



**RULES:**

The SV Constitutions:

- (a) Constitutes a contract between me and SV. I will be bound by the SV Constitutions, any regulations made under the Constitutions and the SV Rules and Regulations (Bylaws) and my club Constitution (if appropriate).
- (b) Is made in the pursuit of a common object, namely the mutual and collective benefits, of SV, the members of SV (including me) and skating activities;
- (c) Is necessary and reasonable for promoting the objective of SV and particularly the advancement and protection of skating activities.

**PRIVACY STATEMENT:**

Your privacy is respected by us. The information you provide on this form will be used to provide services for you and for the purposes of registration, participation, team selection and insurance. It will be passed onto SV and to its insurer. Your information may also be shared with organisations associated with skating, including but not limited to the Australian Sports Commission and Australian Sports Anti Doping Agency. SV may wish to provide you with special offers from time to time.

If you do not provide the information we may not be able to register you as a member. SV comply with the Privacy Act with respect to the collection, storage and security of your personal details.

**RISK WARNING:**

Skating activities can be inherently dangerous and serious accidents can and do happen which may result in me being injured. I declare that I have voluntarily read and understand this warning and accept and assume the inherent risks in skating activities.

**EXCLUSION OF LIABILITY:**

Except to the extent that the *Trade Practices Act 1974 (Cth)* or other legislation applies, and cannot by contract be excluded, I agree that as a term of my membership that I absolve SV from all liability however arising from injury or damage however caused (whether fatal or otherwise) arising out of my membership and/or participation in any SV authorized recognized activity in any way due to any negligent act, breach of duty, default and/or omission one on the part of SV.

**RELEASE AND INDEMNITY:**

In consideration of SV accepting my application for membership, I:

Release and forever discharge them from all actions, suits, proceedings, claims, demands, losses, damages, penalties, costs and expenses however arising that I may have or may have had but for this release arising from or in connection with my membership and /or participation in any SV authorized or recognized activity; and

Indemnify SV to the extent permitted under, whether caused or contributed to, directly or indirectly, by any act or omission (including negligence) on the part of SV,

*Trade Practices ACT 1974 (Cth)* or otherwise by law in respect of any actions, suits, proceedings, claims, demands, losses, damages, costs, expenses, penalties and fines arising as a result of or in connection with my membership and/or participation in any SV authorized or recognized activity whether caused or contributed to, directly or indirectly, by any act or omission (including negligence) on the part of SV.

**Silver Members shall be:**

- Those persons participating in **entry level programs and training**
- They may participate in **Development Level** competitions within their own state but only against other **Silver Level Members** .
- They may upgrade to Gold membership with the payment of prescribed fees.

**Gold Members shall be:**

- Those persons participating in **competitions**

**Associate Members shall be:**

- Non playing members
- They may hold office in the Association and its committees, the state and their committees, and the clubs (subject to the rules relating to those groups)