

ST GEORGE ROWING CLUB – WAIVER OF LIABILITY & ASSUMPTION OF RISK

For Adult Members, Guests & Minors

IMPORTANT NOTICE - PLEASE READ CAREFULLY

By entering the premises of **St George Rowing Club** or participating in any Club activities (including on-water and land-based training), you agree to the terms below.

1. ASSUMPTION OF RISK

I acknowledge that rowing, water-based, and gym-related activities involve **inherent risks**, including the risk of serious personal injury, illness, property damage, or death. I voluntarily assume all such risks, whether foreseeable or not.

2. RELEASE & WAIVER OF LIABILITY

To the fullest extent permitted by law, I release and hold harmless **St George Rowing Club**, its directors, employees, volunteers, coaches, and agents from any and all claims, liabilities, or demands arising from **personal injury**, death, or property damage suffered in connection with Club activities—except where caused by the proven **negligence** of the Club which cannot be excluded under the **Civil Liability Act 2002 (NSW)** or **Australian Consumer Law**.

3. FOR PARENTS / GUARDIANS OF MINORS

If signing on behalf of a person under 18 years of age, I:

- Confirm that I am the parent or legal guardian of the child listed below
- Consent to their participation in Club activities
- Acknowledge and accept the risks involved on their behalf
- Agree to the same waiver, release, and indemnity terms as above

4. GENERAL

This waiver applies to **all members and guests**, including for Club events, training sessions, and use of facilities. This agreement is governed by the laws of **New South Wales**.