



I[insert name] **acknowledge and agree** that this is a legal document affecting my rights and:

1. In this agreement

LRLF” means the Lebanese Rugby League Federation and / or including the Lebanese Rugby League Federation (Australian Chapter) Inc and where the context provides, includes its directors, employees and agents.

“Claim” means and includes any action, suit, proceeding, claim, demand, damage, cost or expense however arising including but not limited to negligence.

“Training Activities” means the use or enjoyment of LRLF organised **any** training facilities or equipment, including but not limited to the facilities and equipment located at LRLF.

“Training Facilities” is **any** training facility organised and hired by LRLF at suitable locations, and includes any surrounding structures and playing surfaces including the playing field and surrounds and the training grounds.

Warning: I acknowledge that I am exposed to certain risks during any participation in Activities including but not limited to:

- I may be physically or mentally injured, maimed or killed;
- Other participants may act dangerously or with lack of skill;
- My property may be damaged, lost or destroyed.

I acknowledge that accidents can and often do happen which may result in me being injured or killed, or my property being damaged. I acknowledge that the wet area is not patrolled by lifeguards and the Training Activities are not patrolled by supervisors (at all times) and participation in these areas unaccompanied should be avoided.

I will not participate in the training Activities while intoxicated or affected by drugs and I may assume a role involving responsibility for the safety of others participating in the Training Activities. This means I will accept responsibility for the safety of another person and if an injury occurs as a result of my careless act, omission or negligence then I fully assume responsibility for any harm



done and I do not hold the LRLF concurrently responsible. I have voluntarily read and understood this warning and accept and assume the inherent risks in participating in the Training Activities.

2. Exclusion of Implied Terms: I acknowledge that where I am a consumer of recreational services, as defined by any relevant law, certain terms and rights usually implied into a contract for the supply of goods or services may be excluded. I acknowledge that these implied terms and rights and any liability of the LRLF flowing from them, are expressly excluded to the extent possible by law, by this declaration. I have voluntarily read and understood the notice attached to this form.

3. Release and Indemnity: I agree that, to the extent permitted by law:

- (a) To comply with and abide by the policies of the LRLF and the Leagues including but not limited to the LRLF Rules, Code of Conduct, Laws of the Game, Rugby League Laws of Mini Footy and Mod League, Safe Play Code, LRLF Policies, Leagues Anti-Doping Policy, competition rules and by-laws of the League in which the Player participates and any associated rules (together, the Rules), copies of which are available at www.lebanonrl.com or available upon request.
- (b) Rugby League is a body contact sport which carries a risk of personal injury. Rugby League Administrators take steps to reduce the risk of serious injury, but it is not possible to eliminate risk in a sport involving forceful body contact such as Rugby League. By signing this registration form, the Player and/or his parent or legal guardian voluntarily assume the risks associated with participating in Rugby League and acknowledge this warning of the injury risks involved.
- (c) I release the LRLF from all Claims that I may have or may have had but for this release arising from or in connection with my participation in any Training Activities;
- (d) I indemnify and will keep indemnified the LRLF in respect of any Claim by any person arising as a result of or in connection with my participation in any Training Activities.

4. Fitness to Participate: I declare that I am medically and physically fit and able to participate in any Training Activities. I will immediately notify the LRLF of any change to my medical condition, fitness or ability to participate. I understand that if the LRLF were not provided with all relevant and necessary information about my health and capacity they would not be able to fully appreciate the risk of harm or injury to me in providing instruction and in allowing me to participate in the LRLF



Activity. I understand that the LRLF will continue to rely upon this declaration as evidence of my fitness and ability to participate.

5. Indemnity and Compliance . It is a condition of membership and/or registration with the LRLF that the Player and/or his parent or legal guardian

Acknowledges:

- (a) That membership and/or registration of the Player is conditional on continued observance of and compliance by the Player with the Rules / Policies;
- (b) That the Player will accept the decisions and directions of Rugby League Administrators made in accordance with the Rules / Policies ;
- (c) That the Player will not, during the currency of his membership and/or registration or at any time thereafter (should he cease to be a member and/or registered) make any claim against Rugby League Administrators including the Player's Club for damages in negligence or contract related to any alleged act or omission of Rugby League Administrators (including their members, volunteers, officials or employees) for injury arising out of any game or training program under the control or supervision of Rugby League Administrators;
- (d) That, in the event of any person commencing any proceedings against the Player for any assault, breach of the Rules or negligence causing injury, the Player hereby indemnifies the Rugby League Administrators (including their members, officials and employees) against any order of the Court including any award for damages, legal costs and disbursements which may be awarded or ordered against any of them;
- (e) That the indemnity and waiver provided by the Player herein may be pleaded in bar to any such proceedings aforesaid;
- (f) If the Player shall suffer any injury including death whilst engaged in training or playing Rugby League and a cause of injury was the negligence, trespass, assault or a breach of other obligations imposed by laws or any of their persons or bodies named in the Rules, then the liability of Rugby League Administrators (including their members, volunteers, officials and employees) is limited to the extent of any insurance policy held by a Rugby



League Administrator, and the amount which such insurer is liable to pay under the policy, and/ or the amount of insurance payable by any applicable statutory insurance schemes; and

(g) The Player agrees that this limitation of liability applies even if he ceases to be a member of LRLF or Team.

(h) hereby acknowledge that officials for the Lebanese Rugby League Federation have recommended that I should be covered by Private Health Insurance in case of injury, either playing, or training for rugby league football with the Lebanese Rugby League Federation

Having understood this recommendation, I hereby declare the following:

(Please mark appropriate box)

I am a current financial member of a Private Health Insurance Fund and I agree to provide details of my Private Health Insurance to the Lebanese Rugby League Federation

Name of Fund:

Membership Number:

I have elected **not** to become a member of a Private Health Insurance Fund and I understand that, under no circumstances, will the Lebanese Rugby League Federation be liable for any medical costs associated with my playing or training for the Federation

6. **Severance:** If any provision of this release is invalid or unenforceable, the phrase or clause is to be read down, if possible, so as to be valid and enforceable. If the phrase or clause cannot be so read down it will be severed to the extent of the invalidity or unenforceability. Such severance does not affect the remaining provisions of this release. I have **read, understood, acknowledge and agree** to the above terms including the warning, exclusion of implied terms, release and indemnity and attached notice.

Signed: _____



Player

Player's Parent / Guardian

Name: _____

Player
(please print)

Player's Parent / Guardian
(please print)

Date: _____

Date: _____

WAIVER AND RELEASE

THIS IS AN IMPORTANT DOCUMENT AFFECTING YOUR RIGHTS. YOU SHOULD READ THIS DOCUMENT VERY CAREFULLY AND SIGN IT ONLY AFTER YOU ARE SATISFIED THAT YOU UNDERSTAND AND ACCEPT ALL TERMS AND CONDITIONS