

Recurring Payment Authority

1. Rugby Australia Ltd CAN 002 898 544, or its Payment Processor, is authorised in accordance with the below Terms to charge the amounts outlined above for your Registration to the credit or debit card provided.
2. By finalising my registration, I confirm that I am either:
 - 18 years or older and the card holder;
 - 18 years or older and have the card holder's authority; or
 - The parent or legal guardian of the Participant and the card holder or have the card holder's consent.
3. I hereby agree and acknowledge that:
 - a. I have authorised Rugby Australia to charge the credit or debit card provided each time the Registration is provided and that no further consent or authority is required.
 - b. I will not dispute the transactions associated with the Recurring Payment Authority with my bank or credit card company; so long as the transactions correspond to the Terms of the Recurring Payment Authority.
 - c. the payments will be made to Rugby Australia through its Payment Processor in accordance with the Terms below;
 - d. The card holder, if it is not me, has authorized the use of the credit or debit card provided as contemplated by this Recurring Payment Authority; and
 - e. This Recurring Payment Authority is given when the individual accepts the registration terms and conditions and continues until it is cancelled in the manner outlined in the Terms.

Terms

1. Definitions

"Participant" means the person who receives the Registration.

"Payment Processor" means the third-party processor used by us from time to time to process payments for the Registration.

"Recurring Payment Authority" means the recurring payment authority you give us when you agree to these Terms.

"Rugby Australia" means the governing body for Rugby Union in Australia.

"Registration" means a Player and/or non-playing Participant who has completed effective registration.

"Terms" means these recurring payment authority terms. It also includes each paragraph above under the heading Recurring Payment Authority.

"us" or **"we"** means Rugby Australia and its successors or assigns.

"you" means the person who gives this recurring payment authority by agreeing to these Terms.

2. Recurring Payment Authority, operation and Payment Processor

- a. We use a Payment Processor to process amounts payable for the Registration. All Payment Processors used by Rugby Australia are PCI DSS certified.
- b. You authorise our Payment Processor to charge the credit or debit card on our behalf.
- c. We are not responsible for any act or omission of the Payment Processor or the performance or non-performance of any service by it.
- d. The debit that will show up on the credit card statement or bank statement in relation to the Registration will include a reference to 'Rugby Australia'.
- e. All transactions are processed by the Payment Processor in Australian dollars.

3. Changes by us

We may vary these Terms on 14 days' notice by email and through the [Rugby Link Registration webpage](#). If you do not agree to the Terms as varied, you may terminate this Recurring Payment Authority in accordance with section 4 of these Terms.

4. Suspension or Termination

- a. We reserve the right to cancel or suspend the Registration at any time. This may occur, for example, in the instance of dishonoured or rejected payments or if we have a reasonable suspicion that fraudulent information has been provided by you in relation to the Registration.
- b. Subject to approval of your eligibility for a refund (if applicable), you can cancel this Recurring Payment Authority by removing the card details from the Rugby Link Participation Portal or by giving us notice in writing in accordance with section 9.

5. Obligations

- a. There must be a sufficient limit available on the card or sufficient funds in the relevant account for the card to be debited for the Registration provided. If there is an insufficient limit on the credit card or insufficient funds available in the account linked to the debit card, we, the Payment Processor and/or the relevant financial institution may charge a fee and/or interest. The Registration must be paid for by another method in these circumstances.
- b. The account statement for the card should be checked to verify that the amounts charged to the card in relation to the Registration are correct.
- c. If we are liable to pay goods and services tax ("GST") in connection with this Recurring Payment Authority, then you agree to pay us on demand an amount equal to the consideration payable for the supply multiplied by the prevailing GST rate.
- d. You agree to indemnify us for any costs incurred as a result of providing incorrect card details.

6. Authority

- a. If you have accepted these Terms on behalf of the card holder, you:
 - i. confirm you are authorised to accept these Terms on their behalf;
 - ii. declare that you have read, understood, acknowledge and agree to, and have fully explained to the card holder, the Terms and effect of this Recurring Payment Authority;and

- iii. acknowledge and declare that the card holder has read the Terms and, together with your explanation, the card holder has, to the best of your belief, understood the Terms and effect of the Terms.
- b. If the credit or debit card is in the name of the Participant but you are signing as parent or legal guardian on the Participant's behalf because the Participant is under 18 years old, you confirm that the Participant has authorised the credit or debit card to be charged pursuant to these Terms.

7. Dispute

- a. If you believe that there has been an error in debiting the card, you should notify us directly by e-mail or by prepaid post to rugbylink.com.au or PO BOX 800, Surry Hills NSW 2010 and confirm that notice in writing with us as soon as possible so that we can resolve your query efficiently.
- b. If we conclude as a result of our investigations that the card has been incorrectly debited, we will respond to the query by providing you with reasons and any evidence for this finding and arrange for a refund to be charged to the card that was debited in error.
- c. If we conclude as a result of our investigations that the card has not been incorrectly debited, we will respond to your query by providing you with reasons and any evidence for this finding.

8. Privacy

- a. The credit or debit card details and other information provided to us is collected and held in accordance with the *Privacy Act 1988* (Cth) and our [Privacy Policy](#).
- b. We will keep any information in this Recurring Payment Authority confidential except as explained in the Terms. We will make reasonable efforts to keep any such information that we have about you or the card holder secure.
- c. We will only disclose information that we have about you or the card holder:
 - i. to our Payment Processor;
 - ii. to the bank or credit card company associated with the card;
 - iii. to the extent specifically required by law; or
 - iv. for the purposes of these Terms (including disclosing information in connection with any query or claim).

9. Notice

- a. If you wish to notify us in writing about anything relating to this Recurring Payment Authority, you should write to us by email at rugbylink@rugby.com.au or by prepaid post to PO BOX 800, Surry Hills NSW 2010.
- b. We will notify you by sending a notice by email or in the ordinary post based on the details you have given us in the Participant Details section of the Rugby Link Participant Portal.
- c. Any notice will be deemed to have been received two business days after it is posted.