



RULE BOOK

(CONSTITUTION)

Applicable to:

Hurling, Camogie, Men's, Minor, Underage & Women's Football

**GAELIC FOOTBALL & HURLING ASSOCIATION
OF AUSTRALASIA**

RULE BOOK

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GAELIC FOOTBALL & HURLING ASSOCIATION OF AUSTRALASIA

RULE BOOK

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(MEN, WOMEN, UNDERAGE, HURLING & CAMOGIE)

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GAELIC FOOTBALL & HURLING ASSOCIATION OF AUSTRALASIA

RULE BOOK

GENERAL

1. NAME

The name of the Association is **The GAELIC FOOTBALL & HURLING ASSOCIATION OF AUSTRALASIA** (formerly known as The Gaelic Athletic Association of Australasia).

2. BASIC AIM

The basic aim of the Association is to control, foster and promote the games of Hurling, Gaelic football, Camogie and such other games as may be sanctioned and approved by the Australasian Convention and the GAA in Ireland.

3. ADDITIONAL AIMS

The Association shall actively support the Irish Language, traditional Irish dancing, music, song and any other aspects of Irish culture and assist in promoting a community spirit through its clubs.

4. DEDICATION

The Association and its resources shall be used for and dedicated solely to the above aims except as provided in Rule 32.

5. UNITS & JURISDICTION

The Association is a democratic organisation comprising the following affiliated units.

- (a) Clubs
- (b) State Associations
- (c) Australasian Council
- (d) Australasian Convention

Members of the Association shall by virtue of their membership, be subject to the jurisdiction of the Association's Rules, Bye-Laws and Regulations which shall govern the relationships between the various units, between members, and between members and units.

Members and units shall be bound to resolve any and all disputes that arise within the framework of the existing procedures and Appeals System as set out in these Rules.

Members shall not resort to court proceedings in disregard of these procedures and the Appeal System provisions.

6. NON-PARTY POLITICAL

The Association shall be non-party political. Party political questions shall not be discussed at its meetings and no Committee, Club, Council or representative thereof shall take part as such in any party political movement. A **Penalty** of up to twenty four weeks suspension may be imposed for infringement.

7. ANTI-SECTARIAN/ANTI-RACIST

The Association is Anti-Sectarian and Anti-Racist and committed to the principles of inclusion and diversity at all levels. Any conduct by deed, word, or gesture of sectarian or racist nature or which is contrary to the principles of inclusion and diversity against a player, official, spectator or anyone else, in the course of activities organized by the Association, shall be deemed to have discredited the Association:

PENALTY: As prescribed in Rule 93

8. AMATEUR STATUS

The Association is an Amateur Association. A player, team, official or member shall not accept payment in cash or in kind in connection with the playing of Gaelic Games. Members of the Association may not participate in full-time training. This rule shall not prohibit the payment of salaries or wages to employees of the Association.

PENALTY: Twenty four weeks suspension or expulsion.

9. CHILD PROTECTION (Under 18)

- (a) The association shall safeguard and promote the interests and wellbeing of all those under 18 years of age who are involved in its games and related activities.
- (b) The association shall take all practical steps to protect them from all discernible forms of abuse and from harm, discrimination or degrading treatment and shall respect their rights, wishes and feelings.
- (c) The Association will have in place a Member Protection Policy for the protection and safeguarding of children/young people under 18 years of age and shall be entitled to amend or revoke any provisions of the code/policy from time to time.
- (d) The Association will have in place Guidelines within its Member Protection Policy for dealing with allegations of abuse. Allegations and complaints of abuse shall be dealt with exclusively in accordance with the provisions of the Policy and not under any other provisions of these rules or under the Club Constitution and Rules.
- (e) This Rule shall give and constitute authority for the carrying out of all functions and actions in accordance with the Member Protection Policy and Guidelines relative to Australasia, State associations and member Clubs
- (f) The Australasian Council shall adopt a Code of Behaviour/Member Protection Policy for Officers and members of and throughout the association defining appropriate behaviour and practices. The Policy shall specify the disciplinary procedures to be applied for breaches of the Policy and can be viewed on the Association's website www.australasiangaelicgames.com

10. ANTI-DOPING

The association forbids the use of prohibited substances or methods, a practice generally known as doping in sport. The Rules of the Association regarding doping are those of ASADA and are contained in the Associations Anti-Doping Policy. All members are subject to the rules and regulations set out in the Association's Drug (Anti-Doping) Policy. This Policy can be viewed on the Association's website:
<http://www.australasiangaelicgames.com/>

11. SPONSORSHIP & PLAYING GEAR

- (a) The Australasian and State associations shall have the authority to negotiate sponsorship which shall include the naming rights for stadia, stands and terraces.
No new or renewable State sponsorship shall be in conflict with any existing or proposed Australasian sponsorship contract.
- (b) Management Committee shall have the power to negotiate and administer sponsorship and naming rights on behalf of the Australasian Council

3.

- (c) Any agreement entered into by the Australasian Council will be binding upon all Association Units
- (d) A Club shall not be entitled to enter into a sponsorship agreement with regard to the use of Sponsor's brand name(s) distinctive marks or logo on playing gear unless it has obtained prior written approval of their State Committee
- (e) Organisers of State team(s) with regard to the use of sponsor's brand name(s) distinctive marks or logo on playing gear must obtain prior written approval of the State Committee
- (g) A Player, a Team, a member of a Team Management or a Match Official involved in a Game is strictly prohibited from betting on the outcome of any aspect of the Game concerned.
- (h) Sponsorship by a betting company of any competition, team, playing gear or facility is strictly prohibited

PENALTY: Any Unit which breaches the Rule shall be liable to disqualification and an individual to a suspension of not less than 24 weeks.

The following regulations shall apply to playing gear, specifically jerseys, replica gear, shorts, track-suits and kit bags, worn/used for games, training, interviews and photographs:

Sponsorship of playing and replica gear is permitted within the following guidelines.

- (i) A Club/State team shall not be entitled to enter into a sponsorship agreement with regard to the use of a sponsor's brand name(s) distinctive marks or logo on playing gear unless it has obtained the prior written approval of the State Committee. A sponsor's brand name(s) distinctive marks or logo shall not be displayed unless in accordance with an officially approved sponsorship agreement. The total area of the sponsor's brand name(s), distinctive marks or logos on jerseys shall not exceed an area of 350 square centimetres on the front of jerseys and a different sponsor's brand name(s), distinctive marks or logos on the back of jerseys (sitting above the numbers) shall be to a maximum of 190 sq. cm. That area shall be calculated by measuring the total area, including any background highlighting, covered from one extremity to another. The calculation of the size does not refer to the area covered by individual letters of a name or distinctive marks or logo but to the total area. Different Sponsors name or logo are permitted on jersey sleeves.
- (ii) A brand name(s), distinctive marks of logo or other advertising material shall not be displayed on boots, stockings, gloves, hurleys, kicking tees, sweatbands, undergarments, headbands or helmets or on any other item of playing equipment or accessories worn or displayed during official matches or in pre-match or post-match television or video interviews or photographs other than the manufacturer's or supplier's brand name(s) distinctive marks or logos.
- (iii) Sponsors name(s)/logo are permitted on jersey sleeves and shorts. One sponsor per sleeve and one sponsor on shorts are permitted to a maximum of 100 square centimetres per name/logo.
- (iv) Names and logo including State or Club logo are permitted within these guidelines on tracksuits/ kit bags.
- (v) Sponsor(s) name(s) or logos are allowed on the gear of match officials in accordance with the regulations above.

4.

- (vi) Sponsorship of underage teams by alcoholic drink companies/hotels etc. is forbidden
- (vii) A unit, team, player or member shall not contract itself/themselves to wear or use any particular brand of playing gear, equipment or accessories unless such playing gear, equipment or accessories fully comply with the provisions of Rule.
- (viii) Playing shirts to have either a player's State or Australasian Logo on the right side of the breast

Acceptance of payment or other material reward by an individual is strictly prohibited.

PENALTY: A unit or team in breach of this Rule shall be liable to disqualification and/or loss of expenses and an individual to a suspension of not less than twenty four weeks.

12. NATIONAL FLAG & ANTHEMS

The flags of Ireland and Australia/New Zealand should be displayed at all matches. The Irish National Anthem, Amhrán Na bhFiann, will be played and/or sung in Gaeilge at all Australasian Championships finals. When a national anthem precedes a game, teams must stand to attention facing the flag/s in a respectful manner. In hurling and Camogie, all players in all grades must remove their helmets during the National Anthem

PENALTY: \$100

13. PENALTIES

Where at the end of a rule the word 'Penalty' appears, this denotes the minimum penalty for the breach, non-observance of or non-compliance with the rule, as appropriate.

MEMBERSHIP

14. MEMBERSHIP

- (a) There shall be two types of membership of the association: -
 - (i) Full membership for persons who have reached 18 years of age
 - (ii) Youth membership for persons who have not reached 18 years of age
- (b) Membership of the association shall be granted only by a Club to persons who subscribe to and undertake to further the aims and objects of the Gaelic Football & Hurling Association of Australasia as stated in the Rule Book.
- (c) A person becomes a Full or Youth Member of the association when they are approved as a Full or Youth Member respectively of a Club. Once granted, Full membership of the Association shall continue for life and Youth membership shall continue until the member's eighteenth birthday unless the member resigns in writing, or is expelled in accordance with the Rule Book
- (d) The rights of a member of the Association shall be conditional upon the member complying with the Rules and Regulations of the Association and Club, including payment of any annual Membership fees and Levies. Such rights may be withheld, restricted or suspended in accordance with the Rules of the Association and Club.
Subject to the foregoing, only registered Full Members shall be entitled to vote at Club Meetings including the Annual General Meeting.
- (e) State Associations shall keep a register of all members. The Australasian Secretary will forward to Croke Park an annual fee of €2 for every Club.

5.

- (f) The Australasian Convention shall fix the Annual subscription for affiliated associations/members each year. **Clubs are responsible for ensuring players pay their registration fees before they play their first game each season (Penalties for playing unregistered players are outlined in Rule 21).** Player registrations and payments will be made through an agreed online registration system.
- (g) For States that play a **winter** season the registration year shall be from 1 January to 31 December. For States that play a **summer** season the registration year shall be from 1 July to 30 June.
Any association whose subscriptions /membership/registration fees are not paid within 60 days of falling due shall be liable to a fine of \$1000 and may have its name removed from the roll of membership at the discretion of Australasian Council.
- (h) A Club or State association may grant life membership. Nominations for life membership of a State association shall be submitted only by a Club.
- (i) All members must be exclusive members of a GF&HAA affiliated club. Members who only hold membership of clubs not affiliated with GF&HAA State Associations are prohibited from participating in GF&HAA and State sanctioned competitions.
- (j) The Rules and Regulations governing application for membership shall be set out in the Official Club Constitution.
- (k) All Children and Youths or parents/guardians of children youths are required to complete either a Child or Youth Memberships Application Form **(see appendices)**

15. ALLEGIANCE

Clubs and States shall insist that the first allegiance of their members is to the Association and its games and may impose disciplinary measures for breaches of this rule.

THE CLUB

16. THE CLUB

The Club is the basic unit of the Association and its object shall be the promotion at local level of the Association's aims as stated in this Rule Book. The Official Club Constitution as approved by Australasian Convention shall be adopted by the Club.

A Club shall be obliged to obtain a current copy of the Rule Book and its members shall be deemed to have full knowledge of the Rules and Regulations in it and shall be bound by them.

A Club shall be held responsible for the conduct of its members and known partisans.

AFFILIATION

- 17. A Club must affiliate annually with the State Committee on a standard affiliation form, which shall include the names of the Club Executive, the Club colours and if required alternative colours. The Club shall confirm that it has adopted the appropriate form of the Official Club Constitution and Rules. The State Committee shall decide on affiliation costs for Teams/Players.

PENALTY: No Club may participate in any competition within a State until they have provided the State Committee with required information as stated in Rule.

18. A Football/Hurling Club must have at least fifteen playing members before it can be affiliated to the Association **except** that Clubs playing in a 7/9/11 a side competition must have a set number of players as determined by the relevant State Committee. Applications for affiliation must be made to the State Committee and be signed by at least 15 playing members indicating their willingness to seek membership of the New Club having first complied with the relevant Rules on Membership and Transfers contained in the Australasian Rule Book where applicable. Being satisfied that the aforementioned have been complied with, the State Committee may approve the application for affiliation subject to such terms and conditions as are deemed appropriate or may reject the application if in the opinion of the State Committee, the approval of the affiliation would not be in the interests of the promotion of football and/or hurling or camogie within the State. An applicant shall also confirm that it has adopted the appropriate form of the Official Club Constitution and Rules. Applications for affiliation must be made to the State Committee. On approval of the application those listed and accepted by the State Committee shall be members of the new Club.

19. **CLUB NAME**

A Club will not be named after a living person or after any existing political or semi-political organisation. It should bear as part of its name a reference to Ireland and such name must be used in all correspondence and official documents. A motion to change the name of a Club requires a two thirds majority of members entitled to vote and voting at a General Meeting

20. **CLUB CONSTITUTION AND RULES**

The Official Club Constitution as set out in the Appendix to these Rules shall govern the affairs of all Clubs in conjunction with any relevant State Incorporation guidelines. Each Club shall adopt the appropriate form of the Official Club Constitution. Amendments and additions must be passed at a Club Annual/Special General Meeting and be submitted in writing to and be approved by State Committee. A State shall refer requested alterations in the first instance to the Australasian Secretary for review.

21. **REGISTRATION OF PLAYERS**

Player registrations and payments will be made through an agreed online registration system.

**PENALTY - for playing an unregistered player - loss of game & award of game to opposing team
- Club \$100 fine**

For States that play a **winter** season the registration year shall be from 1 Jan to 31 Dec. States which play a **summer** season registration year shall be from 1 July to 30 June.

22. **LOSS OF RIGHTS**

A Club that does not take part in a competition shall lose representation on State and other Committees and shall not be entitled to make nominations, table motions or participate at the Annual Convention.

23. **EXPULSION**

If a Club is expelled from the Association and there remains after the satisfaction of all its debts and liabilities, any property whatsoever, the same shall not be paid or distributed amongst the members, but the Trustees shall continue to hold same in trust or the appropriate State Committee of the Association to be disposed of as such State Committee shall direct.

24. WINDING UP A CLUB/ASSOCIATION

A resolution to wind up a Club/Association shall be passed only at a General Meeting specially summoned for the purpose of such resolution, if supported by not less than three-fourths of those present and entitled to vote. If upon such winding up there remains after the satisfaction of all its debts and liabilities, any property whatever, the same shall not be paid or distributed amongst the members but the trustees shall continue to hold same in trust for the appropriate State Committee of the Association to be disposed of as such State Committee shall direct but shall in no instance pay or distribute the property amongst the members, officers or employees.

Any decision to Wind-Up a Club/Association shall be subject to the approval of the State Committee/s and in accordance with any relevant State/Australasian Incorporation Guidelines.

Notwithstanding the above, where a Club fails to comply with Rules 17 & 18 (Affiliation) and/or fails to take part in any competition in two consecutive Competition years the Club shall be deemed to be wound up with the foregoing provisions of this Rule having full effect as if the decision to wind up was otherwise taken and approved in accordance with the procedure outlined.

25. PLAYING ATTIRE & CLUB COLOURS

A Club team shall wear its distinctive Club colours in Inter-Club competitions. The State Committee shall determine if a clash of colours exists, and shall direct one team to change to colours approved by the Committee.

