



**Vaucluse Amateur 12ft Sailing Club  
2015 HEAD of the HARBOUR REGATTA  
REGISTRATION FORM**

Boat		Sail number	
1 up or 2 up?			
Skipper name		Crew name	
Parent contact 1 (name)		Parent contact 1 (mobile)	
Parent contact 2 (name)		Parent contact 2 (mobile)	
Boat Insurer		Boat Policy number	

**RISK WARNING AND RELEASE**

These terms extend to participation in the 2015 VA12SC HEAD of the HARBOUR Regatta and related activities only.

It is a term of the contract between Vaucluse Amateur 12ft Sailing Club (**Club**) and the registrant for participation in the 2015 SNSW VA12SC HEAD of the HARBOUR Regatta is at the participant's own risk.

Participants are warned that sailing and associated activities are a dangerous recreational activity and that by participating in sailing and associated activities they may be exposed to significant risk of personal injury. Possible risks include personal injury caused by (i) vessels, including equipment on vessels, loss of or limited control of vessels, sudden or violent movement by vessels and/or the possibility that participants may fall or be thrown overboard from vessels (ii) slipways, stairs, passageways, structures and buildings, including where all or any of those things are wet or slimy (iii) weather and sea conditions (iv) exposure to the elements for extended periods (v) the absence of immediate medical care and the likelihood that significant delays may occur before medical care is available, and that all or any of these risks may arise notwithstanding the precautions which might be taken by reasonable and experienced persons.

The registrant releases the Club and each of the beneficiaries from and against any claim arising from or caused in any way by, personal injury suffered by a participant arising from or caused by participation in recreational activity and in respect of any claim for personal injury arising out of or under a contract for recreation services and acknowledges and agrees that the Club will not have any liability for any of those things.

Neither the Club nor any of the beneficiaries are liable for any claim in negligence for property damage arising from or caused by (i) participation in recreational activity organised by the Club or (ii) the presence at or about the Club of a participant, including, in either case, any claim arising from or caused by the negligence of any beneficiary or other person.

These terms do not extend to exclude or limit liability in respect of reckless conduct or malicious acts or omissions by any beneficiary or any liability which by law cannot be limited or excluded. If any provision of these terms are invalid or unenforceable in any respect under the law of any jurisdiction, this will not affect or impair (i) the validity or enforceability in that jurisdiction of any other provision of this registration form or (ii) the legality, validity or enforceability under the law of any other jurisdiction or any other provision of this registration form.

The Club holds all of the rights under this registration form as trustee for and on behalf of the beneficiaries and may (i) enforce all or any of the terms of this registration form for and on behalf of all or any beneficiary and/or (ii) assign or deal with a right or any rights under this registration form in whole.

In this registration form: **beneficiary** means the Club, and any director, employee, committee member, officer, official, coach, referee or voluntary worker of the Club and includes any person acting on the instructions of any such person; **claim** means any liability, claim, cause of action, loss, cost (including legal costs on an indemnity basis), damage or expense; **Club** means the Vaucluse Amateur 12 Foot Sailing Club; **participant** or **participants** means the person or persons taking part in the activities to which this registration form relates, and includes the registrant; **personal injury** means personal or physical injury of any kind and includes death but does not include anything not within sections 139A(3)(a)-(d) of the *Competition and Consumer Act 2010 (Cth)*, **recreational activity** has the meaning set out in the *Civil Liability Act 2002 (NSW)*; **recreation services** means recreational services within the meaning of the *Competition and Consumer Act 2010 (Cth)* and recreation services within the meaning of the *Civil Liability Act 2002 (NSW)*; **registrant** means the person who executes this registration form for and on behalf of the participants (and who by executing this registration form represents and warrants that he or she has full and effective authority to do so).

<p>In consideration of the registration by the Club of the participants, the registrant agrees to register the boat and participants above subject to the terms and conditions of this registration form.</p>	<p>Registrant Name: _____  <small>(Must be over the age of 18 years)</small></p> <hr style="border: 1px solid black;"/> <p>Signature of the Registrant</p>
---	--

	Checked by
Booking registration	
Association registration	
Safety inspection	