS, BSPA List 1-3, SSADL, TGCA & VHS A panel judges applying for the TSR M&M Category will be asked for further evidence of their knowledge of ALL the Native Breeds & may be subject to further assessment by TSR for this category. All applications will be appraised by the TSR Judges Independent panel who will decide if further assessment is required.

TSR H Panel Register

TSR 'H' register is for HOYS accredited judges. Please note the following

- TSR recognises the following panels which hold HOYS accredited judges BSHA, BSPS, NPS, CHAPS. Judges on these panels MAY be appointed to the equivalent TSR 'H' panel subject to approval by the TSR Independent Judges Body. *Judges may be asked for appraisal subject to the discretion of the Independent Body.*
- BSHA judges may be eligible to judge Plaited Pony Classes on the 'H' register if they are eligible to judge HOYS horse qualifiers. To be appointed to the Pony register they will need to attend a training session on marks.
- Judges already eligible to judge HOYS plaited pony qualifiers in one category will be eligible to judge all categories on the TSR 'H' **Pony** register except WHP (see below). For example a judge who can judge HOYS Show Ponies will be eligible for the TSR 'H' **Pony** register and judge HOYS qualifiers in all the categories listed for the *Pony* register (this does not include M&M or WHP).
- Shows holding HOYS Pony & M&M qualifiers can choose judges from the TSR 'H' PONY & M&M judges registers. *Shows holding HOYS HORSE qualifiers can only choose judges from the relevant society BSHA.*

- If a judge is not already appointed to judge HOYS qualifiers then they will need to apply to TSR and complete an assessment for the H panel.
- Existing Breed Panel judges can only be appointed to the 'H' M&M register for their breed. If they wish to apply for M&M Ridden (Large, Small Breeds & Juniors) or M&M LR/FR they will need to be assessed.
- Existing BSPS M&M starred panel judges can only be appointed to the 'H' M&M LR/FR & WHP registers. If they wish to apply for M&M Ridden (Large, Small Breeds & Juniors) they will need to be assessed.
- Judges applying for RIDE who are NOT already accredited HOYS level Ride judges will be asked to attend a RIDE assessment.

Application Process & Fees

All information on the process of appointment, fees and application forms can be found on the TSR website.

Judges Details - It is the responsibility of the judge to check their listing and contact details are correct. TSR will primarily contact judges via email, unless they request otherwise.

Judges Membership

Judges will automatically be given a FREE TSR Judges Membership each year whilst they are on the TSR Panel. Unless the judge contacts TSR to decline membership it will be assumed the judge accepts the membership and the TSR Rules & Regulations. TSR reserves the right to refuse/withdraw any persons membership or other benefits without having to state a reason.

Annual Appointment to TSR Judges Register

Judges will be annually appointed to the TSR Judges register by the TSR Judges Independent Panel. TSR will email all judges listed on the panel to confirm they have been reappointed. TSR reserves the right to refuse appointment to the judges register without reason. Judges will not be appointed if

- They are not a TSR Member
- They are found to be in breach of rules.
- Are over 70 years of age when they will be asked to fill in a health questionnaire

Withdrawal of Judges Listing

TSR recognizes the above societies panels and through this recognition judges may be appointed to the equivalent sections on the TSR Judges Register. Subject to the approval of the TSR Independent Judges Body. However it is TSR's policy that if a judge is removed by the society from the said recognised Societies panel OR the panel is no longer recognised then TSR will withdraw or amend the judges TSR listing accordingly. Unless the judge has voluntarily withdrawn without incident or complaint. This policy is in place for all judges on the list that have not been independently assessed by TSR.

TSR may also withdraw a judges listing if the judge is not a TSR Member.

Judges Insurance

TSR does not provide insurance cover for any judge. Judges should ensure that they have adequate liability and personal accident insurance and that the show they are officiating at also has suitable liability and accident insurance.

Although listed as a judge on the TSR Register this does not transfer any responsibility to TSR for your personal safety or any liability in the case of an accident or personal injury whilst judging however caused.

Judges Conduct & Duty

It is the duty of all judges on the TSR panel to comply with the classification, rules and requirements of the section that they are officiating in. Judges who fail to observe the rules or whose conduct in any respect shall be, in the opinion of TSR derogatory to the character or prejudicial to the perception/ interests of showing in general or TSR, will be referred to the Judges Independent Panel for action and will be dealt with in accordance to the disciplinary procedure as stated previously in this Hand Book under Complaints & Objections.

Social Media & Integrity

TSR strongly advises judges to only use social media for their own personal use and not to comment on shows, judging appointments, exhibitors and photographs of horses and ponies. This can lead to misunderstandings and poor perception of a judges integrity by the showing community. If in doubt do not Post, Like or Share. TSR is here to assist judges with their use of all forms of social media, please contact the TSR office if you have any concerns.