PENALTY: Clubs infringing this rule shall be liable to a minimum fine of \$40.

In all competitions normal playing shirts (not vests) must be worn. The **Exception** will be for 1 or 2 day events such as a blitz or 7-a-side competition when the State Committee or Australasian Management Committee under whose auspices the competition is being staged approves the use of sleeveless vests

26. AMALGAMATION OF CLUBS

A resolution to amalgamate two or more Clubs shall be passed only at General Meetings of the Clubs concerned, specially summoned for the purpose of such resolution, if supported at each of the respective meetings by not less than three quarters of those present, entitled to vote and voting. Upon such amalgamation, all property, assets and liabilities of the Clubs involved shall be transferred to and vested in the amalgamated Club. The players of the Clubs involved shall be deemed to be players of the Amalgamated Club. Any decision to amalgamate Clubs shall be subject to the approval of the State Committee.

PLAYING ELIGIBILITY

27. PLAYING MEMBERSHIP REQUIREMENTS

- (a) A player must be a registered Full Member or Youth member of the Association.
- (b) A player may not be a member of a Club for which he/she is unable to play except as stated in Rule 28.

28. PLAYING ELIGIBILITY

A player shall not play for more than one Club except in the following cases:-

- (a) A player of an exclusive hurling or Camogie club may play football with an exclusive football club and vice versa. The onus is on players to ensure that should they wish to play with different football/hurling Clubs they do not register in the first instance with a Club that has both hurling, Camogie and football teams as they would in that case be tied to the dual club
- (b) A minor may play for an exclusive minor Club
- (c) A minor may play minor football for one club and senior football for another.
- (d) A player who has registered/transferred in the first instance with/to a team in a particular competition can only play for that team in that competition if he/she has played more than one game in that competition.

Exceptions:

1. States may set a Byelaw allowing players to transfer if they have not played more than two games in a particular competition for a particular Club

2. A team which disbands must advise the State committee in writing of this. Only after the committee has received this advice a player from a team that disbands during a competition will be eligible to lodge a transfer to play for a different team in that competition. The committee will be responsible for allocating players in this category to specific teams

PENALTY: Player - 3 months suspension

Club - loss of game

3. A player may continue to play hurling, football or camogie for their secondary club (i.e. the club he or she is playing hurling, football or camogie for because their primary club does not field a team in that code) in the event of an amalgamation or new team set up in their primary club which would prevent them from doing so

- (e) A member may play for another club in a non-championship/trophy game provided he/she has obtained the permission of the State Committee or higher authority.
- (f) A player may play for a 13/15-a-side team and for a different team in a 7/9-a-side etc. competition if their 13/15-a-side team does not partake in a 7/9-a-side etc. competition
- (g) 4. Any other requests for inclusion as an exception must be forwarded to the GFHAA Management Committee for approval or rejection

TRANSFERS & SANCTIONS

29. WITHIN STATE

- (a) A player who wishes to leave one Club to join another in the same State must apply to the State Committee for a transfer. A player may play immediately for their new Club provided their previous Club has signed the recommendation, their new Club also has signed and it has been lodged with the State Secretary/Registrar prior to playing a game or their new Club. All Transfers such as these will be recorded at the following committee meeting.

Unless a player's former Club has a valid reason as to why a player may not be granted a transfer then his/her former Club has no right to deny or not recommend the transfer be granted. Where a Club has a valid reason not to recommend the transfer, it is that Club's responsibility to state such reasons in writing to the State Committee within 48 hours of receiving the transfer request.

**PENALTY: for playing without transfer - player - three months suspension
- Team - loss of game and \$100 fine**

9.

- (b) A State committee may delegate to a Sub-Committee authority to deal with application for Intrastate Transfers but a State Committee shall retain the right to make final adjudication on an application if there is conflict with the regulations as set out in Rule 29 (a)
- (c) A team which does not intend to take part in a competition must advise the State committee in writing of this fact. Only after the committee has received this advice can a player from that team lodge a transfer to play for a different team in that competition. The committee will be responsible for allocating players in this category to specific teams.

INTERSTATE/OVERSEAS

A male player from Ireland or another international unit will be required to submit a Transfer via the Online Transfer System.

A player from Interstate must complete an Interstate Transfer Form prior to playing but may play immediately after lodging the fully completed form with the relevant State Secretary/Registrar. This form is to be forwarded within 7 days to the Australasian Secretary who will approve immediately unless he/she has been made aware that the player is currently under suspension for a period in excess of three games.

A player may transfer from a State to another State and back again once only during a season.

Players requiring Transfers MUST complete the appropriate form prior to playing.

A **female** player who last played in Ireland and intends to play for an Australasian team must complete a Transfer using the approved Overseas Transfer Form. They are completed by the player, forwarded to new playing club for signing, forwarded to State Registrar who then emails to the Australasian Secretary who will forward to the Ladies GAA in Ireland.

A player may play immediately the form has been signed by the State Secretary/Registrar. A player who plays under a Transfer who returns to Ireland will be required to lodge an Inter Club transfer to entitle them to resume playing with her club in Ireland.

PENALTY:

For Clubs not forwarding Transfers within 7 days of signing to a State Secretary/Registrar – Club \$20 for each Transfer

For a State Secretary/Registrar not forwarding Transfers within 7 days of receipt from Club Secretary/Registrar to Australasian Secretary - \$20 for each Transfer

PENALTY: for playing without approved Transfer/Permit:

- player - three months suspension
- Club - loss of game and \$100 fine
- State - \$200 fine

30. A Transfer becomes effective as soon as the appropriate authority grants it.

31. **NON AFFILIATED ORGANISATIONS**

- (a) A member or any unit of the Association shall not participate in games of Gaelic Football or Hurling promoted by a body not affiliated to Australasian Council/State Committee without the prior sanction of Australasian Council/State Committee.

10.

- (b) A Club or other unit shall only participate as such in games controlled by the Association and against a Club or other unit of the Association, unless the prior sanction of Australasian Council/State Committee has been given.

PENALTY: 48 weeks suspension.

CONTROL OF ASSOCIATION PROPERTY

32. USES OF PROPERTY

All property including grounds, Club Houses, Halls, Dressing rooms and Handball Alleys owned or controlled by units of the Association shall be used only for the purpose of, or in connection with the playing of the games controlled by the Association. **Exception:** State associations may however permit the use of their grounds and property for other sports/activities when their facilities are not required for Gaelic games.

Bookmaking shall not be permitted within Association property. A member breaching or aiding the breach of this Rule shall be suspended for 24 weeks.

PENALTY: In the event of any Club or State Committee acting contrary to this Rule, that body shall be subject to automatic suspension which can only be removed by a State Committee or higher Council.

33. VESTING

- (a) For any association not incorporated, all property owned by units of the Association shall be vested in members of the Association as Trustees who shall hold such property upon trust to use the same exclusively for the purpose of playing Gaelic Football and hurling and for such other purposes as may from time to time be sanctioned by Australasian Council/State Committees.

10. (b) Australasian Council/State Committees are responsible for appointing Trustees who will be members of the Association.

- (c) Property owned by a State Committee or that owned by a combination of units under the control of a State Committee shall be vested in three Trustees who will be appointed for and on behalf of the relevant State Committee.

34. POWERS

Subject to the overall authority of the Australasian Council, the Association and its Clubs, State Committees and Australasian Council shall have the following powers:

- (a) To acquire by purchase, lease, exchange, hire or otherwise, lands and hereditaments of any tenure, or any interest in the same.
- (b) To erect and construct, either by itself or through other parties, houses, buildings, playing fields, stadia, offices or works of every description on any land of the Association, or upon any other lands or hereditaments, and to pull down, rebuild, enlarge, alter and improve existing houses, buildings, playing fields, stadia, offices or works thereon and generally to deal with and improve the property of the Association.
- (c) To sell, lease, let, mortgage or otherwise dispose of the lands, houses, buildings, hereditaments and other property of the Association.
- (d) To borrow or raise money for the advancement of the aims of the Association.

STATE CONVENTION

35. CONVENTION

An Annual State Convention shall be held before 31 March. It shall consist of the officers and members of the outgoing committee (voting rights as on committee) and a maximum of six delegates from each club that competed in a senior grade championship of the preceding year.

A newly elected officer, unless a member of the outgoing State Committee or a delegate, shall not have the right to vote at any stage of the Convention.

In special circumstances, a State Committee may summon a Special Convention. Representation shall be as for the Annual Convention.

36. Subject to the exception hereunder and as otherwise provided in State Bye-Laws, the annual State Convention shall elect the following officials of the State Committee for the ensuing year: President, Vice-President, Secretary, Assistant Secretary, if desired, Treasurer, Registrar and Public Relations Officer who shall hold office until the conclusion of the election of officers at the next annual Convention.

Exception: Subject to the approval of the Australasian Council, a State Committee may appoint a permanent part/full-time Secretary/Administrator who shall not be subject to annual election.

The State Convention may also elect such other representatives of Clubs or other Committees, as it may from time to time decide.

Should a vacancy arise in the officerships of the State Committee or on a State's representation on Australasian Council it shall be filled on the basis of (a) nominations by Clubs (b) ballot vote of Clubs and Members of Current State Committee as at State Convention.

A member shall not hold more than one of the above Officerships at any given time.

37. NOMINATIONS

A candidate for a position on a State Committee outlined in Rule 35 shall be nominated by a Club. Such nominations shall be submitted on a nomination form which shall be sent to Clubs at least six weeks prior to a State Convention and returned to the State Secretary at least 14 days prior to the Convention. Where exceptional circumstances prevail State Committees may set a bye-law to suit local conditions regarding the method of nominations.

Only a Full Member who has paid their annual Club subscription prior to the State Convention in a membership year or Life Member shall be entitled to be nominated for or elected to any Elective Office referred to in the Rule Book arising in the same membership year.

38. MOTIONS

Only Clubs and the State Committee may submit motions for consideration by the State Convention. Such motions shall be submitted on the motion paper which shall be sent to the Club at least four weeks prior to a State Convention/Special General Meeting and which shall be completed and returned to the State Secretary at least two weeks prior to the Convention/Special General Meeting.

12.

- (a) Motions: Only motions carried at a State Convention/Special General Meeting or by a meeting of the State committee may be submitted by a State for consideration of the Australasian Convention.
- (b) Bye-Laws: State Conventions may set Bye-Laws however a State Byelaw shall not be contrary to a rule in the Australasian Rule Book. A copy of any new byelaw must be forwarded to the Australasian Secretary for approval. The Secretary shall sanction or reject a Bye-Law within one month from date of receipt.

39. **AGENDA AND NOTICE**

The State Secretary shall send an agenda, which shall include either their or a President's report and the audited accounts for the year, with the nominations and motions to each Club Secretary and to the outgoing State Committee at least one week before the Convention.

A copy of these documents including accounts shall at the same time be sent to the Australasian Secretary for the information of the Australasian Council.

40. **VOTING PROCEDURE**

Elections shall be by secret ballot, and successful candidates must have a majority of the votes of those qualified to vote and voting at the Convention.

In the event of an equality of votes in the election of an officer, the following procedure shall apply: If an outgoing officer or a representative is involved in the tie, they shall be deemed to be re-elected and, if not, the tie shall be decided by the casting vote of the Chairperson.

41. **STATE BYE-LAWS**

State Conventions may set Bye-Laws which shall not become operative until sanctioned by the Australasian Secretary on behalf of Australasian Council.

A State Bye-Law shall not be contrary to a Rule in the Australasian Rule Book. A State Bye-Law shall not place a restriction on when Club fixtures are played or govern postponement of fixtures as such matters constitute powers of the State Committee.

The Australasian Secretary shall sanction/reject a proposed Bye-Law within one month of date of receipt.

- 12. Motions to remove/amend an existing Bye Law shall be carried by three fifths (60%) of those present, entitled to vote and voting.

STATE COMMITTEE

42. **COMMITTEE**

- (a) A State Committee shall consist of the Officers, Australasian Council Vice President Representative (who shall be an ex-officio member) and other representatives of clubs as set out in State byelaws and in accordance with Rule 37.

Only those members of Committee elected at a State Convention or subsequently elected by Clubs to fill a vacancy and Club delegates are permitted to vote

Exception: Where State Government legislation is contrary to the Rule re: delegates

- (b) A State Committee shall hold office until the conclusion of the next Annual Convention. It shall be subject to the authority of the Australasian Council.

13.

- (c) A member absent without just cause from three consecutive meetings shall automatically become disqualified from membership of the committee for that year. This also shall apply to all members of Sub-Committees.

POWERS

43. A State Committee shall be the governing and controlling body of all the affairs of the association within the State excepting those functions reserved to the Australasian Council under this Rule Book. The following shall be the powers of a State Committee:

- (a) To control Club affiliations. This shall include the power to approve or disapprove the Winding-up of a Club or the amalgamation of Clubs.
- (b) To manage State hurling and football
- (c) To determine all matters relating to the management and selection of its State teams.
- (d) To provide for the security and development of Association property within its jurisdiction
- (e) To nominate to Australasian Council its representative as Vice President on the Australasian Council. Vice Presidents on Australasian Council if not on State Committees should be ex officio members of their State Committee and attend monthly/regular State Committee meetings
- (f) To draw up Strategic Plans (either three or five year) for all activities within its jurisdiction and to report on same to the Australasian Convention.
- (g) To appoint a Referees Coordinator/s
- (h) To make the necessary appointments agreed in the Australasian Members Protection Policy for the protection of children
- (i) To make if required, the necessary appointments relevant to the implementation of the association's Anti Doping Policy
- (j) To ensure all association Policies are implemented
- (k) To develop and implement Policies that do not conflict with Australasian Policies
- (l) Other matters incidental to its powers, functions and operations
- (m) Records created and received State associations, its members and administrators are the property of the Affiliated State Association(s).

44. The State Committee shall have the power to form Subcommittees (e.g. Senior Men & Women's, Junior, and Youth Development) and Divisional Committees whose functions and powers will be defined in State Bye-Laws.

In the case of underage players, States must ensure a Youth Development Board is elected each year. The format for election of this Board will be the responsibility of individual State Committees.

45. SUBCOMMITTEES - GENERAL

- (i) The Chairperson of each Subcommittee shall be selected from the members of the State Committee or from other personnel deemed qualified by the State Committee
- (ii) The Chairperson of Subcommittees shall present a Progress Report on the work of the Subcommittee at times directed by the State Committee
- (iii) The terms of reference of all Subcommittees shall be documented and distributed
- (iv) Each Subcommittee shall submit a written report to State Conventions to be included on the Convention agenda

14.

- (v) Except where plenary powers or functions have been specifically delegated to a Sub-Committee, all decisions of any Sub-Committee shall be submitted for approval of the State Committee prior to implementation

AUSTRALASIAN CONVENTION

46. AUSTRALASIAN CONVENTION

The Australasian Convention shall be held annually at a date and venue decided by the Australasian Council. It shall consist of the outgoing Council (voting rights as on the Council) and a maximum of two delegates from each affiliated unit. Secretaries of affiliated units who are not attending as delegates shall be entitled to attend and speak but not vote.

47. FUNCTIONS

The functions of the Annual Australasian Convention shall be:

- (a) To consider reports of Australasian Council/ States for the preceding year to 31 October.
- (b) To consider the Treasurer's Financial and Secretary's Reports
- (c) To elect by secret ballot a President-Elect if more than one nominee
- (d) To determine Association policy in broad outline.
- (e) To consider motions and to enact, amend or rescind Rules. Where required the Australasian Secretary shall seek approval from the GAA in Ireland to deviate from existing rules.

