2025

# **OAR Network Inc**

BY-LAWS NOVEMBER 2025

### **ARTICLE I NAME**

The name of the non-profit organization shall be the OKLAHOMA APPALOOSA RACING NETWORK Inc (henceforth known as the OAR Network) chartered under the laws of the State of Oklahoma.

The principal office of this organization shall be located with the TREASURER. The fiscal year shall begin July 1 of each year and end on June 30 of the following year.

#### **ARTICLE II PURPOSE**

The purpose and objectives of this organization are as follows:

- A. The purpose of the Oklahoma Appaloosa Racing Network is to foster and promote Appaloosa Racing in accordance with the rules and regulations of the Appaloosa Horse Club (ApHC) and the Oklahoma Horse Racing Commission (OHRC) as well as support Appaloosa racing in other states. The OAR Network will cooperate with, aid and abide by the programs and functions, and abide by the ApHC and OHRC Rules and Regulations. The ApHC is responsible for registration records, racing records and national points.
- B. To gain proper publicity through the mediums of magazines, newspapers, computers, flyers, brochures, internet, etc.
- C. To promote Appaloosa horses registered with the ApHC and the rules and regulations of the state of Oklahoma Horse Racing Commission.
- D. To cooperate with any purpose or with an organization in any undertaking designed to further the purposes of the corporation.
- E. To foster good fellowship among the members and keep them informed.

#### **ARTICLE III MEMBERSHIP**

Membership in the OAR Network shall be open to all persons interested in Appaloosa horses and the promotion of racing. Membership will be accepted at any time during the calendar year. Membership will be accepted in the following forms:

A.) Classification- Adult members shall be defined as 19 years of age and over. Couples shall be defined as those married or

- otherwise residing in the same household. All paid members are eligible to earn YEAR END AWARDS, if any, presented by the OAR Network.
- B.) Due Process- Those members abusing or misusing their privileges of membership shall have their membership revoked by the Board of Directors. Any member of the organization may be removed for cause by a vote of not less than ¾ of the members of the Board of Directors at any regular or special meeting called for that purpose. The member shall be informed in writing of the charges proposed against him at least 10 days before such meeting, whether regular or special, and at the meeting shall have an opportunity to present witnesses and be heard in person. Members may, upon application, be reinstated at the discretion of the Board of Directors.
  - a. Cause is generally regarded as disorderly conduct in the OAR Network or violation of such rules and regulations as adopted by the Board of Directors.
  - b. Any member may resign by filing a written resignation with the Secretary.

#### ARTICLE IV AFFILIATION

- A. Membership Meeting- the OAR Network will meet annually as determined by the Board of Directors at a designated time and place in the month of January. At that time, additional meetings may be scheduled.
- B. **Fees** membership fees shall be set by the Board of Directors.
  - a.) A membership fee shall be paid on application for Membership. Individual \$50 or Couple \$90.
  - b.) All money received from membership fees may be used for advertisement, stamps, office supplies, promotional work and other work in connection with the purpose of the OAR Network
  - c.) Membership is good for one year and will be renewed each year with application.
  - d.) Membership is non-transferable.

- C. Right to Vote- all paid members in good standing with the OAR Network has the privilege of one vote at the annual meeting in the election of officers and directors. The President, Vice-President, Secretary, and Treasurer shall be elected at the annual meeting. Members voting in the annual election must have dues paid prior to voting in any election. There shall be no proxy voting.
  - a) List of Members- a complete list of members entitled to vote at the meeting, arranged in alphabetical order, and showing the address, phone and email address (if available) shall be prepared by the officer in charge of the membership list. A membership list shall be provided for each OAR Network member.
  - b) Order-of Business- the President of the meeting shall determine the order of business and the procedure at the meeting, including regulation of the manner of voting and the conduct of discussion.

#### **ARTICLE V DIRECTORS**

Annual membership voting by mail in ballot will be held for the purpose of electing officers and directors. The President, Vice-President, Secretary, Treasurer and Directors shall be elected from the general membership. Eligibility will be restricted to paid adult members of the OAR Network Election of officers and directors shall be nondiscriminatory in regard to age, sex, creed, and color.

- A. The Board of Directors shall consist of a minimum of seven (7) and no more than (15) members. The Board of Directors shall consist of the President, Vice-President, Secretary, Treasurer, and three (3) Directors elected from the general membership.
- B. Initial elections to the Board shall be for staggered terms of a three (3) year experience, a two (2) year, and a one (1) year Director. Subsequent appointments shall all be three-year terms. Therefore, each year, only one new Director shall be elected. The Director in the 3rd year will be recognized as the "Executive"

### Director."

- C. Board Vacancies. Vacancies occurring due to death, resignation, removal, disqualification, or otherwise...may be filled by the affirmative vote of the majority of the remaining Directors. The Appointee shall complete the unexpired term.
- D. Directors may serve three consecutive terms (plus any portion of an unexpired term if appointed). And when the Director has served his three years and is nominated for another three-year term, (and elected by the membership) he may do so by starting out as a first year Director and work his way back up.
- E. **Meetings** the officers and directors shall meet at least three (3) times each year with the membership. Notice of the meetings shall be given by the President and meetings shall be held at a location agreed upon by the officers and directors.
  - a.) Special meetings of the Board may be called by the President or by a majority of the Directors. Notice of special meetings shall be given to each Director at least two (2) days before the meeting.
  - b.) **Quorum** A majority of the total number of Directors shall constitute a quorum for the transaction of business at any meeting of the Board. If at any meeting a quorum is not present, a majority of the Directors present may adjourn the meeting. A Director may be present electronically if coordinated in advance of the meeting with the President (phone, video teleconference, etc.).
  - c.) Fees and Compensation- Directors shall not receive any stated salary for their services, but, by resolution of the Board, adopted in advance of, or after the meeting for which payment is to be made, a reasonable fee may be permitted for gas, food, lodging for attendance at any meeting outside the regular OAR Network meetings that the Board votes and agrees absolutely necessary.