Integrity is a vital part of the judging process, to be seen to be fair and independent at all times. TSR recommends that Judges DO NOT compete & judge in the same section in the same year. Judges should be mindful of the perception that can be created through judging and being judged by ones fellow competitors.

Judges Appointment Appeal Procedure

Should any judges applicant wish to appeal against a decision made by the TSR Independent Judges Body in relation to their assessment/appointment they can do so in writing with a deposit of £250 (which will be refundable if the appeal is upheld). The appeal should be received within 7 days of notification of the decision by the Independent body and received by recorded delivery. The appeal shall be referred and determined by the Appeals Committee. The committee shall be appointed by TSR and shall comprise such persons as TSR shall decide but will be made up of three independent persons. The committee shall proceed by way of written submissions only and no party shall be entitled to attend in person or be represented.

Judges should read the TSR General Rules and specific rules below

Judges MUST NOT

1. A. Judge any horse/pony under the ownership or production of any person for which he/she, his/her partner or business partner has provided or obtained livery or had any other connection (business or otherwise) Since 1st January of the preceding year, stud fees are exempt..

- B. Judge any horse/pony that is or has been owned, bred, produced, trained or exhibited by him/her, a relative, business partner or partner. NB group teach ins or demos are exempt

- C. Judge any rider who has shown a horse/pony owned or produced by him/her since the 1st January of the preceding year. NB group teach ins or demos exempt

- D. Judge any horse/pony owned or produced by a person from whom the judge has purchased horses/ponies or to whom he/she sold horses/ponies since 1st January of the preceding year in which he/she is judging.

E. Compete in any class and judge at the same show, on the same day. This also includes immediate family.

If a judge has reasonable grounds for belief that any section of the above rulings are being contravened then the judge must ask the rider/handler to leave the ring and they must withdraw.

2. In the event of a ride judge falling from an exhibit, they must not remount the exhibit in that class, the horse must be asked to leave the ring and will not be allowed to compete further in that class. In the event of a judge falling from an exhibit it is at that judge's discretion as to whether they feel fit to continue judging. In the event of the judge not being fit to continue riding, a replacement judge may be found or competitors will be asked to do an individual show. The organisers retain the right to override a decision should they think the judge is un-fit to continue.
3. It is good judging practise to carry this Hand Book when judging. It is essential to have a Hand Book for reference if any questions or problems on rules arise. If judging HOYS qualifiers you MUST judge them according to the HOYS Rules which can be found on the HOYS or TSR website.
4. It is the duty of all Judges to understand and comply with these rules and to ensure they are fit and well to judge.

Judging HOYS Qualifiers

When judging HOYS qualifying classes the Horse of the Year Show rules for showing apply. Judges may accept Horse of the Year Show qualifying rounds as set out in the class specific guidelines in the HOYS rules. Judges may judge an additional qualifier, if shows have been let down at short notice, providing the show asks Horse of the Year Show for approval.

Judging TSR Affiliated Classes

When judging classes at TSR affiliated shows holding non HOYS qualifying or training selection classes the rules of the show apply or failing a satisfactory rule the TSR General Rules should be referred to.

TSR Guidelines For Affiliated Shows

All information regarding affiliation of a show can be found on our web site.

Any show can affiliate for FREE and be eligible to hold TSR Showing qualifiers.

All TSR Affiliated shows can use our General Rules for showing (see above or they may use any suitable set of rules that they find appropriate).

TSR affiliated shows will receive qualification cards that allows the handler/rider to enter the TSR Showing Finals.

TSR affiliated shows may use judges from the TSR Judges Panel or if unable to use a panel judge they can appoint any suitable person with experience of judging.

Help and advice is always available from our office staff

Registered shows MUST have Public Liability Insurance for an adequate limit of indemnity according to the size and nature of the event.

Shows are advised to have a Welfare Policy for example:- All exhibitors must as a priority consider the welfare of their horses and ponies at all times. Any person who's actions are considered to be compromising the welfare of a horse or pony will be offered advice by the designated official. Failure to heed the advice could result in the person/s being asked to withdraw from the show or membership being withdrawn. Abuse to the show officials will not be tolerated and any person who becomes abusive will be disqualified from the show or membership withdrawn. No person shall ill treat animals at any time whether misuse/ excessive use of a whip, bit, spurs or any item of saddlery or in any other way whatsoever. All riders must be suitably mounted for the type/height of horse/pony they ride.

Registered shows MUST comply to the Health & Safety regulations appropriate for the event and the provision of medical services and fire precautions. The organisers must ensure the Health & Safety of all persons, whether they are organisers, exhibitors or members of the public or any other person who may be affected whilst at the event.