48. POSITIONS ON AUSTRALASIAN COUNCIL

The Australasian Council may appoint a full-time Secretary who shall not be subject to annual election and whose employment contract and job specification shall receive the approval of Management Committee. A State Committee shall nominate a candidate for all other positions. Such nominations shall be made on the nomination paper which shall be sent to State Committees at least six weeks prior to Convention and which shall be completed and returned to the Australasian Secretary at least four weeks before the Australasian Convention.

Nominees shall declare to the Australasian Secretary at least two weeks before the Convention whether they are/are not standing for election.

A President shall be elected one year prior to their term of office and for that year shall be referred to as the President-Elect. A President shall hold office for a term of three consecutive years and will be eligible for re-election. Election of a President/Vice President shall be by secret ballot of those attending entitled to vote if there is more than one nominee for either position.

A Treasurer will be elected for a term of three consecutive years and will be eligible for re-election. Vice Presidents will be representatives from each affiliated State and each State will nominate their representative to Australasian Council as Vice President. Nominees for positions as Vice President will require a majority of votes at the Australasian Convention to be elected.

Exception: A newly affiliated association will not be eligible to nominate a Vice President until their State has been affiliated for 12 months.

49. Should a vacancy on the Australasian Council arise prior to 30 September in any year it shall be filled on the basis of nominations by the States and decided upon by a ballot of members of Australasian Council. If a vacancy occurs after 30 September the position will be left vacant until the next Convention.

15.

In the case of death or permanent incapacity of the President, the Australasian Council shall have the authority to appoint from among Vice Presidents an acting President who shall perform the duties of President until the next Australasian Convention.

49. SPECIAL CONVENTION

In special circumstances and with the support of a two-thirds majority of Australasian Council members, the Australasian Council may summon a Special Convention.

In such circumstances the Australasian Council shall be entitled to determine the representation and method of convening the Special Convention.

50. MOTIONS

Only motions carried at a State Convention/Special General Meeting/State Committee meeting may be submitted by that State Committee for consideration of the Australasian Convention. Prior to the Annual Australasian Convention the Australasian Secretary shall examine motions submitted and decide whether they are in order. Where required the Secretary may amend wording after consultation with the State which has submitted a motion. The President shall have the authority at Convention to rule a motion out of order.

- (a) State Committees may submit motions for Annual Convention. The Australasian Secretary should receive such motions at least six weeks prior to the Convention.
- (b) Motions to enact new or amend existing Rules shall give the full text of the proposed addition or amendment, and also quote the numbers of any rules affected thereby. It shall also provide a rationale to the motion.
- (c) Motions to remove or amend an existing Rule shall be carried by two thirds of those entitled to vote and voting.
- (d) The Australasian Secretary on behalf of Australasian Council may submit motions for consideration of the Australasian Convention.
- (e) New and amended rules shall become operative upon advice in writing by the Australasian Secretary to State Secretaries who will be responsible for distribution to Clubs.
- (f) A motion declared not to have received one-third of the votes at the Convention may not be tabled on a Convention agenda for the subsequent three years, unless Management Committee allows it in exceptional circumstances
- (g) Non playing Rule changes from standard Congresses in Ireland will require formal approval at the next Australasian Convention. States will be advised in the case of new playing rules with an explanation on how they are to be implemented. Upon advice, new playing rules will be implemented by a State immediately or at the commencement of the next local competition.

51. AGENDA AND NOTICE

At least two weeks before the Australasian Convention each State in accordance with representation should be issued with copies of the Australasian Secretary's report, audited accounts, agenda and list of nominations and motions.

52. AUSTRALASIAN SECRETARY

The Australasian Council shall appoint a Secretary who shall be the Chief Executive of the Association.

53. AUSTRALASIAN COUNCIL

- (a) The Australasian Council shall consist of the President, Secretary, President-Elect if in office, immediate Past President (for a term of one year), Treasurer and Vice Presidents as nominated by each affiliated State and duly elected by an Australasian Convention.
- (b) No member of the Council shall be represented by proxies at meetings of the Council.
- (c) Should there be more than one nominee for a vacancy on Australasian Council except for the position of Secretary this will be decided upon by a secret ballot of those attending the Australasian Convention eligible to vote.
Exception: States will nominate their Vice President to Australasian Council. Nominees for Vice President positions must be elected by those eligible to vote at the Australasian Convention.
- (d) A member absent without just cause from two consecutive meetings shall automatically become disqualified from membership of the Council for that year. This shall also apply to all members of Sub-Committees.

54. POWERS AND FUNCTIONS

- (a) It is the supreme governing body of the Association between Annual Conventions.
- (b) It is the final authority to interpret the rules after consultation if necessary with the GAA in Ireland; it may also issue guidelines, clarification and directives to its units and members to assist with their compliance of Rule.
- (c) Its jurisdiction shall extend over the whole Association in all matters. It shall appoint Trustees to hold funds, investments, and property of the Association. Its prior approval shall be obtained for any action affecting the general policy of the Association and for capital expenditure.
- (d) Its decisions on all matters appertaining to the Association are final and binding on the members of the Association. No appeal from the decisions of the Australasian Council shall be made at law or otherwise and no appeal may be made to Croke Park or any other body/unit on any decision made by the Australasian Council.
- (e) The Australasian Council shall have complete control of the Australasian Gaelic Football and Hurling competitions and shall conduct such competitions annually on a rotational basis in each State or as decided by the Australasian Council. Should a State be unable to host the Games on the scheduled dates or the Games need to be moved from one affiliate to another, the Australasian Council after consultation with affiliates will have the power to reschedule the Games. The host State or a specially appointed Committee shall be responsible for the organisation of such competitions on behalf of the Australasian Council. States nominated as hosts of the Australasian Games must agree to the designated list of minimum standards and sign such agreement to be eligible to host the Games in a given year.
- (f) To monitor and supervise the performance of State Committees within its jurisdiction in the areas of games development, competitions, Fixtures Administration, adherence to directives of the Australasian Council, Financial Management, Marketing, Public Relations and investment in Grounds and Facilities
- (g) To recommend/support where appropriate for State Ground/Facility developments and other grants to relevant authorities including the GAA and other authorities in Ireland

17.

- (h) A minimum of five days written notice shall be given by the Australasian Secretary to all members for meetings, except in an emergency, when he/she may, in consultation with the President, summon a meeting with shorter notice. A Special Meeting may be convened by the Australasian Secretary on the request of a majority of the members.

55. MANAGEMENT COMMITTEE

It shall consist of the President, Secretary, Treasurer and a Vice President. Australasian Council shall decide which Vice President will serve on Management Committee.

- (a) It will have the power to make decisions at appeals/disciplinary/investigation hearings, which will be binding on the party or parties concerned. All other Sub-Committees of Australasian Council shall report directly to the Management Committee.
- (b) Subject to the overall jurisdiction of Australasian Council, it shall be responsible for the management of the affairs of the Association, including its general activities, matters of discipline, finances, and implementation of policies determined by the Australasian Convention.
- (c) It shall have authority to make recommendations on policy and finance to Australasian Council.
- (d) It shall, as required, furnish a report on its activities to meetings of Australasian Council.

56. DEVIATION FROM RULES

Australasian Council may seek in writing to the Gaelic Athletic Association in Ireland for permission to deviate from a specific Rule in the Official Guide published in Ireland. Proposed rule changes will have the agreement of the Australasian Convention and if approved by the Gaelic Athletic Association in Ireland will be operative throughout all units of the Australasian Association

ADMINISTRATION

57. MEETINGS & QUORUM

Elective Officers referred to in the Rule Book shall be confined to paid up Full Members of the Association.

A minimum of five days notice shall be given by a State Secretary/Authorised person to all Committee Members of meetings except in the case of an emergency, when in consultation with the President/Chairperson the Secretary/Authorised person may summon a meeting with shorter or verbal notice. A special meeting shall be convened by the Secretary/Authorised person on the written request of a majority of members of a State Committee.

The quorum for all meetings of Committees or Councils of the Association shall be one quarter and not fewer than three of the members entitled to attend unless these Rules or Bye-Laws provide otherwise. This requirement shall not apply to a Club General Meeting.

58. VOTING

Except where otherwise provided in these rules, all decisions at General Meetings and Committee Meetings shall be taken by a simple majority of those present and voting. In the event of a tie, the presiding Chairperson shall have a second or casting vote irrespective of whether or not he/she had originally voted on the issue. Any decision taken at a duly convened meeting of any Committee or Council of the Association, shall not be rescinded at a subsequent meeting, unless due notice of intention to rescind has been previously conveyed to each member, and the consent of 60% of those entitled to vote and voting is obtained. A secret ballot will only be used when there is an election of an officer/s. Proxy voting is not permitted.

Members must declare any possible conflict of interest in regards to a decision that will be voted on. No member of a club hearing such a matter that can be classed as a conflict of interest will be entitle to partake in the process or cast a vote

59. CORRESPONDENCE & COMMUNICATIONS

All official correspondence to the Australasian Council in connection with State and Club matters must come through the Secretary of the State Association or if absent the Assistant Secretary. Likewise all official Club correspondence to State Committees and Sub-Committees must come through the Club Secretary. All correspondence to the Gaelic Athletic Association in Ireland on any matter from an affiliated Member/State/Club must be sent to the Australasian Secretary who will forward it on to Croke Park if applicable.

Methods

- (a) Unless otherwise specified in any given case, all notices and other communications under the Rules of the Association (including Objections, Counter Objections and Appeals) may be given in writing:
- (b) to a Member, either:
 - (1) personally or
 - (2) by post or hand delivery to a member's usual address, or
 - (3) by email to any appropriate email address notified by or on behalf of the member to the sender or to the Council or Committee in Charge **or**
 - (4) by facsimile to any appropriate facsimile number notified by or on behalf of the member to the sender or to the Council or Committee in Charge, **or 4/19**

19.

(5) by hand delivery, post, facsimile or email to the appropriate Secretary having regard to the level at which the breach of Rule took place (e.g. Secretary of the member's Club, State Committee etc.) The notice shall be personally addressed to the Member concerned.

- (ii) and to a Unit, either
 - (1) personally to its Secretary, or
 - (2) by post or hand delivery to the address of the Unit or the Secretary's usual address, or
 - (3) by email to any appropriate email address notified by or on behalf of the Unit or its Secretary to either the sender or to the Council or Committee in Charge, or
 - (4) by facsimile to any appropriate facsimile number notified by or on behalf of the Unit or its Secretary to either the sender or to the Council or Committee in Charge.

Time of Delivery

- (b) Unless otherwise proved to the satisfaction of the appropriate Committee in Charge such notice or other communication shall be deemed to have been received
 - (i) Where sent by ordinary post, at 10 am on the second working day after it was sent;
 - (ii) Where sent by hand delivery, at the time of delivery
 - (iii) Where sent by email or facsimile, at the time of transmission
Exception (to iii): If the transmission is after 6 pm on any day or is on a weekend and the recipient is affected by time limits in making a response, the time of receipt shall be deemed to be 10 am on the next working day
 - (iv) Where sent by any means to a member via the appropriate Secretary, and the member is affected by a time limit in making a response, the time of receipt by the member shall be 10a.m. on the second working day after its receipt by the appropriate Secretary subject also to the provision in the Exception to (iii) above

Proof of Delivery

- (c) Where a dispute arises as to the fact or time of service of any notice or communication by email or facsimile, the sender shall be required to furnish such proof of transmission as the Committee in Charge shall deem necessary in the circumstances

Signatures

- (d) Where a notice or other communication requires a signature, transmission of that notice or other communication by email shall be deemed duly signed if the senders name is contained in it and the email, message is sufficiently identifiable (by reference to the sender's email address or otherwise) as having emanated from the person purporting to have sent it.

Fees and other Enclosures

- (e) Where any notice or other communication is to be accompanied by monies or other enclosure, transmission of the notice or other communication by email or facsimile shall not be invalid if the relevant enclosure is actually received within two working days of the email or facsimile transmission

Email Single Transmission

- (f) Where any notice or other communication, required by Rule to be submitted in duplicate is sent by email, a single transmission is sufficient compliance **4/19**

Records

- (g) Records created and received by the Australasian/State associations, its members and administrators are the property of the Gaelic Football & Hurling Association of Australasia/Respective State Association.

60. REVIEW OF FEES AND FINES

The Australasian Council at its meeting on the eve of the Australasian Convention shall have the power to review the amount of fees and fines referred to in the Rules and to increase or decrease same as considered necessary.

61. EXPENSES

The Australasian and State Councils shall pay the authorised expenses of their Officers.

62. TROPHIES

A trophy shall not be named after a living person or after an existing political or semi-political organisation.

Trophies shall not be used for any commercial purposes except where the Australasian or a State Association has entered into an approved Corporate Agreement/Sponsorship. Cups/Trophies shall not be filled with any type of alcoholic beverage.

PENALTY: Twelve weeks suspension- individual or unit.

- 63.** The Australasian Council shall award to Australasian Champions a maximum of twenty two trophies/medals.

- 64.** Cash prizes are forbidden.

PENALTY: Six months suspension for the promoting unit and participating Clubs or players.

- 65.** (a) It shall be the privilege of the captain of a winning team to accept the trophy on behalf of the team.
(b) The safe custody of the trophy shall be the responsibility of the State Committee (Australasian Games) or the Club Executive (Club Competitions) of the successful team. The State Committee having responsibility/custody of any Australasian trophy will pay the cost of repair or replacement for any damage caused to a trophy.

- 66.** A player ordered off in an Australasian Games final or any other game at Australasian or State level where there is a presentation ceremony shall be eligible to receive a medal/trophy however the medal or trophy cannot be presented during the after-match ceremony.

PENALTY: 3 games additional suspension for participating in an after-match ceremony

A player sent off during the Australasian Championships for an offence listed as an Aggressive Foul as stated in Rule 5.1 to 5.14 of Part 2 of the Rule Book will not be eligible for selection in an Australasian All Star team in the year the offence occurred in.

GAMES**67. APPOINTMENT OF MATCH OFFICIALS**

Australasian Council and State Committees shall have the absolute power to appoint the match officials for all games under their respective jurisdiction. The Council or Committee may delegate those powers to a Sub-Committee, Co-ordinator, or in the case of the appointment of umpires and linespersons to the referee. Where a referee is unable to act, either the referee's coordinator or the Secretary of the Committee in charge shall appoint a substitute. In the case of a referee who is unable to contact the coordinator or Secretary the referee may appoint a substitute.

68. OBJECTION TO DIMENSIONS/MARKINGS

No objection shall be made with regard to the markings of a pitch or the dimensions thereof unless an official protest is made to the referee by the captain of the team before the game.

69. RULES OF SPECIFICATION and CONTROL – PENALTIES

Teams shall consist of fifteen players except that State bye-laws may allow for teams to commence and finish a game with thirteen players and eleven players for women inclusive of players ordered off or retired injured. (Where a State has a Bye-Law for 13-a-side competitions a team may commence a game with 11 players but shall have fielded 13 players inclusive of players ordered off or retired injured by the start of the second half). In the event of this not being complied with the game shall continue but it shall be awarded to the opposing side. **Exception:** Late arrivals may join in the game during a cessation of play in the first half, but must report to the referee before so doing. Team sheets at Australasian Championships games shall be given to the referee prior to the game. States may set a Games Regulation requiring Team Sheets to be provided to the referee by half time in State games. The referee will check the number of names on the team sheet corresponds with the number of players toggged out on the field and as interchange/substitutes. A copy of an opponent's team sheet will be given by the referee to each team.

