



PREMIER LEAGUE/AMATEUR LEAGUE DIVISION ONE
AMATEUR STATUS UNDERTAKINGS - 2019 SEASON

BY PLAYER: _____

I, the undersigned person seek registration as a player with the MWFA Premier League/Amateur League Division One Squad

of: _____ Football Club ("the Club").

I hereby undertake to the Manly Warringah Football Association Inc. ("the MWFA"), the Club and each of the other affiliated Clubs, in consideration of the acceptance by MWFA of my registration with the Club in the MWFA Premier League/Amateur League Division One Competition for the 2019 season ("the Squad"), as follows:

I shall abide by the MWFA's Amateur Football Policy; MWFA Playing Rule and FFA NRR item 3.1 Amateur or Professional Player.

- 1. I acknowledge, that in order to play in the MWFA Premier League/Amateur League Division One Competition I must be, and continue to be, at all relevant times, an amateur in status and if I am deemed to be a professional player, I will be;
a. de-registered; and
b. not permitted to re-register with MWFA for the remainder of the 2019 football season; and
c. shall be liable to suspension from all football activities for a minimum of another year.
2. I agree that any contravention of the Policy and Playing Rule is an absolute liability offence.
a. Without limiting the generality of absolute liability, ignorance or mistake shall not be defences to a contraction of the Policy and Playing Rule
3. I have not received, and will not accept, (from anyone) any financial gain or other benefit of any kind whatsoever (in money or otherwise) for playing football for the Club or any financial incentive to play football at the Club for the coming season, including direct or indirect payment by the Club or direct sponsorship (formal or informal) by any other person or organisation, other than as follows:
a. Payment of money or other benefit(s) I have received or will accept or receive for playing football for the Club is or shall be for, or in reimbursement of, reasonable expenses incurred or which otherwise would be incurred by me in direct relation to my playing football for the Club.
b. Without limiting the generality of 3.a. above and by example only, a Reasonable Benefit may include the cost of travel, kit, equipment or insurance premiums.
c. The total amount and value of the Reasonable Benefits I have received or will receive in relation to playing football for the Club in the coming season does not and shall not exceed \$1,000, including the proportion of any sponsorship allocated directly to the Squad/s averaged across the total number of registered players in the Squad/s at any one time before, during or after the 2019 season.
d. So that I am able to verify my compliance with the Policy and Playing Rule, I shall:
i. create, obtain and retain copies of receipts, payment and delivery notes and all other proper and usual records of the amount of monetary payment and nature and value of non-monetary benefits received by me from or on the behalf of the Club or any of its sponsors prior to, during or after the 2019 season, and
ii. Regularly seek from the Club and retain written reports of the amount or value of my proportion of sponsorship directly allocated to the Squad/s averaged across the number of registered players of the Squad/s at any time before, during or after the 2019 season.
4. In the event, that at any time in the 2019 season I receive any payment or other benefit from the Club for goods, services or any other reason (including a gratuity), apart from the playing of football for the Club, I shall also create, obtain and retain receipts and all other proper and usual records of the nature, date and duration of the supply of the goods or services by me to the Club or other reason for the payment or benefit and of the nature, amount of monetary payment and value of non-monetary benefit provided by me and the date of the provision.
5. I must promptly present to the Club or MWFA:
a. copies of all such records whenever reasonably requested by the Club or MWFA, and
b. at the end of the 2019 season co-operate with the Club in the provision by the Club to the MWFA of a summary report of the information contained in each of those records, including:
i. the value, nature, date of payment and payer on the behalf of the Club of any Reasonable Benefit provided to me during the 2019 season,
ii. my proportion of any sponsorship directly allocated to the Squad/s before, during and after the 2019 season averaged across the number of registered players of the Squad/s, and
iii. the nature, date and duration of any supply of goods or services by me to the Club or any other reason for payment or benefit to me by or on the behalf of the Club, apart from playing football for the Club, and the nature, amount of monetary payment and value of non-monetary benefit provided by me for such supply or other reason and the date of the provision.
6. In the event, that I fail to comply with these undertakings, I agree, that in addition to my deregistration and suspension, I may, at the absolute discretion of the MWFA, be required to pay a fine to the MWFA as determined by the MWFA Executive.
7. I agree that any fine is a fair and reasonable estimate of damage and is recoverable as a debt in a court of law.
8. I agree that a fair and reasonable estimate of damage would likely be equal to or exceed the whole of the monetary amount or value of the benefits estimated by MWFA to have been received by me from or on the behalf of the Club or its sponsors for playing football in the 2019 season.

Witness must be a member of the 2019 Club Committee.

..... SIGNATURE OF PLAYERSIGNATURE OF WITNESS

..... PRINT NAME OF PLAYERPRINT NAME OF WITNESS

DATED: _____