Which classes can be qualifiers? *Any of ridden & in hand classes can be qualifiers for TSR Showing Finals.*

For example the following types of RIDDEN classes are eligible:- Ridden Horse or Pony, Lead Rein, First Ridden, Show Pony, Show Hunter Pony, Intermediate SRT/SHT, Hacks, Riding Horses, Hunter, Cobs, Part Breds, Mountain & Moorland, Coloured Native/Traditional, Coloured Non-Native, Mountain & Moorland Lead Rein, Mountain & Moorland First Ridden, Spotted Horses & Ponies, Rare & Foreign Breeds, Veteran (15 years plus), Anglo/Part Bred Arabs, Best Rider, Working Hunter Pony, Working Hunter, M&M WHP, Un Registered M&M, Ex Race Horse, Riding Club Horse, Pony Club Pony, Competition Horse/Pony. Any of your In Hand classes inc In Hand Horse or Pony, Breed classes etc.

Classes such as Best turned out or fun classes like prettiest mare are not eligible.

Shows holding HOYS Qualifiers

Shows selected by Grandstand Media Ltd to hold Horse of the Year Show qualifying classes in all the pony sections can register for free and use the TSR 'H' judges register. Shows can choose judges from the TSR H register for all Pony qualifiers inc WHP and M&M and the TSR Coloured Register of judges, they do not need to have any further affiliation to any other pony society.

TSR Affiliated shows holding Horse of the Year Show must use the Horse of the Year Show rules for showing.

Guideline Heights of Fences for WHP/ WH Classes

M&M Open WHP Classes Heights of Fences

For three height sections

	Height		Spread
	Min	Max	Max.
Not exc 122cm	53 cms (1'9")	69 cms (2'3")	53 cms (1'9")
Exc 122 not exc 138	69 cms (2'3")	84 cms (2'9")	69 cms (2'3")
Exc 138cm	84 cms (2'9")	99 cms (3'3")	84 cms (2'9")

For four height sections

	Min	Max.	Max
Not exc 122cms.	53cms.	69cms.	53cms.
Ex. 122 not ex 133	65cms.	80cms.	65cms.
Ex. 133 not ex. 143	75cms.	90cms.	75cms.
Ex 143cms	85cms.	100cms.	85cms.

M&M Restricted WHP Classes

	Min	Max.	Max
Not exc 122cms.	50cms.	65cms.	50cms.
Ex. 122 not ex. 133	60cms.	75cms.	60cms.
Ex. 133 not ex. 143	70cms.	85cms.	70cms.
Exceeding 143cms	80cms.	95cms.	80cms.

M&M Novice WHP Classes Heights of Fences

For three height sections

	Height		Spread
	Min	Max	Max.
Not exc 122cm	47 cms (1'6")	53 cms (1'9")	47 cms (1'6")
Exc 122 not exc 138	61 cms (2'0")	69 cms (2'3")	61 cms (2'0")
Exc 138cm	76 cms (2'6")	84 cms (2'9")	76 cms (2'6")

For four height sections

	Min	Max.	Max
Not exc 122cms.	47cms.	53 cms.	47cms.
Ex.122 not ex. 133	55cms.	65cms.	55cms.
Ex. 133 not ex. 143	65cms.	75cms.	65cms.
Exceeding 143cms	75cms.	85cms.	75cms.

Open WHP Heights of Fences

	Height		Spread
	Min	Max	Max.
Not exc 122cm	55 cms	70 cms	75 cms
Nursery	60 cms	75 cms	85 cms
133cm	75 cms	90 cms	100 cms
143cm	85 cms	100 cms	110 cms
153cm	90 cms	105 cms	115 cms
Intermediate	100 cms	115 cms	125 cms
Working Show Horse	85cms	95cms	110cms
Working Hunter	92cms	122cms	132cms

Novice WHP Heights of Fences

	Heights		Spreads
	Min	Max	Max
Cradle Stakes	38cms	55cms	61cms
Nursery Stakes	46cms	60cms	64cms
133cms	53cms	75cms	70cms
143cms	69cms	85cms	80cms
153cms	76cms	90cms	85cms
Intermediate	76cms	100cms	95cms
Working Hunter	76cms	99cms	122cms
Working Show Horse	71cms	92cms	95cms

Restricted WHP Heights of Fences

	Heights		Spreads
	Min	Max	Max
Nursery Stakes	55cms	70cms	70cms
133cms	70cms	85cms	85cms
143cms	75cms	90cms	90cms
153cms	85cms	100cms	100cms
Intermediate	95cms	105cms	105cms
Working Hunter	84cms	107cms	107cms