Penalties for breaches of the above rules shall be as follows:

PENALTY - for players joining game after half time – Forfeiture of game and Award to opposing team

In seven, nine and eleven-a-side games the above rule ratio will apply. **The PENALTY for breach of the Rule is Forfeiture of Game to opposing team.**

- (a) A team failing to field 15 players (13 for affiliates with a Bye-Law allowing for 13-a-side competitions (11 for Women's football) inclusive of players ordered off or retired injured, by the start of the second half of a game.

PENALTY: Forfeiture of game to opposing team

In seven, nine and eleven-a-side games the above rule ratio will apply as will the penalty for breach of the Rule.

- (b) For games with interchange, no more than six interchange players are permitted to be toggged out or inside the dugout. In games with substitutes an unlimited number of players may be toggged out but only a maximum of 25 names are permitted on a team sheet. Unless a player is toggged out they cannot be inside the field of play. **Exception:** Squads at Australasian Games

A team exceeding the permitted number of substitutions/interchange players.

PENALTY: Forfeiture of game to opponents & \$50 Fine.

- (c) That minor infringements of the Interchange Rule will not result in a team's score being annulled. Depending on circumstances the referee may issue a "tick" or yellow card where player/s have gone on to the field of play before a team mate has left through the interchange area.

The referee will include details of this in his/her match report

- (d) For not providing a Team Sheet before the game/half time as applicable

PENALTY – Forfeiture of game and Award to opposing team:

- Club \$50/State \$100 fine

If at full time a player's name is on the team sheet and that player is not toggled out and amongst interchange/substitute players, the following will apply:

PENALTY - Forfeiture of game and Award to opposing team:

- Club \$50/State \$200 fine

- Coach/Manager/Player – 2 Games suspension

A player who takes part in a game and whose name is not on the Team Sheet

PENALTY – Forfeiture of game and Award to opposing team:

- Club \$50/State \$200 fine

- Coach/Manager/Player – 2 Games suspension

- (e) **Late Fielding**

- (i) A full team shall take the field and remain on the field at least ten minutes before the nominated start time or upon completion of the previous game. A team taking the field late before game:-

PENALTIES - State at Australasian Championships \$200 (unless exceptional circumstances as accepted by the committee in charge prevail), Club fine \$20 for every five minutes or part thereof up to 15 minutes.

For over 15 minutes after the appointed starting time, the game shall be considered as conceded and shall be awarded to the opposing team unless exceptional circumstances prevail.

- (ii) A team exceeding the 10-minute interval in Club games will be fined \$20 for every five minutes or part thereof and a State exceeding the interval at the Australasian Championships \$50 for every five minutes or part thereof.

- (iii) A team responsible for an Interval period allowed being exceeded by more than five minutes.

PENALTY – Forfeiture of Game and Award to the Opposing Team.

- (iv) A team(s) failing to field for obligatory extra time, within the specified timeframe

PENALTY: Forfeiture of Game and Award to the Opposing Team.

- (vi) For unauthorised entry onto the field of play by a team official:

PENALTY: 3 games suspension

- (f) **Jerseys/Colours**

- (i) Each State shall register with Australasian Council its distinctive State Colours, which shall be worn in interstate matches. Where the controlling Council determines that a similarity of colours occurs, the State which first registered their colours with the Australasian Council will be permitted to wear their colours in matches and the other State will wear alternate colours.

PENALTY: State - \$200

23.

- (ii) A Club team not wearing its registered distinctive Club colours in Inter-Club Competitions or where there is a similarity of colours not wearing alternate colours approved by the controlling Committee
PENALTY: \$50 Fine
- (iii) In all games the goalkeeper shall wear a jersey which is distinctive from their own team's and the opposing team's colours
PENALTY: Team - Fine - \$50
- (iv) In matches within States, State committees will decide whether players shall be appropriately numbered i.e. 1 to 25 relative to the position they are playing. Numbers shall be 24cm in length on the backs of jerseys.

70. AWARD OF GAME

The Award of a game rests with the Committee or Council concerned acting on the referee's report.

71. FACTS OF GAME

Where a referee fails to submit a Report within a period of four days after the game, the Committee in charge has the power to deal with the Facts of the Game on the basis of such evidence as the Committee-in-Charge considers appropriate.

COMPETITIONS

72. ORGANISATION (STATE)

A State Committee shall organise its Competitions on a knockout or league basis.

- (1) The Committee-in-Charge shall draw up and approve all Regulations governing the Organisation of a Competition in advance of its commencement. A Regulation once adopted shall remain in force unless altered or deleted by a simple majority of those present, entitled to vote and voting.
- (2) Where teams finish with equal points for the concluding stages or promotion or relegation the tie shall be decided by the following means and in the order specified:
 - (i) Scoring Difference (subtracting the Scores Against from the Scores For)
 - (ii) Highest Total Score For
 - (iii) Where two teams only are involved – the outcome of the previous meeting of the two teams in the competition
 - (iv) Scoring Average (divide total Score Against into total Scores For)
Exception: The Committee in charge prior to the commencement of a competition will set a Regulation to cover if the accumulated scores of a team so involved, are affected by disqualification, loss of game on objection, retirement or forfeit.
- (3) If a Club is Disqualified or Retires during the course of the League Stage, its played games shall stand and its unplayed Games shall be awarded to the Opposing Teams.
- (4) In semi finals and finals of competitions at Australasian competitions where there is no Rule requiring a replay when teams are level after extra time the following will be used to decide a winner:

Minor, Senior & Women's Football:

Teams will be required to nominate to the referee 5 different players from each side who will be required to take penalty kicks one after each other and whichever team has scored the most goals after each player has taken a penalty kick will be declared the winner. If teams are still level after the first 5 penalties then the same players will continue to take penalties in the original order until one team has scored more goals after each team has taken the same number of kicks

Hurling and Camogie:

Teams will be required to nominate to the referee 5 different players from who will be required to take 65 metre frees (hurling) and 45 metre frees (camogie) from a point in line with the scoring space one after each other and whichever team has scored the most points (goals will be recorded as a miss as will any ball that bounces and then goes over the bar) after each player has taken a free will be declared the winner. If teams are still level after the first 5 frees then the same players will continue to take frees in the original order until one team has scored more points after each team has taken the same number of frees

The referee will toss a coin with the team that calls correctly having the right to be first or second in the taking of penalties/frees. The referee will decide on which end of the ground penalties, 65 & 45 metre frees will be taken.

In football all players other than the player taking a penalty will remain at the halfway line. All others including mentors must remain on the sideline

In hurling and camogie all players other than the player taking the free will remain behind the 45 metre line in the non playing half of the pitch. All others including mentors must remain on the sideline

73. NOTICE

Except where State Bye-Laws provide otherwise, a Club taking part in an adult Championship game shall be given five clear days notice of the fixture in writing except in the case of a replay or re-fixture for which four clear days notice in writing shall be given.

Notice for original fixtures shall be in writing but notice for replays/re-fixtures need not necessarily be in writing.

74. DISQUALIFICATION

The **PENALTIES** for a Club failing to fulfil a game in a competition shall be as follows;

(a) In a “Knock-Out” game- the Club shall be disqualified from the competition and the game awarded to the opposing team

(b) In a “League Stage” of a Competition –

(i) For a First Failure – The game shall be awarded to the opposing team, but without Disqualification, subject to the condition below;

25.

If in the opinion of the Committee in Charge, the failure to field was for an ulterior purpose affecting the position(s) of other Clubs, the defaulting Club may at the discretion of the Committee be disqualified from the competition.

(ii) For a Second Failure – A Club shall be disqualified from the competition and the game awarded to the opposing team

- (c) (i) A Club/Unit shall be compelled to pay any fine for loss of revenue imposed by the Committee-in-Charge and all reasonable expenses incurred and failure to do so shall incur a suspension of forty eight weeks.
 - (ii) A Club failing to give two clear days notice in writing of its intention not to fulfil a game may be liable to disqualification from the competition. The game shall be awarded to the opposing team.
 - (iii) A State Committee may set a Rule relating to fines for unfulfilled fixtures
- (d) A team/s failing to fulfil any scheduled fixture at the Australasian Championships shall incur a fine of \$1 000 for each game not played and the Coach/ Manager suspended for four games

75. AUSTRALASIAN GAMES

The Australasian Hurling and Football Games shall be conducted annually (unless otherwise agreed by Australasian Council) on a rotational basis in each State or at such venue as shall be agreed by the Australasian Council. **Exception:** An affiliate which does not enter at least one team in the Australasian Games will lose the right to host the Games by a year for each year they do not enter a team e.g. if over a seven year period an affiliate did not enter a team in the Games three times then they would have 3 years added on to being eligible to be hosts. The host State or a specially appointed Committee shall be responsible for the organisation of such competitions on behalf of Australasian Council, however, Australasian Council shall have complete control of such competitions and associated events. States nominated as hosts of the Australasian Games will have to agree to the designated list of minimum standards and sign such agreement to be eligible to host the Games in a given year. Management Committee has the power to set the schedule for finals day/s of the Games.

At the Australasian Championships each participating State is to provide a referee in accordance with Rule 79 (g) plus two goal umpires and linesperson (not necessarily the same people) who will be rostered for matches throughout the Championships.

All States and their Players/Mentors taking part in the Australasian Championships will be required to agree, sign and adhere to the list of Australasian Championship Standards as issued in 2016 and amended from time to time. These Standards will be issued to all affiliated Units and available for perusal on the association's website australasiangaelticgames.com

Breach of the standards will incur Penalties as stated in the list.

76. NUMBERING OF PLAYERS

All State and Club teams must wear numbers specified between 1 - 25. In Australasian Games, players will retain the same number for the duration of the games.

PENALTY: State: \$100

77. TEAM SELECTIONS

A State team shall consist of not more than twenty two players. A list of up to twenty two players shall be given to the Australasian Secretary **in accordance with regulations set out in Rule 79 (d) and the Australasian Standards list.** Seven interchange players are permitted in teams at the Australasian Games

78. STATE COLOURS

Each State shall register with Australasian Council its distinctive State Colours, which shall be worn in interstate matches. Where the controlling Council determines that a similarity of colours occurs, the State which first registered their colours with Australasian Council will be permitted to wear their colours in matches and the other State will wear alternate colours agreed to by Australasian Council.

PENALTY: State - \$100

79. ELIGIBILITY FOR AUSTRALASIAN GAMES

- (a) If a State does not enter a team then no player from that State may represent another State unless Management Committee deems that exceptional circumstances exist
- (b) Players not selected by a State may play for another State providing an application has been made to their home State and their home State does not raise an objection. If there is an objection, Management Committee will be the arbiter on the matter taking into account any exceptional circumstances
- (c) A player who lodges a transfer (Overseas/Interstate) from one Unit to another must play a minimum of 3 games within the new State to be eligible to play in the Australasian Games.
Exception: A player who has previously played a minimum of three State League/Championships games in the season of the Australasian Championship who leaves and returns in the same year will still be required to lodge a transfer but will be deemed eligible to take part in that seasons Australasian Games
Exception: Whilst Camogie players are not required to lodge international transfers any player from overseas must play a minimum of three league/championship games after registering in a State to be eligible to play in the Championships in the year they registered
- (d) States will be required to forward to the Australasian Secretary at least a minimum of seven days prior to the commencement of the Games a list of all players in their senior teams participating. Any late changes must be lodged with the Australasian Secretary no later than **72** hours prior to the commencement of the Games.

PENALTY: State - \$200 For each Team Squad List not received by the due date

PENALTY: For Breach of (c) (d):

Player - 6 Games Suspension: Coach/Manager - 48 Weeks Suspension

Any games won will be forfeited to the opposing team/s with + and - scores to be decided by Management Committee. If after the completion of the Championships a breach of (c) or (d) is found to have occurred and that team has won the Championships the trophy will be forfeited and awarded to the losing finalist. All other penalties as stated above will also apply. Any player found to have breached (c) or (d) will forfeit any right to an All Star award

- (e) To be eligible to participate at the Australasian Games, each State must provide a Grade 1 referee in the codes which they have entered teams i.e. one referee who can referee men's and minor football, one referee for ladies football, one referee for hurling and one referee for Camogie In the case of football should a State enter men's, minor and women's teams they will be required to provide two referees. If a State enters hurling and Camogie teams they will be required to provide two referees.

PENALTY: State - \$1500 fine for each code referee is not supplied or if a referee is not Grade 1. Fine of \$1000 for each game a State does not fulfil its nominated appointments

To be eligible to participate at the Australasian Games, States must go through the following nomination process for each team:

1. 1st Stage Nomination 30 June – payment of \$500
2. 2nd Stage Nomination 31 July – payment of \$500

This money is payable to the State hosting the Games and can be used to assist with expenses before the Games. Failure to pay within two weeks of the date will rule a team ineligible to participate at the Games (i.e. they cannot join at 2nd nomination stage). Withdrawal of a team at any stage will mean the State forfeits all money they have paid for that team. For teams that do participate, the \$1000 participation fee per team is returnable to a State after they have participated in their first game in each code they have nominated or can be offset against money due to host State.

80. AGE LIMITS

To be eligible to play in the respective grades listed hereunder, all players shall meet the stated age criteria on 1st January* of their Games/League year.

Adult: Be over 16 years
 Under-21 Be over 16 and under 21 years
 Minor* Be over 14 and under 18 years

Under-16 Be over 12 and under 16 years
 Under-14 Be over 10 and under 14 years
 Under-12 Be over 9 and under 12 years

Exception: In Adult Women's Football, players will be over 14 years

***Exception** relates to players in the Australasian Minor Football Games being 17 years or under at the commencement of the Games

Girls may participate only up to and including Under 12 Grade in mixed competitions.

PENALTIES:

(i) Team – Award of game to the Opposing Team

(ii) Suspensions shall be as follows

(a) Players:

- For playing overage at Under –16 or younger grades: 3 Games
- For playing overage at Minor or Under –21 Grade: 6 games
- For playing underage at any Grade – 1 game

(b) Person(s) in charge of the team committing the Infraction

- For playing overage Player(s) 48 weeks suspension
- For playing underage Player(s) 48 weeks suspension

81. UNDER 21 GAMES

This grade shall be confined to players who are under 21 on 1 January of the Games year.

82. MINOR GAMES

This grade shall be confined to players who are seventeen years of age or under at the commencement of the Games.

PENALTY:

(a) Players – 6 games suspension

(b) Person(s) in charge of the team committing the Infraction – 48 weeks suspension

The team/s concerned will also be disqualified from the Games in the year in which the offence occurred

All players in Minor football at the Australasian Games are required to have photographic evidence of their date of birth. This requirement to be checked in accordance with the Australasian Standards list prior to a player competing in their first game.

LEAGUE & AUSTRALASIAN GAMES COMPETITIONS

83. ORGANISATION

A League shall be subject to the general rules of the Association. Prior to the competition start, the Committee in charge shall draw up the regulations governing its organisation

A Regulation once adopted shall remain in force unless altered or adopted by a simple majority of those present, entitled to vote and voting. Alterations can only be considered on an annual basis

- 84.** League results shall be credited as follows; two points for a win and one for a draw. Teams finishing with equal points shall decide the issue on a play-off system or a State may set a regulation to decide on ranking in the case of teams finishing level on points e.g. percentage. If a team retires or is disqualified during the course of a competition, its played games shall stand and unfulfilled games shall be awarded to the remaining teams. For each unfulfilled fixture the State committee may set a minimum penalty.

