

REGULATIONS

WANDERERS ROCK 'N' ROLL CAR CLUB INC.

Valid from May 2014

WANDERERS ROCK 'N' ROLL CAR CLUB INC. - REGULATIONS

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Amendments

Amendment Record				
Ver.	Date	Ву	Brief Details of Changes	
1.0	May 2014	K.Noel	Initial document for compliance with new requirements and alignment with Constitution	

This document was presented to the Members of the Club on the 7th day of May 2014 and was adopted.

Date: 7th Day of May 2014

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1. PURPOSE

These regulations are provided for in the Constitution of the **Wanderers Rock'n'Roll Car Club Incorporated ("Association")** and serve to provide specific guidance to the Committee for the proper advancement, management and administration of the Association.

The Constitution authorises the Committee to make Regulations which the Committee considers is necessary or appropriate for the good governance of the Association and its affairs.

The Regulations must be consistent with the Constitution, the FHMCSA constitution and any regulations made by the FHMCSA.

2. **REGULATIONS**

2.1. CARE OF CLUB ASSETS

At all times Members are expected to take good care of any and all club assets in their possession.

If loaned by the Association, the Member is expected to return the item in the same condition as when it was first received.

Unless the item is subject to insurance coverage, Members are personally liable for any loss or damage to assets in their care.

In the case of insured items loaned to the Member by the Association, the Member will be liable to pay any excesses incurred by the Association in respect to a claim against insurance policies as consequence of any loss or damage to the item while in the Member's care.

2.2. CHARITABLE DONATIONS

In accordance with clause 3(f) of the Constitution, the Association may make donations to charities and organisations on the recommendation of the Committee and approved by a majority vote by the Members at a General Meeting.

Members seeking the support of the Association in respect to donations, must provide a written submission to the Committee who may require that the Member attend a Committee meeting to present the request.

Committee Members will review the request and if supported by the majority of Committee Members, it will be presented to the subsequent General Meeting.

2.3. CODE OF CONDUCT

All members shall behave in a decent and responsible manner at all times and adhere to the requirements outlined in clause 5.7,(Obligations of Members) and clause 5.9,(Effect of Membership) of the Club Constitution.

Members who fail to do so may be expelled from the club under clause 6.3,(Expulsion for breach) of the club constitution.

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2.4. DRESS CODE

Any member representing the club at public and private events should at all times wear club sanctioned clothing which should be clean and of neat and tidy appearance.

2.5. DANCE ELEGIBILITY

Only members who abide by the dress code and are in good standing (financial) shall be permitted to represent the club in any forms of public or private dance demonstration.

2.6. HISTORIC REGISTRATION & SPECIAL INTEREST VEHICLE REGISTRATION

To be eligible for Historic or Special Interest Vehicle Registration under the act:

- (a) a member's vehicle has to comply as outlined under the act;
- (b) a member must be fully financial, and must attend a minimum of six Wanderers club meetings in any fiscal period. (unless a member joined part way through a year);
- (c) If a member does not attend the prescribed six meetings, then that member must be fully financial and shall pay a non-attendance fee of \$60 in order to retain the club's historic or special interest vehicle registration entitlement; and
- (d) In the event that the member fails to comply with the requirements of clause 5(c), the member will no longer be eligible from obtaining or continuing with historic or special interest vehicle registration and Transport SA will be notified accordingly in writing of the members inability to meet the minimum requirements of the club's historic registration or special interest vehicle's rules.

2.7. MEMBERSHIP INFORMATION AND THE PRIVACY ACT

In order to administer the business of the club, the Committee maintains a membership database containing personal information including addresses, telephone numbers, email addresses and financial information related to fee payments etc.

The Committee utilises this information solely for club business and in relation to club sanctioned events only.

The Committee understand their obligations and responsibilities under the Privacy Act 1988, and does not disclose, share or otherwise disseminate any information held about members to parties outside the club, unless otherwise required by law, or in the normal administration of club business.

2.8. REQUESTS FOR EXPENDITURE

All expenditure in excess of \$500 must first be presented to the Committee in writing for approval.

Committee Members will review the request and if supported by the majority of Committee Members, it will be presented as a recommendation to the subsequent General Meeting.

The expenditure can only proceed once approved by a majority vote by the Members at that General Meeting.