#### **ARTICLE VI DUTIES OF OFFICERS**

There shall be four (4) officers of the Board of

Directors: President, Vice-President, Secretary, and Treasurer.

- A. **President** the President shall serve as chief operating Officer and be subject to the control of the Board of Directors. He shall have such powers and perform such duties as general supervision over the Board and its officers, and any committees, shall oversee all meetings and ensure the objectives of the OAR Network
- B. Vice-President- Shall preside at meetings in the absence of the President and, when so acting, shall have all the powers of and be subject to all the restrictions upon the President. He shall attend all meetings deemed necessary by the Board. In the event the President is unable to serve, shall become the acting President until the vacancy is filled.
- C. Secretary- the Secretary shall be the keeper of the records at meetings, and shall give notice of, attend, and record minutes of meetings of members and Directors. The officer shall, in general, perform all duties of the office of secretary and such other duties as may be assigned to him by the Board or President. Assistant Secretaries, if any appointed, shall have such duties as delegated to them by the secretary or President.
- D. **Treasurer** the Treasurer shall be responsible for the following:
  - a.) The custody and safekeeping of all the funds and Securities of the OAR Network
  - b.) The receipt and deposit of all moneys paid to the OAR Network
  - c.) Where necessary or appropriate, the endorsement for collection on behalf of the OAR Network of all checks, drafts, notes and other obligations payable to the corporation.
  - d.) The disbursement of funds of the OAR Network under such rules as the Board may from time to time adopt.
  - e.) Maintaining the general books of the corporation and the performance of such further duties as are incident to the office of Treasurer or as may be assigned to him by the Board or by the President.
  - f.) At each meeting of the OAR Network, the

Treasurer shall submit a current statement of the OAR Network account or financial report.

## **ARTICLE VII ELECTIONS**

- A. The purpose of annual elections held during July is to coincide with the fiscal year-end tax filing. Elections for the President, Vice-President, Secretary, Treasurer and Board of Directors shall be elected from the general membership. Eligibility will be restricted to paid adult members.
- B. Before electing the annual officials, the Secretary will contact each member or send out a Nomination Form. The member shall nominate any qualified member for the four offices and one new, first year Director.
- C. The Secretary will tabulate the nominees and verify with the nominees that they agree to the responsibility of the listed duties of the office.
- D. The Secretary will then compile a ballot to be mailed out to the membership for voting.
- E. The Secretary will tabulate and compile voting responses. The Secretary will return results in a sealed envelope and present to a special committee for counting.
- F. Ballots sent out will contain the following information:
  - a) Order of voting: President, Vice-President, Secretary, Treasurer, and Director.
  - b) An officer who has no opponent nominated shall be automatically re-elected.

#### ARTICLE VIII INDEMNIFICATION

The OAR Network will defend, hold harmless, and indemnify any member of the OAR Network during and following employment of tenure in office from any and all demands, claims, suits, actions and legal proceedings brought against said member in her/his individual capacity or in her/his official capacity as a member of the OAR Network

- A. The incident(s) promoting said legal action must have arisen while the member was acting within the scope of his/her duty and in an official capacity for and on behalf of the OAR Network
- B. This indemnification provision does not apply

- when the liability arises from criminal conduct on the part of the member.
- C. In the event of any conflict between this policy and applicable Oklahoma statutes, the later shall control.

#### **ARTICLE IX AUDITS**

The fiscal year of the OAR Network shall run from July 1st to June 30th. The accounts of the OAR Network shall be audited annually by a Certified Public Accountant or Financial Advisor that is not affiliated with the organization. The audit shall be presented to the BOARD after its first regular meeting after July 1st and will be reviewed for approval by the Board of Directors.

#### **ARTICLE X AMENDMENTS**

These BY-LAWS may be altered, amended, repealed, or added to any regular Board meeting or any Special meeting called for that purpose.

An affirmative vote of two-thirds (2/3) of the membership is required.

Members will be notified at least 15 days prior to the annual meeting by mail, text, and email for a vote on any such amendments. These BY-LAWS may be adopted in accordance with the ARTICLE VIII INDEMNIFICATION The OAR Network will defend, hold harmless, and corporation's CERTIFICATE OF INCORPORATION and the OKLAHOMA GENERAL ORPORATION ACT.

Issues and areas of concern for officers, Board members, and regular members not covered by these BYLAWS shall be administered in accordance with current policies and procedures to the extent appropriate.

#### **ARTICLE XI DISSOLUTION**

Upon the dissolution of the corporation by a ¾ vote of the Board of Directors, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of

by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

In witness whereof, we have hereunto subscribed our names this day of November 5th 2025.

Song Bons
Sandra Mantooth
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