PENALTY: For each unfulfilled fixture at the Australasian Games the team/s responsible will be fined \$1000 each

TOURNAMENT AND CHALLENGE GAMES

- 85.**
- (a) No Interstate or Interstate Club games or games involving overseas teams shall be permitted in the three month period prior to the Australasian Games without the approval of the Australasian Management Committee
 - (b) Units organising tournament games (and any challenge games involving teams from another State) shall make application to their State Committee at least six weeks prior to the commencement date of the proposed tournament for permission to stage the tournament. States may delegate authority to its Secretary to grant permissions
 - (c) A team travelling to another State to participate must have prior approval in writing from its home State to participate. A host team's State Secretary is to be advised in writing of all approvals at least four weeks prior to the tournament/competition.
 - (d) At least two weeks prior to the tournament the host Club will provide it's State Committee with the names of teams participating and a program
 - (e) Referees Match Reports shall be submitted for all matches within 30 minutes of the end of games to State committee nominee/s. The host State Committee shall deal with any disciplinary matters arising. Any penalties will be operative throughout Australasia.
 - (f) A State will be required to notify the Australasian Secretary of any tournament involving teams from another international unit or a team travelling to another International unit prior to such games taking place

PENALTY: For breach of (f) at discretion of Council/Management Committee

Failure to comply with the above Rule Provisions will not affect Disciplinary Proceedings being taken, arising from a Game played.

Penalty for breach of (a), (b), (c) – at the discretion of the relevant committee

Penalty for breach of (d) in Blitz & 7's – Organizing Unit \$100 for each report not received within 30 minutes of end of game

86. UNAUTHORISED GAMES & TOURNAMENTS

All Clubs must seek the approval of their State Committee to play games against teams from another State/Overseas and friendly matches between teams in the same State. The requirements of Rule 85 (a) must also be satisfied.

PENALTIES:**For Organising an Unauthorised Game/Tournament:**

State: - Fine \$1 000

Club: - Fine \$500; Liable to a minimum Suspension of 8 games

For Participation in Unauthorised Tournament:

State: - Fine \$500

Club: - \$250

Team/Player - Liable to a minimum Suspension of 8 games

87. COMPETITIONS WITH LESS THAN 13 PLAYERS

A State Committee or Australasian Council may grant sanction, as appropriate, for competitions involving teams of e.g. 7/9/11-a-Side. These competitions shall be subject to the rules of the

Australasian Rule Book. No alteration in rules governing discipline shall be permitted.

ENFORCEMENT OF RULES**SUSPENSION - GENERAL**

- 88.**
- (a) A suspension under General Rules or State Bye-Laws of a member for an Infraction other than a suspension imposed for a category 1, 2, 3 playing Infraction or the suspension of a Club, means suspension from all functions, privileges and competitions under the Association but not from membership of the Association.
 - (b) The suspension of a member for a Category 1, 2, 3 playing Infraction means suspension from playing in games (including Tournament and Challenge Games), refereeing, umpiring or acting as linesperson or Sideline Official.
 - (c) A member other than a member suspended for a Category 1, 2 or 3 playing Infraction who takes part in the affairs of the Association whilst under suspension shall be suspended for a period of 24 weeks from the date of expiration of original suspension.

PENALTIES:

Member/Player: For illegal participation while under suspension - 24 weeks additional Suspension

For a Team playing a suspended player

- (i) **Arising from proven objection –Award of game to opposing team**

- (ii) **Arising from an inquiry by the Council or Committee-in-Charge: Forfeiture of game with award to the opposing team. Fine, within the discretion of the amount by the Council or Committee-in-Charge and depending on the circumstances**

89. Any penalty imposed shall be operative throughout the Association. In all cases involving the suspension of a Club, such suspension shall not apply to the Juvenile (Under 16) section unless specifically stated.

90. **SUSPENSIONS - MISCONDUCT ON FIELD**

(1) **Players Ordered Off/Reported**

(i) A player ordered off the field for a Category 4, 5, 6 Infraction shall stand suspended in both football & hurling/camogie & shall not play again until the Council or Committee responsible for determining their suspension has dealt with their case.

- (2) (ii) A player ordered off the field for a Category 3 Infraction shall stand suspended for the minimum 2 games. A dual player (hurling/football or 15-a-side/7-9-11-a-side) may serve their suspension in both codes/competitions however must have played at least one game during the current season in the code/other competition than the one they were sent off in to avail of this rule.

A player shall have the right to have their suspension reviewed by the Committee in Charge, on written representations as per Rule , or by seeking, in writing, an oral hearing.

A player ordered off for a Category 4, 5, 6 Infraction for which more than the minimum 3 games suspension is applicable, shall not play again until their case has been dealt with by the Council or Committee responsible for determining the duration of any suspension.

Additional Suspension

The suspensions under section Category 3, 4, 5, 6 Infractions are minimum penalties. The committee in charge shall have due regard for the gravity and repetition of offences in each case and shall where appropriate impose a longer term of suspension.

State committees will ensure a player incurring a suspension, part of which falls in the “close season”, misses the correct equivalent number of games that would have occurred had the suspension been imposed at the start/during a season.

Managers or officials under suspension are not allowed to play any part in team affair on match days. Suspended managers and officials are also excluded from the pitch enclosure and barred from the dressing room and dressing room area. They are also not allowed to be seated or stand in the area adjacent to team dugouts i.e. within 10 metres.

(3) **Commencement of Term**

A term of Suspension shall commence:

- (i) In the case of a player sent from the field of play, immediately on being sent off
- (ii) In the case of a player reported by the referee as having committed a category 3, 4, 5, 6 Misconduct at Games Infraction after the conclusion of the Game, immediately from the time of the Infraction
- (iii) In any other case of Misconduct at Games by a player, from the date of their game played (where a Category 1, 2 (Repeat) or Misconduct at Games Infraction is concerned, this shall refer to the last game in the code in which the Infraction was committed);

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- (iv) In the case of a non-player, from the date of decision of the Council or Committee-in-Charge.
- (4) Reduction of Suspensions and other Penalties:
A Council or Committee which imposes a Suspension or other Penalty which is more than the minimum provided for shall have the power on one subsequent occasion to reduce the penalty imposed on application of the Unit or Member affected subject as follows:
 - (1) It is demonstrated to the satisfaction of the said Council or Committee that the Penalty imposed is unduly harsh
 - (2) The Council or Committee may not reduce the Penalty below the minimum provided for in Rule or Bye-Law

91. DISCIPLINARY JURISDICTION

- (a) Australasian Council including its Management Committee and State Committees shall within their respective jurisdictions have the power to enforce Rules and Bye-Laws, investigate breaches of Rules and Bye Laws, warn any unit or member as to future conduct and impose upon Members, Teams and Units such penalties as may be prescribed, or where no penalty is prescribed, appropriate penalties for such breaches.

Where reference is made in Rule to Australasian Council or State Committees, such reference shall include or be a reference to their Sub-Committees having jurisdiction over disciplinary matters.

- (b) Where a Council or Committee considers that a member or Unit from outside its area of jurisdiction has committed any infraction or breach of Rule within its area of jurisdiction, it shall report the matter to that persons State Committee for adjudication or to the Australasian Council in all other cases.
- (c) Any penalty imposed shall be operative throughout the Association.
- (d) The Disciplinary Jurisdiction of Match Officials in relation to Control of Games on the Field of Play is separate from the provisions of these Rules

These powers with the exception of the power to expel (which is a reserved power of State Committees and Higher Councils) may be extended to Divisional Committees by State byelaw.

92. JUVENILE JURISDICTION/ JUVENILE SUSPENSIONS – Special Rules

(a) **Jurisdiction**

A Juvenile Committee having under its jurisdiction persons under 16 years of age (**on 1 January of the year in question**) and having full powers to deal with them shall not impose a penalty on an adult full member of the Association but shall have the right to conduct disciplinary action against that member up to but excluding the imposition of penalty and to recommend a penalty to the parent State or Divisional Committee under whose jurisdiction the member is subject. The parent Committee being satisfied that correct procedures have been followed may impose a penalty without further Hearing.

(b) **Suspension for match Offences**

Juvenile players participating in Under 16 or younger grade competitions shall be subject to penalties for Misconduct at Games Infractions on the same basis as under the General Rules above, except that the Minimum Suspension shall in each case be one-half of that applicable. Suspensions for Category 1 or 2 offences shall apply only to the Code i.e. Hurling or Gaelic Football in which the offence was committed.

31.

Suspensions for Category (3) offences shall apply to both codes i.e. Hurling and Gaelic Football.

- (i) For an offence other than a Category (1) offence, except as provided in (iii) below:
Minimum of 1 game
- (ii) For a subsequent category (1) within the same season – 1 game
- (iii) For an offence other than a Category (1) offence in a competition played over one day or consecutive days –
Minimum Penalty – suspension from playing in next round of the competition. If their team's involvement is terminated – minimum 1 game

(c) The other provisions of Rule 92 shall also apply.

(d) **Suspensions for Playing Illegally**

The minimum suspension for a juvenile (under 16) player for playing overage or playing illegally with a Club in Under 16 or younger age group competitions shall be six games.

The person/s in charge of the team, shall

- (1) in the case of playing an overage player be suspended for 48 weeks
- (2) in the case of playing an otherwise illegal player, be dealt with in accordance with the Rules as otherwise stated in the Official Rule Book.

(e) **Club Suspension**

In all cases involving the suspension of a Club, such suspension shall not apply to the Juvenile (Under 16) Section, unless specifically included by the Council or Committee-in-Charge.

93. INFRACTIONS

The following shall constitute Infractions to which the Disciplinary Jurisdiction of the Association applies:

- (a) Any breach of the Rules and Bye-Laws including Codes, Regulations, Guidelines and Directives made under them

PENALTY:

As provided for in the relevant Rules and Bye-Laws Laws including Codes, Regulations, Guidelines and Directives made under them

- (b) Misconduct at games by Players, which consists of **six** categories of Infractions by players which occur on or in the vicinity of the Field of Play and which occur immediately before, during or after a Game

Category 1

Being ordered off for a second Cautionable Infraction *or*

A cautionable Infraction followed by a Cynical Behaviour Infraction (Football)

PENALTY:

- (i) **Fixed Penalty: Debarment from playing for the remainder of the game, to include any extra time**

Category 2

- (i) Being ordered off for a Cynical Behaviour Infraction (Football)
- (ii) To deliberately pull down an opponent.
- (iii) To deliberately trip an opponent with hand(s), arm, leg or foot.

- (iv) To deliberately body collide with an opponent after he has played the ball away or for the purpose of taking him out of the movement of play.
- (v) To remonstrate in an aggressive manner with a Match Official..
- (vi) Threatening or using provocative language or gestures to an opponent or team mate

A player who receives three double yellow or three black cards or a combination of both during the same season will receive an automatic 1 game suspension

Category 3

Abusive language towards a Referee, Umpire, Linesperson or Sideline Official; Striking or attempting to strike with hurley, with minimal force; Kicking or attempting to kick, with minimal force; Striking or attempting to strike with arm, elbow, hand or knee; Deliberately pull on, take hold of a faceguard or any other part of an opponents helmet; Behaving in any way which is dangerous to an opponent; Spitting at an opponent; Contributing to a melee.

PENALTY:

- (i) **Minimum: 2 game Suspension**
- (ii) **Minimum on repeat Infraction: 4 games suspension**

Category 4

Striking with hurley either with force or causing injury; Attempting to strike with hurley, with force; Kicking, either with force or causing injury; Attempting to Kick with force; Stamping; Striking or attempting to strike with the head; Inflicting injury recklessly by means other than those stated above; Any type of assault on an opposing Team Official.

PENALTY:

- (i) **Minimum 3 games suspension**
- (ii) **Minimum on Repeat Infraction: 6 games suspension**

Category 5

Minor physical interference (e.g. laying a hand on, pushing, pulling or jostling), threatening or abusive conduct towards, or threatening language to a Referee, Umpire, Linesperson or Sideline Official. To act by deed, word or gesture of a racist, sectarian, or anti inclusion/diversity nature

PENALTY:

- (i) **Minimum 12 weeks suspension. Suspension in all Codes and at all Levels.**
- (ii) **Minimum on Repeat Infraction: 24 weeks suspension. Suspension in all Codes and at all Levels.**

Category 6

Any type of assault on a Referee, Umpire, Linesperson or Sideline Official.

PENALTY:

- (i) **Minimum 48 weeks suspension in all codes and at all levels with offender's Team liable to Disqualification, where appropriate**
- (ii) **Repeat Infraction within 96 weeks: 96 weeks suspension in all codes and at all levels with offender's Team liable to Disqualification, where appropriate**

Definition of “Repeat Infraction”

“Repeat Infraction” in the section of Rule above means a second or subsequent occurrence of any Misconduct at Games by Players Infraction in the same category within a 48-week period (or 96 weeks in the case of a Category 5 Infraction).

In relation to Categories 1, 2, 3, 4 only an Infraction committed in the same Code and at the same level as the previous occurrence shall constitute a Repeat Infraction. In relation to categories 5 and 6, a second occurrence shall constitute a Repeat Infraction irrespective of the Code or level of the previous occurrence.

- (c) **Misconduct at games by Team Officials**, which consists of four categories of Infractions by Team Officials which occur on or in the vicinity of the Field of Play and which occur immediately before, during or after a Game.

Category 1a

Abusive language towards a Referee, Umpire, Linesperson or Sideline Official

PENALTY:

- (i) **Minimum: 3 games Suspension**
- (ii) **Minimum on Repeat Infraction: 6 games suspension**

Category 2a

Any type of physical interference with an Opposing Player or Team Official

PENALTY:

- (i) **Minimum: 6 games Suspension**
- (ii) **Minimum on Repeat Infraction: 12 games suspension**

Category 3a

Minor physical interference (e.g. laying a hand on, pushing, pulling or jostling), threatening or abusive conduct towards, or threatening language to a Referee, Umpire, Linesperson or Sideline Official.

PENALTY:

- (i) **Minimum: 12 weeks Suspension**
- (ii) **Minimum on Repeat Infraction: 24 weeks suspension**

Category 4a

Any type of assault on a Referee, Umpire, Linesperson or Sideline Official

PENALTY:

- (i) **Minimum 48 weeks suspension in all codes and at all levels with offender’s Team liable to Disqualification, where appropriate**
- (ii) **Minimum on Repeat Infraction: 96 weeks suspension with offender’s Team liable to Disqualification, where appropriate**

Definition of “Repeat Infraction”

“Repeat Infraction” means a second or subsequent occurrence of any Misconduct at Games Infraction in the same category within a 48-week period (or 96 weeks in the case of a Category 5 Infraction). In relation to Categories 1, 2, 3 only an Infraction committed in the same Code and at the same level as the previous occurrence shall constitute a Repeat Infraction. Re: categories 4 and 5 a second occurrence shall constitute a Repeat Infraction irrespective of the Code/level of the previous occurrence.

34.

(d) **Disruptive Conduct at Games by Players, Team Officials or Supporters** which occur on or in the vicinity of the Field of Play and occur immediately before, during or after a game:

- (1) Premature Termination of a Game – By reason of serious disruption by Players, Officials or Supporters of a Team;

PENALTIES:

Team – Forfeiture of the game and Award to the opposing Team (unless both Teams are responsible), save where there are exceptional mitigating circumstances

Subject to a penalty being of a form provided for in Rule 7.1, 7.2 or 7.4 to 7.9 inclusive. Other Penalties at discretion of the Council/Committee-in-Charge

- (2) Premature Termination of a Game – By reason of
- (i) A Player(s) refusing to leave the field when ordered off or rejoining the game after being ordered off.
- (ii) A Team or Player(s) leaving the field without the Referee's permission or refusing to continue playing

PENALTIES:

Team and other Penalties – As in 1 above

Player(s) who caused Termination – 24 weeks suspension in addition to any Infraction committed in the game.

Disruptive conduct by Players, Team Officials or Supporters (not causing the premature termination of the game)

PENALTIES: Shall be at the discretion of the Council or Committee-in-Charge.

- (3) The Council or Committee-in-Charge may direct that Units refuse admittance to the Property owned or controlled by the Association to any person, whether or not a member of the Association, if that person is considered to be guilty of Disruptive Conduct at Games or liable to be a breach of health and safety requirements.

(e) Misconduct considered to have discredited the Association. The following shall be a non-exhaustive list of examples of such Misconduct:

- (1) Violence or threatening violence or using threatening or abusive language at Grounds or other premises of the Association
- (2) Theft or misappropriation of property of the Association
- (3) Defamation of Members or Units of the Association
- (4) Wilful disregard of the Rules of the Association or lawful directions of authorised Units of the association
- (5) Recklessness with regard to the health, safety or security of Members of the Association
- (6) Intimidation of or interference with match officials or members of the association

- (7) Committing a criminal offence in the course of activities organised by or in the name of the Association
- (8) Any member or unit of the Association found, following investigation by the Australasian Council/State Committee, to have made, or assisted in the making of, a fraudulent claim under the Insurance Fund shall be deemed to have discredited the Association and shall be liable to penalties set out in Rule 93.

PENALTIES:

Member – A minimum 8 weeks Suspension. Debarment and Expulsion may also be considered.

Team/Unit – Where suspension is deemed appropriate – a minimum of eight weeks. A Fine, Disqualification, and Expulsion from the Association may also be considered.

94. PROCEDURES

Initiation of Disciplinary Action

- (a) The investigation and processing of matters relating to the Enforcement of Rules shall be dealt with by:
- (1) In the case of matters arising from Competitions or Games, the Disciplinary Committee of the Council or Committee-in-Charge, and
 - (2) In the case of matters arising otherwise than from Competitions or Games, the State Committee/Australasian Management Committee.
- The State Committee or Management Committee may appoint one or more of their number to carry out certain of its functions in connection with any Disciplinary Action.
- (b) The Disciplinary Committee shall adjudicate in all instances where a Hearing is requested relating to the Enforcement of Rules, other than Objections and Counter-Objections.
- (c) Disciplinary Action shall commence where:
- (1) a Referee's Report discloses an alleged Infraction,
 - (2) the State Committee decides that Disciplinary Action is appropriate arising from Competitions or Games, subject to Rule 93 (b), or
 - (3) the Australasian Management Committee decides that Disciplinary Action is appropriate arising otherwise than from Competitions or Games.
- (d) The Disciplinary Committee may make a written Request for Clarification from a Referee:
- (1) where there is any ambiguity in their Report, or
 - (2) where the Disciplinary Committee is in the course of investigating a possible Infraction not stated in their Report (even if the incident itself is disclosed).
- (e) Disciplinary Action alleging an Infraction as having occurred on or in the vicinity of the Field of Play.

Notification

The Committee hearing a charge must notify the Defending Party of the Disciplinary Action. The purpose of notification is:

- to inform the Defending Party that he/she is being charged with an Infraction;
- to give them a fair opportunity to dispute the charge brought against him/her;
- to give them a fair opportunity to admit the charge and accept a suggested penalty; and
- to inform them of their position in the event that he/she **(a)** admits or **(b)** disputes the charge.

Preparation of Charge

- (f) Where Disciplinary Action is commenced, the Disciplinary Committee shall investigate the matter in such manner as is expedient, interview such persons (including Match Officials) as they deem appropriate, accumulate such relevant evidence as is made available to it (whether suggestive of the commission of an Infraction or exonerative of the Members or Units concerned). A formal Disciplinary Report is not necessary where sufficient detail is contained in a Referee's Report and a copy of the Referee's Report or the applicable part thereof is supplied to the Defending Party, with a covering letter stating the Rule(s) concerned.

A player stands suspended by a Match Suspension or a Term of Suspension pending the determination of the Disciplinary Action.

Urgent Cases

- (g) In urgent cases, where a Player believes that they may be the subject of Disciplinary Action, but has not received Notice of Disciplinary Action, they may request the Competitions Controlling Committee to clarify their position. The Competitions Controlling Committee shall make emergency arrangements on receipt of such a request to check and direct on the position of the Player concerned.

Notice of Disciplinary Action

- (h) The Disciplinary/State Committee may, at any stage of Disciplinary Action, allow any document submitted by any party to that Disciplinary action to be amended. Where a document used in the course of Disciplinary Action prior to a Hearing requires amendment, the party requiring its amendment should notify the other party at the earliest reasonable opportunity of the proposed amendment, and the Committee hearing the case shall be entitled to give retrospective effect to any amendment as befits the circumstances.
- (l) Where Disciplinary Action is commenced, Notice shall be given to the Defending Party. Australasian Council shall prescribe Forms of Notice for the assistance of Disciplinary/State Committees. Notice shall be given in the manner prescribed for service of Notices under Rule 59 - Communications.
- (i) The Notice shall contain a copy of the Disciplinary Report, and shall propose a penalty (not less than the minimum) which in the opinion of the State Secretary or other person delegated by the State committee to make this determination is appropriate under the Rules of the Association ("the Proposed Penalty"). Where required, the Secretary or other delegated person will consult with the relevant members of a State committee in instances where more than the minimum penalty is considered appropriate.
- (j) The Notice shall also advise the Member/Unit of the right to a Hearing, and of the right to call witnesses.

Reply

- (k) The Defending Party shall reply within three days from the date and time of receipt by him/her/it of the Notice and may:
- (1) accept the Proposed Penalty, or
 - (2) request a Hearing, by sending a written Reply.

Australasian Council shall prescribe Reply Forms (See Appendices in Rule Book) for the assistance of Members and Units. **Exception:** Where the Fixed Penalty for Debarment from playing for the Remainder of the Game, to include any extra-time, set down for non-repeat Category 1 and 2 infractions is concerned, the member shall be entitled only to written notice of the Confirmation of the Penalty initially.

A member may seek a Hearing on any or all Category 1 or 2 infractions involved only at the point when a Match Suspension, or its time equivalent, is proposed.

- (l) Where the Defending Party accepts the Proposed Penalty, that Penalty shall be imposed. The State Committee shall confirm imposition of the Penalty to the Defending Party by Notice, quoting the Rule(s) under which Penalty is imposed.

Failure to reply to a Notice of Disciplinary Action within three days from the date and time of receipt of the Notice shall constitute acceptance of the Proposed Penalty. If it is later proved to the satisfaction of the Disciplinary/State Committee that service of the Notice of Disciplinary Action was not affected by the State Committee in accordance with this Rule, the Committee shall direct reservice of the Notice of Disciplinary Action and the matter shall proceed accordingly.

- (m) Where the Defending Party requests a Hearing, he/she shall indicate in their Reply any special requirements with regard to the Hearing (e.g. video playing equipment). They may also submit a written Request for Clarification of the Referee's Report and that Request and the Clarification received shall be furnished by the Disciplinary Committee to the Hearings Committee and the Defending Party.
- (n) Where the Defending Party requests a Hearing, the State Secretary or delegated person shall pass a copy of the Notice and the Reply, to the Disciplinary Committee, who shall arrange the Hearing and, as soon as possible thereafter, notify the Defending Party of the place, date and time of the Hearing, and of any other relevant matters.
- (o) Where the Defending Party requests a Hearing, they shall indicate in their Reply any special requirements with regard to the Hearing (e.g. video playing equipment). They may also submit a written Request for Clarification of the Referee's Report and that Request and the Clarification received shall be furnished by the State Committee to the Disciplinary Committee and the Defending Party.

Hearings

- (p) The Disciplinary Committee shall preside over any Hearing. The Hearing shall require a quorum of three members of the Committee, however not more than five members shall preside where the Defending Party is a Juvenile Member (under 16 age). Not more than two members of the State Committee shall attend the Hearing to present the evidence contained in the Disciplinary Report.
- (q) A State Committee or Disciplinary Committee member, who is a member of any Unit or has a role in relation to any Member, Team or Unit, involved in the proceedings, shall stand down from prosecuting or adjudicating the case.
- (r) No Member of the Association may communicate with any member of the State or Disciplinary Committees with a view to influencing the outcome of the Hearing. Communication in breach of this Rule shall be treated as Misconduct Considered to have discredited the Association. This Rule shall not, however, prevent any witness giving relevant evidence at a Hearing.
- (s) A Club, Committee or Council shall be represented at any Hearing by a maximum of two of its Full Members. A Member shall attend personally and may be accompanied by one Full Member of their Club/Unit. In addition to the foregoing, Youth Members may be accompanied by their parent(s) or guardian(s).

Where the Defending Party who has requested a Hearing fails to attend it without reasonable explanation, the Proposed Penalty shall be imposed, together with a Fine of \$100 in the case of a Club or \$300 in the case of a State Committee.

- (t) The Disciplinary Committee will decide on all matters of procedure, and may adjourn Hearings and take such steps as are necessary and appropriate to the Hearing.
- (u) The following Rules of Evidence shall apply:
 - (1) In general, evidence at a Hearing shall be oral, except that:
 - (i) Agreed matters of fact may be stated in writing;
 - (ii) The Disciplinary Committee shall attach to documentary evidence (including video evidence) such level of reliability as befits it in the circumstances of the Hearing;
 - (iii) Video evidence introduced by any party shall be admissible provided that:
 - (a) a copy has been furnished to all other parties within a reasonable period prior to the Hearing, and
 - (b) the Hearings Committee is satisfied that the video evidence is reliable and unedited;
 - (iv) Age may be proved with a valid Birth Certificate or valid Passport. The obligation to prove age shall be on the person whose age is in dispute, or his Club or other representative Unit;
 - (v) Where the Defending Party is in the exclusive or best position to prove or disprove a disputed allegation (e.g. for a Club to prove the identity of one of its members) and does not take the opportunity to give evidence on the matter, the Disciplinary Committee may draw adverse inference from that failure;
 - (vi) A Referee's Report, including any Clarification thereto, shall be presumed to be correct in all factual matters and may only be rebutted where unedited video or other compelling evidence contradicts it;
 - (vii) A Referee or other Official shall not be required to give oral evidence or to appear for cross-examination;
 - (viii) After the Hearing, the Hearings Committee may, in its sole discretion, seek Clarification in writing of any matters in the Referee's Report. Any written Clarification or comment by the Referee shall have the same status as the Referee's Report itself, but may only be used for the purposes of exoneration of the Defending Party or mitigation of any allegations made against them. Such Clarification may not be challenged in any way or made the subject matter of any further Hearing.
 - (2) The Defending Party may call witnesses to give evidence on its behalf, and it is its own responsibility to secure the attendance of such witnesses.
 - (3) No evidence shall be given or submissions made in the absence of any party to the Disciplinary Action unless they fail to attend at the Hearing without reasonable explanation. If evidence is so given through inadvertence, it shall be repeated in the presence of all parties, so that no prejudice is caused to the party previously absent.
 - (4) A Member deliberately giving false evidence or otherwise misleading a Hearing, whether orally or in writing, on any matter of fact, shall be guilty of Misconduct Considered to have discredited the Association and:
 - (i) If that Member is the Defending Party and the Hearings Committee makes a finding of them having misled it on foot of the Hearing itself, the applicable penalty under Rule 93 shall be imposed by the Hearings Committee without a further Hearing, in addition and consecutive to any other penalty imposed on foot of the Hearing; and

39.

- (ii) In all other such cases, Disciplinary Action arising from such infraction shall be commenced and prosecuted under Rule 93 by the State Committee or Committee in Control, as applicable under Rule 94.
- (5) Evidence or information shall not be accepted or considered unless applicable to a period not longer than 96 weeks prior to the date of the Hearing.
Exceptions to this provision shall be:
 - (i) Copy Extracts of Official Records.
 - (ii) Proof of Age.

Decision

- (v) The Disciplinary Committee has the final power to determine all matters of fact and all sources of evidence submitted to the Hearing shall be considered. An Infraction shall be treated as proved if, in the opinion of the Hearings Committee, the Infraction alleged is likely to have occurred than not to have occurred.
- (w) Where the Infraction alleged is proven to the satisfaction of a Disciplinary Committee, the Disciplinary Committee shall be entitled to impose such penalties as it deems fit, subject to Rule, and with due regard, where appropriate, to Rules 93 (b) and (c) (as these relate to 'Repeat Infraction') and/or Gravity of the offence and without being bound in any respect by the terms of the Proposed Penalty.
- (x) Subject to the Rules of Evidence above, the Hearings Committee may make a finding that the facts proven disclose an infraction but either:
 - (i) One less serious than that alleged in the Notice of Disciplinary Action or
 - (ii) One that differs from that alleged in the Notice of Disciplinary Action but is in the same Category of Infractionand may make a decision accordingly.
- (y) A decision shall be made by a majority of the members of the Disciplinary Committee presiding over the Hearing. The decision and the Rule(s) under which it was taken shall be recorded and shall be notified to the State Committee and the Defending Party either at the conclusion of the hearing or within 24 hours. In the event of a Penalty being imposed, the State Committee shall record the Penalty.
- (z) No decision made on foot of any Hearing shall affect the validity of any decision of the Referee with regard to the allowance or disallowance of a score or award of any free or the playing time allowed, or the validity of any Suspension served prior to the Hearing.

Gravity

Where a minimum Suspension is prescribed in relation to an Infraction, the Council or Committee-in-Charge shall have due regard for the gravity of Infraction in each case, and where appropriate, shall impose additional Match Suspension(s) or a longer Term of Suspension. No Term of Suspension shall exceed 96 weeks. However in exceptionally serious cases the penalties of Debarment from playing or Expulsion may be imposed.

95.

URGENT CASES

The exception to Rule 94 in relation to Notice and Hearings shall be that Management Committee/Australasian Council shall hear breaches of discipline at the Australasian Championships within 48 hours of the alleged breach.

96. DISQUALIFICATION OF TEAMS AND FORFEITURE OF GAMES

- (a) Where forfeiture is imposed, the Team concerned shall be treated as if it had lost the game concerned but the game shall not be awarded to the opposing team unless provided for under the particular Rule under which the penalty was imposed
- (b) Where a Team is disqualified from a competition that team shall take no further part in that competition and if the disqualification arises from a particular game the team shall be treated as having forfeited that game
- (c) Any Infractions reported, Disciplinary action initiated or Suspensions or other Penalties imposed in respect of any breaches of Rule at or in connection with any games played by the disqualified Team shall stand.

97. FINES

- (a) Fines shall be in the amounts set out in Rules and Bye-Laws. Where not specified, the amount of fines shall be at the discretion of the Council or Committee-in Charge but not less than \$50.
- (b) Fines shall be only imposed on Units, not on Members
- (c) In the event of failure to pay a Fine within such period as may be stipulated by the Council or Committee-in Charge (either at time of imposition of the Fine or afterwards) the Unit concerned and/or its Officers shall be liable to such Sanctions as the Council or Committee-in Charge shall deem appropriate.

98. DEBARMENT

In appropriate cases, the Council or Committee-in Charge may, by way of penalty, debar a member from identified privileges of the Association such as playing games, attending games, holding office, handling funds, attending occasions other than games etc.

PENALTY for Breach of Debarment:

Suspension from all functions and privileges of the Association for the period of Debarment together with further suspension of 12 weeks.

99. EXPULSION

- (a) No unit other than the Australasian and State Committees may exercise the jurisdiction to expel a member or Club
- (b) Where a Committee not having jurisdiction to expel, having conducted Disciplinary Action in relation thereto, is of the opinion that Expulsion is the appropriate penalty to be imposed, its recommendation to that effect shall be reported to its parent unit having such jurisdiction, for ratification
- (c) Provided there has been no misapplication or infringement of Rule and the parent Unit is satisfied that the sanction of Expulsion is appropriate, it shall ratify the recommendation and impose the Expulsion recommended.
If the recommendation is not ratified, an alternative penalty may be imposed by the parent Committee in substitution for Expulsion or the matter may be remitted to the original Committee for reconsideration.

41.

- (d) Where a Club is expelled from the Association it shall be wound up in accordance with Rule 24
- (e) Where a Club is expelled from the Association, all of its members shall be expelled in consequence. An individual member of the expelled Club may apply to the Council or Committee-in Charge which imposed the penalty of Expulsion to be allowed to acquire membership of the association through another Club. The said committee shall have discretion to grant or refuse such an application, having consulted with the Committee that recommended the Expulsion, where appropriate.

100. TERMS OF SUSPENSION - DEFINITION

A Term of Suspension shall commence:

- (1) In the case of a player sent from the field of play, immediately on them being sent off
- (2) In the case of a player reported by the Referee as having committed a Category III, IV, V or VI Misconduct at Games Infraction after the conclusion of the game, immediately from the time of the Infraction
- (3) In the case of a Disciplinary Action commenced against a player from the time of receipt of the notice of Disciplinary Action
- (4) In any other case of Misconduct at Games by a player, from the date of their last game played (where a category I, II (Repeat), or III Misconduct at Games Infraction is concerned, this shall refer to the last game in the Code in which the Infraction was committed)
- (5) In the case of a Non-Player, from the date of decision of the Council or Committee-in-Charge

Where a Council or Committee imposes a definite term of suspension, reinstatement takes place automatically on the last day of the term e.g. a suspension terminates at midnight on Saturday when the suspension period commenced on a Sunday.

A term of suspension shall be in games or in consecutive weeks. A year means a period of forty-eight consecutive weeks.

101. REINSTATEMENTS/REDUCTION OF SUSPENSIONS AND OTHER PENALTIES

A Council or Committee which imposes a suspension or other penalty which is more than the minimum provided for shall have the power on one subsequent occasion to reduce the penalty imposed on application of the Unit or Member affected, subject as follows:

- (1) It is demonstrated to the satisfaction of the said Council or Committee that the penalty imposed is unduly harsh
- (2) The Council or Committee may not reduce the penalty below the minimum provided for in Rule
- (3) This Rule shall not authorise any Council or Committee to exonerate the penalised Unit or Member, or treat them as having committed any different Infraction; and
- (4) If the original suspension or other penalty was varied on appeal, the Review Application must be made to the Appellate Committee concerned

42.

The Australasian Council shall at its meetings consider and adjudicate on recommendations for reinstatement. The Council may only consider cases which meet the following criteria:

- (a) It is not a case of “Misconduct at Games” or any Infraction against a Referee, Umpire, Linesperson or Sideline Official
- (b) It is a case where strict application of the rules has resulted in a hardship
- (c) It is a case which has been recommended by the body which imposed the original penalty.

OBJECTIONS, APPEALS AND INVESTIGATIONS

102. SUBMISSION

An objection to the award of a game may be made on behalf of a Team by the relevant Secretary. An objection may not be made otherwise by a member or any third party. A Counter-objection or appeal shall set forth the grounds of same and the rules alleged to have been infringed or misapplied. If an incorrect rule number is given but it is clear from the contents what rule is involved, the Committee hearing the case may deem it in order.

103. TIME LIMITS AND FEES

- (a) An objection signed by the Secretary of the Club, Committee or Council making the Objection shall be lodged in duplicate with the Secretary of the Committee in charge of the fixture not later than three days after the official starting time of the game the subject matter of the objection, together with a fee of \$50 in the case of a Club or \$200 in the case of a State
- (b) A counter-objection signed by the Secretary of the Club, Committee or Council making the Objection together with a fee as above shall be lodged in duplicate no later than three days after the official starting time of the game the subject matter of the objection.
- (c) When an objection is made in underage grades on the grounds that an overage player has been played, the current cost of a Civil Certificate of birth for each player so objected to shall be lodged with the objection fee
The Club or State objected to shall be obliged to provide the required certificate(s) at the hearing
- (d) An appeal signed by the Secretary of the Club or Committee shall be lodged with the Secretary of the next highest body within three days of the receipt of the decision being made or in the case where Rule requires that statutory notice be given in writing within three days of the receipt of such notice. A fee of \$25 shall accompany an appeal by a Club or individual to a State committee and \$200 in the case of an appeal by an individual/Club/State to the Australasian Council
- (e) When an objection, counter-objection or appeal is upheld, the fee shall be refunded

104. NOTICE

- (a) The Committee in charge shall send a copy of an objection, counter-objection or appeal to the defending party within three days (failure of the Committee in Charge to keep this advised time limit shall not invalidate the objection, counter-objection or appeal).

43.

The Secretary of the Committee or Council shall notify the two parties of the hearing. Each side shall be entitled to have two representatives (who shall be full members of the Club/Unit) present and be heard.

- (b) A copy of the objection/counter objection will be sent to the Defending Party or the Objector (in the case of a Counter Objection) by the Secretary of the Committee hearing the Objection as soon as possible and advisedly within three days of receipt of the objection, counter-objection.

Failure of the Council or Committee-in Charge to adhere to this advised time limit shall not invalidate the Objection/ Counter-Objection

- (c) In the case of an objection, counter objection or appeal sent by post, there is an obligation on the sender to take the necessary precautions regarding the date of posting to ensure delivery in compliance with rule time limits. If such precautions were taken and there was a delay in postal delivery, the correspondence shall be considered as being lodged as required by Rule, provided there is satisfactory evidence of date of posting.

In an appeal, points not made in the original case, which are relevant, may be considered but only witnesses heard in the first instance may be called.

105. EVIDENCE

- (a) In any objection, appeal, investigation or inquiry, evidence or information shall not be accepted or considered unless applicable to a period not longer than ninety six weeks prior to the date of first hearing. An exception to this shall be information in the possession of the Australasian Secretary or State Secretary or the Committee in charge. Such information will be furnished on direct application in writing when the appeal is lodged except in minor or under-21 competitions when it shall be made available prior to the lodging.

The Register of Players shall be available for inspection to a State Secretary and the Australasian Secretary upon demand in writing.

- (b) Match Officials shall not be called to give evidence by the parties to an objection counter objection or appeal
- (c) Any person giving false or forged evidence shall be suspended for not less than forty eight weeks.

106. OBJECTION/COUNTER OBJECTION/NON-PARTICIPATION & PENALTY

- (a) Neither team concerned in an objection, counter-objection or an appeal arising from an objection, counter-objection shall take further part in the same knock-out competition until the issue(s) have been dealt with by the appropriate Committee.
- (b) A team proved illegal on objection shall lose the game to its opponents.

107. APPEAL PROCEDURES

- (a) State Committees in all cases shall have the right of appeal to Australasian Council.

44.

- (b) An aggrieved Club or individual shall have the right of one appeal against a decision on the point at issue as follows:
- (i) if it is against the decision of a Divisional Committee (e.g.) Disciplinary Committee), the appeal is to the State Committee
 - (ii) if it is against the decision of a State Committee, the appeal is to the Australasian Council

Exceptions: There shall be no appeal against the decision of a State Committee with regard to transfers within the State, provided correct procedure has been followed, arrangements for the date and venue of games (provided the required notice has been given) appointments of referees and administration and control of State teams.

- (c) An appeal by a third party (not directly involved), is not allowed
- (d) The Management Committee shall hear an appeal to the Australasian Council unless the appellant requests a hearing from the full Australasian Council. Australasian Council may after discussions by telephone with the Australasian Secretary decide that it would be more prudent that Management Committee hear the issue.
- There is no right of appeal against decisions decided upon by Management Committee which has heard a case on behalf of Australasian Council, or against decisions of the Australasian Council.
- (e) An appeal shall be submitted to the Secretary of the committee hearing the appeal to be received within 3 days of the date of notification of the decision, or, where notification is not required in Rule, within 3 days of the decision being made
- (f) An Appeal shall be signed by the Appellant or in the case of a Club or Committee by it's Secretary and shall:
- (1) Set out the grounds of appeal including (i) the specific Rule(s) claimed to have been infringed or misapplied and (ii) the facts alleged in support of the grounds;
 - (2) Specify whether an oral hearing is requested
 - (3) Be accompanied by a fee of \$100 in the case of a Club/individual or \$300 in the case of a State
- (g) In the case of an individual penalised or aggrieved, a Club or other Unit may not make an appeal on their behalf. The aggrieved individual shall sign the appeal.
- (h) An appellant must appear at the hearing. A Club/Unit shall be represented by a maximum of two of its members. An individual appellant shall appear personally and may be accompanied only by one member of their Club/Unit. All parties to any original hearing shall have the right to be present at the hearing of an appeal
- (i) Points not made in the original case but which are relevant may be considered, but only witnesses heard in the first instance may be called
- (j) An appeal shall not be upheld unless there is a clear infringement or misapplication of a rule.

45.

- (k) It is at the discretion of a Committee in Charge to postpone a game on the basis that an Appeal, not arising from an objection or Counter-Objection, is lodged with a higher body by a Unit involved in the game
- (l) If a game involving an appellant unit is not played on the scheduled date/time, pending the hearing by a higher Body of an Appeal, (not arising from a decision on an objection or Counter-Objection) and the appeal fails, the game shall be declared lost to the appellant unit
- (m) In the event of a knock out competition proceeding, pending the hearing of an Appeal (not arising from a decision on an objection or Counter-Objection) by a unit and if the appeal is successful, the following procedure will apply:-
 - (i) The results of games played in the interim shall stand.
 - (ii) The successful appellant shall play the opposing team (unless the latter is disqualified by the appeal decision) that was involved in the game not played pending the hearing of an appeal. If successful in this game, the appellant shall progress to the stage that was reached in the competition, with the appeal outcome pending.

To Lodge an appeal, refer to the various forms located in the Appendices section of the Rule Book and ensure the correct form/s is/are fully completed.

108. RESTRICTION ON APPEAL

There shall be no appeal except as provided in these rules and in particular there shall be no appeal to any Court of Law or to any outside body on any matters including the Gaelic Athletic Association in Ireland. There shall be no appeal against the a decision of the Australasian Council or of any Unit implementing such a decision

109. INVESTIGATION PROCEDURES

- (a) A motion to carry out an investigation into any matter must be proposed, seconded and have the support of the majority of the relevant Committee present and voting. In the case of Management Committee, members of Management Committee may make the above decision after telephone discussions.
- (b) The Committee in charge shall decide the composition and terms of reference of the investigating Committee.
- (c) The investigating Committee shall decide the date, time and venue of an initial hearing and the names of those it requires to attend.
- (d) The investigating Committee shall give at least three clear days notice in writing to all bodies or individuals summoned to the hearing.
- (e) The parties involved in an investigation shall be entitled to have in attendance two representatives (who shall be full members of the Club/Unit involved) who may present their case and call relevant witnesses.
- (f) The investigating Committee may hear the evidence of match officials in private, but such evidence shall be conveyed to the parties involved in the investigation.
- (g) While evidence is being given witnesses, other than match officials, already heard shall remain at the hearing.
- (h) Where it is established that a prima facia case has been made that a member/unit has a charge to answer or being present, the Member or Unit may waive their rights under this Rule. Exception: When Management Committee is involved in a hearing the issue will be decided at that time if the Committee so decides.

46.

- (i) The investigating Committee shall report its findings and recommended penalties, if any, to the parent Committee unless Bye-Laws provide otherwise. Exception: Any penalty confirmed by Management Committee will not require ratification by Australasian Council.
- (j) Where a penalty is imposed, the Council, Club or Member shall be informed in writing of the decision and the rule(s) under which the decision was taken.

110. TEAM INVESTIGATION

The unit in charge of a team may request that the constitution of an opposing team that took part in the game be investigated.

Such request, setting out the points for investigation, shall be furnished within three days after the game – this without prejudice to the rights of the Council or Committee in Charge of a game to investigate a team at any time.

If illegal constitution is proved, the prescribed penalties for the offence(s) shall be enforced. A team may be disqualified or suspended but the opposing team shall not be awarded the game on the outcome of such investigations.

111. COSTS FOR HEARINGS

Travel and accommodation costs incurred by Management Committee during disciplinary/appeal/investigation hearings will be the responsibility of the relevant State Committee should it be found that the relevant State Committee acted incorrectly thereby necessitating the hearing.

112. USE OF VIDEO EVIDENCE.

The Committee or Council in Charge may have recourse to video evidence at its discretion, but it shall not be used in relation to the result of a game.

Governing Factors

- (1) Video evidence shall not be admissible to review the decision of a referee where the decision relates to the allowance or disallowance of a score or award of a free or the playing time allowed by the referee.
- (2) Video evidence shall be relevant, authentic and unedited. The Committee or Council in Charge shall be satisfied that the video evidence is relevant to the matter under consideration/investigation.
- (3) Where a Committee or Council in Charge decides to use video evidence, such evidence will be made available to any affected party.

Operational Principles

- (1) A Committee or Council in Charge may use video evidence to substantiate/complement/clarify what is contained in a referee's report.
- (2) A Committee or Council in Charge or Investigating Committee may use video evidence to formulate and prefer charges in relation to alleged offences not contained in a referee's report.

47.

- (3) Where a member or unit requests permission to use video evidence in any proceedings, the member or unit shall make such request in writing to the Committee or Council in Charge in advance of the date of the hearing, stating the reason(s) for such request and specifying the source of the video evidence.

APPENDICES

- 1. Notice of Disciplinary Action Arising From Referee's Report**
- 2. Notice of Disciplinary Action *Not* Arising From Referee's Report**
- 3. Notice Of Decision From A Hearing**
- 4. Request Appeal to State or Australasian Association**
- 5. Grounds Of Appeal**
- 6. Witnesses/Hearing Date/Other Requests (Appellant)**

- 7. Youth Membership Application Form**
- 8. Child Membership Application Form**



Notice of Disciplinary Action

(On foot of a Referee's Report)

TO: _____

Dear

1. Arising from the contents of the Referee's Report concerning a game under the Rules of the Association between _____ and _____, at _____ on the _____ of _____, 20____, a copy of which report is attached, you are hereby notified that you have been reported to have committed the following Playing Infraction, that is to say:

_____ which is classified as a Category _____ Playing Infraction under Rule _____ of the Australasian Rule Book which carries the appropriate penalty set out in Rule _____.

2. Under Rule _____ of the Australasian Rule Book a minimum/fixed penalty of: _____ is set down for the Infraction alleged.

3. Having regard to the applicable rules, the Referee's Report, your record, and its powers pursuant to the Australasian Rule Book, the State association hereby notifies you of the following Proposed Penalty:

Reason if greater than minimum: (e.g. "Repeat Infraction", "Gravity" – in which case Rule 93 should be referred to.)

4. **You are now entitled to either:**

- (a) **accept the Proposed Penalty set out above, or**
- (b) **request a Hearing before the Disciplinary Committee**

5. If you choose to request a Hearing, you will be notified of the time, date and place of the Hearing and you will be informed of your rights and the procedures applicable to the Hearing. If you request a Hearing, you will be entitled to bring witnesses..

6. You may exercise your choice by serving a letter on the State Committee in accordance with the Australasian Rule Book within 3 days from the date and time of receipt of this Notice.

Take Notice:

You are not entitled to play until this disciplinary action has been completed.

If you do not exercise your choice in the prescribed manner, you will be taken to have chosen to accept the Proposed Penalty set out in this letter.

Signed: _____
Secretary or Delegated Person,
State Association.

Date: _____



Notice of Disciplinary Action
(Cases Not Arising from Referee's Report)

TO: _____

Dear,

1. Arising from a decision of the State/Disciplinary Committee to commence disciplinary action concerning the events described in the attached Disciplinary Report, you are hereby notified that a charge is laid against you for having committed the following Playing Infraction*/ Infraction of Rule* (**delete as appropriate*):

(which is classified as a Category _____ Playing Infraction under Rule _____ of the Australasian Rule Book)* (**delete as appropriate*)

2. Under Rule _____ of the Australasian Rule Book, a minimum/fixed penalty of:

_____ is set down for the Infraction alleged.

3. Having regard to the applicable rules, the Disciplinary Report, your record, and its powers pursuant to the Australasian Rule Book, the State Committee hereby notifies you of the following Proposed Penalty

Reason if greater than minimum: (e.g. "Repeat Infraction", "Gravity" – in which case Rule 93 should be referred to.)

4. **You are now entitled to either:**

- (a) **accept the Proposed Penalty set out above, or**
- (b) **request a Hearing before the Disciplinary Committee**

- (c) If you choose to request a Hearing you will be notified of the time, date and place of the Hearing and you will be informed of your rights and the procedures applicable to the Hearing. If you request a Hearing, you will be entitled to bring witnesses.

5. You may exercise your choice by serving a letter on the Disciplinary Committee in accordance with the Australasian Rule Book within 3 days from the date and time of receipt of this Notice.

If you do not exercise your choice in the prescribed manner within 3 days from the date and time of receipt of this Notice, you will be taken to have chosen to accept the Proposed Penalty set out in this letter.

Signed: _____
Secretary or Delegated Person,
State Association.

Date: _____



(Name of State) _____
Notice of Decision on a Hearing

To: _____

(Defending Party)

And: _____

(State Committee)

Dear,

You are hereby notified that the Disciplinary Committee has made the following Decision in relation to the Hearing dated _____

This Decision was taken pursuant to Rule(s):

Please note that any Appeal must be lodged within three days of receipt of this Notice to the next highest body (normally a State Committee)

Yours sincerely

Signed: _____
Chairperson,
Disciplinary Committee

Date: _____



Request Appeal - State/Australasian

(Notes in italics are for assistance only)

To: Secretary:

For Appeals note:
Rule 107 Australasian Rule Book - Appeals
Rule 59 Australasian Rule Book – Communications

Appellant Details

Name of Appellant Member/Unit:

Address:

Telephone No. (1). _____

Telephone No. (2). _____

Fax: No.: _____

Email address: _____

Date of Birth (if under 18): _ _____

Signature of Parent/legal guardian (if under 18) _____

Print Name: _____

Decision-Maker Concerned

I wish to appeal against a decision made by: _____

Submission of Appeal

Note Rule 102 Australasian Rule Book.

An appeal shall be submitted in duplicate to the secretary of the State/Australasian Committee, to be received within 3 days from the date and time of notification of the decision, or where notification of the decision is not required in Rule, within 3 days from midnight following the meeting at which the decision was made.

Date of Notification of Decision/Decision being made _____



Grounds of Appeal

List the Rules of the Association of which it is claimed the respondent(s) is/are in breach together with the grounds for stating that the Rules/s have been breached (*use additional sheet/s if required*):

1. _____
2. _____
3. _____
4. _____

Note that this is a summary of the grounds of appeal. Please use additional sheets to set out the facts alleged in support of the grounds.

Oral Hearing

I request an oral hearing: Yes No

Appeal Fee

Note Rule 103 (d) Australasian Rule Book

An appeal shall...be accompanied by fee of \$100 in the case of a Club or individual Member, and \$300 in the case of a State Committee.

I have enclosed the appropriate appeal fee as:

Cheque

Electronic Deposit

Please submit Electronic Deposit to the following account:

Note Rule 59 (e) Australasian Rule Book 'where any notice or other communication is to be accompanied by monies or any other enclosure, transmission of the notice or other communication by email or facsimile shall not be invalid if the relevant enclosure is actually received within two working days of the email or facsimile transmission.'

It is the responsibility of the appellant to provide evidence of submission of the appeal fee where the appropriate fee has been sent but not received. It is suggested that all appeals sent through the postal system are registered.

Witnesses

(Use separate sheets if required)

I wish to bring the following witnesses *(note that only witnesses who provided evidence at the original hearing may be called)*:

Name 1. _____

Name 2. _____

Name 3. _____

Appeal Hearing Date

I am not available on the following dates/times: _____

I prefer that any Appeal be heard on*/before* (*delete as appropriate) the following date:

Reason _____

Other Requests

(Use separate sheets if required)

Note: non-compliance by the Disciplinary Committee with any requests made above with regard to the hearing of an appeal does not invalidate any procedure adopted by it in this matter).

*Signed: _____

Date: _____

*Note: An Appeal must be signed by the Appellant or in the case of a Club, Committee by its Secretary.



(Insert State Name/Logo)

Youth Membership Application Form

Name: _____

Address: _____

_____ Postcode: _____

Parent or Guardian's Contact Phone Number: _____

Parent or Guardian's Contact Email (If available): _____

Youth's Date of Birth: _____

I hereby apply to: _____ Club ("the Club") for Membership of the Club and Membership of _____ (Insert State Association)

..... I subscribe to and undertake to further the aims and objectives of the Club and of The State and Gaelic Football & Hurling Association of Australasia and to abide by its Rules, and I attach herewith the appropriate membership fee as determined by the above Club.

Signed _____ Date: ____/____/____

Print Name: _____

Parent(s)/Guardian(s), on behalf of the above named:-

- We/I consent to the above Application and to undertakings given by the Applicant.
- We/I understand the personal data on this form will be used by the Club and the State/Australasian associations for the contractual purpose of registering (or re-registering) and maintaining the Applicant's Membership.
- We/I understand that the Personal Data will be retained by the Club and the State/Australasian associations for such period as the Applicant's Membership subsists.
- We/I understand that I can resign the Applicant's Membership by writing to the Club or the State/Australasian associations GAA and their Personal Data will then be erased.
- We/I understand that the Applicant's Personal Data will also be used for administrative purposes to maintain their Membership including club and team administration, registrations, team sheets, referee reports, disciplinary matters, Injury Reports, transfers and for statistical purposes.
- We/I understand that if I do not provide the Applicant's Personal Data their Membership cannot be registered with the Club and the State/Australasian associations

Signed _____ (Parent/Guardian) Date: ____/____/____

Print Name: _____

I have read the important Data Protection information on this form and have given my consent, by ticking the boxes and signing below, for my information to be used as follows:

(Please tick as appropriate)

- (1) To provide me with updates regarding Club activities such as games, training, meetings and club events
- (2) To provide me with details of Club fundraising activities including social occasions, ticket sales etc.
- (3) I am aware that my child's photograph or video image may be taken whilst attending or participating in games or activities connected with the Club and I consent to it being used by the Club/State/Australasia GFHA for items like match programmes, match reports, event reports or on the Club website or social media channels.
- (4) I have provided details to the Club/State/Australasian GFHA of any health related issues that pertain to my child that need to be taken into consideration for them to partake in Gaelic games.

2.

I understand that I can withdraw my consent at any time by writing to the [Club/State/Australasia association]. I understand my rights under Data Protection legislation, as outlined on this form.

Signed: _____ (Parent/Guardian) Date: ____/____/____

Print Name: _____

For Official Use only:

Membership/approved by Club Executive on Date: ____/____/____

Signed: _____ Club Secretary.

Registered in State Membership Database on Date: ____/____/____

Membership Identification Number: _____

Upon election, your membership details will be entered on the Membership database in accordance with Rule 14

(Insert State Name/Logo)

Child Membership Application Form

Name: _____

Address: _____

Postcode: _____

Parent or Guardian's Contact Phone Number: _____

Parent or Guardian's Contact Email (If available): _____

Child's Date of Birth: _____

I hereby apply to: _____ Club ("the Club") for Membership of the Club and Membership of _____ (Insert State Association)

..... I subscribe to and undertake to further the aims and objectives of the Club and of The Gaelic Football & Hurling Association of Australasia and to abide by its Rules, and I attach herewith the appropriate membership fee as determined by the above Club.

Signed _____ Date: ____/____/____

Print Name: _____

Parent(s)/Guardian(s), on behalf of the above named:-

- We/I consent to the above Application and to undertakings given by the Applicant.
- We/I understand the personal data on this form will be used by the Club and the State/Australasian associations for the contractual purpose of registering (or re-registering) and maintaining the Applicant's Membership.
- We/I understand that the Personal Data will be retained by the Club and the State/Australasian associations for such period as the Applicant's Membership subsists.
- We/I understand that I can resign the Applicant's Membership by writing to the Club or the State/Australasian associations GAA and their Personal Data will then be erased.
- We/I understand that the Applicant's Personal Data will also be used for administrative purposes to maintain their Membership including club and team administration, registrations, team sheets, referee reports, disciplinary matters, Injury Reports, transfers and for statistical purposes.
- We/I understand that if I do not provide the Applicant's Personal Data their Membership cannot be registered with the Club and the State/Australasian associations

Signed _____ (Parent/Guardian) Date: ____/____/____

Print Name: _____

I have read the important Data Protection information on this form and have given my consent, by ticking the boxes and signing below, for my information to be used as follows:

- (Please tick as appropriate)
- (1) To provide me with updates regarding Club activities such as games, training, meetings and club events
 - (2) To provide me with details of Club fundraising activities including social occasions, ticket sales etc
 - (3) I am aware that my child's photograph or video image may be taken whilst attending or participating in games or activities connected with the Club and I consent to it being used by the Club/State/Australasia GFHA for items like match programmes, match reports, event reports or on the Club website or social media channels.
 - (4) I have provided details to the Club/State/Australasian GFHA of any health related issues that pertain to my child that need to be taken into consideration for them to partake in Gaelic games.

2.

I understand that I can withdraw my consent at any time by writing to the [Club/State/Australasia association]. I understand my rights under Data Protection legislation, as outlined on this form.

Signed: _____ (Parent/Guardian) Date: ____/____/____

Print Name: _____

For Official Use only:

Membership/approved by Club Executive on Date: ____/____/____

Signed: _____ Club Secretary.

Registered in State Membership Database on Date: ____/____/____

Membership Identification Number: _____

Upon election, your membership details will be entered on the Membership database in accordance with Rule 14

GAELIC FOOTBALL & HURLING ASSOCIATION OF AUSTRALASIA CLUB CONSTITUTION AND RULES

1. In these Rules: -

“**The GF&HAA.**” means the Australasian Governing Organisation for the preservation and promotion of Gaelic Games and pastimes, known as the Gaelic Football & Hurling Association of Australasia.

“**The Club**” means the Club as set out in Rule 2 hereof.

“**The Rule Book**” means the Rule Book of the GF&HAA.

“**Executive Committee**” means Officers and ordinary Committee Members together.

“**State Committee**” means the elected committee of an Australian or New Zealand association affiliated to the Gaelic Football & Hurling Association of Australasia.

“**Secretary**” means the Secretary for the time being, or any person appointed to perform the duties of the Secretary of the Club.

“**Real Property**” means the property of the Club of an immovable nature, comprising any Playing Pitches, Grounds or Buildings, whether of Leasehold or Freehold tenure, with all Fixtures or Fittings attached thereto and used therewith.

“**Personal Property**” means the property of the Club of a movable nature, comprising all Playing or Sporting equipment of the Club, as well as all Stock in Trade and Money or other Assets of the Club not already classified as fixtures or fittings on “Real Property”, as heretofore defined.

Words importing the singular number only, include the plural number and vice versa, and words importing the masculine gender only, also include the feminine and vice versa.



NAME

2. The official Name of the Club shall be _____

OBJECTS

3.1 The Objects of the Club shall be the promotion of the aims of the GF&HAA as outlined in the Rule Book.

3.2 The Membership, Income and Property of the Club shall be dedicated to and applied solely towards the promotion of these objects.

COLOURS

4. The Club Colours shall be _____

MEMBERSHIP

5.1 There shall be four types of Membership of the Club: -

5.1.1 **FULL MEMBERSHIP** may be granted to persons, who having reached the age of eighteen years, subscribe to and undertake to further the aims and objects of the Club and the GF&HAA.

5.1.2 **YOUTH MEMBERSHIP** may be granted to persons, not having reached the age of eighteen years, who subscribe to and undertake to further the aims and objects of the Club and the GF&HAA.

5.1.3 **HONORARY MEMBERSHIP** may be granted to persons, who have reached the age of eighteen years, who have rendered exceptional service to the Club or the games or activities of the GF&HAA An Honorary Member shall have the rights of a Full Member, but shall be exempt from paying the Club's Annual Membership Fee.

5.1.4 **SOCIAL MEMBERSHIP** may be granted to persons, who have reached the age of eighteen years, subscribe to and undertake to further the aims and objectives of the Club and the G.A.A., but who do not seek full voting rights and rights to take part in the administrative affairs of the Club or the GF&HAA.

5.2 Full Members (including Honorary Members) and Youth Members of the Club will also become Members of the State association and GF&HAA

5.3 Once granted, Full Membership of the Club, State and the GF&HAA shall continue for life, unless the member has been expelled or their resignation in writing has been accepted, in accordance with this Constitution and Rules or the Official Guide.

5.4 The rights of any member of the Club shall be conditional upon the member complying with the provisions of this Constitution and Rules and the Rule Book, including payment of any annual membership fee and levies.

5.5 Such rights may be withheld, restricted or suspended in accordance with this Constitution and Rules and the Official Guide.

5.6 Any person seeking admission as a Member of any Class of Membership, other than Honorary, shall complete and sign a prescribed Application Form, which must be returned to the Secretary together with the prescribed fee.

5.7 An Application for Full or Social Membership must be in the prescribed form signed by the Applicant and proposed by one Full Member and seconded by another Full Member who are not suspended or disqualified under this Constitution and Rules or the Rule Book.

5.8 An Application for Youth Membership must be in the Prescribed Form signed by the Applicant and one of his parents or Guardians, as well as being proposed by one Full Member and seconded by another Full Member, who are not suspended or disqualified under this Constitution and Rules or the Rule Book.

5.9 The name and address of such person proposed as a Member, together with the names of those proposing and seconding him, shall be displayed in a conspicuous place in the Club Premises for at least one week before election if the Club has Clubrooms. An interval of not less than two weeks shall elapse between nomination and election of such Members.

5.9.1 Persons shall not be admitted to any of the privileges of Membership until after their election by the procedures stated in this Rule.

5.10 If and when the Application for Membership has been accepted by the Executive Committee, the new Member's particulars shall be forwarded by the Club Secretary to the State Secretary or other designated Officer for submission to the Australasian Secretary who will forward to the Central Council of the G.A.A. in Ireland for registration and allocation of a personal membership number.

5.11.1 The Executive Committee shall have the power to investigate any matter, and to expel, suspend, warn, fine or disqualify Members from Club activities for breach of this Constitution and Rules or the Rule Book or for conduct considered to have discredited or harmed the Club State association or the GF&HAA.

5.11.2 Such persons, if Full Members (including Honorary Members) or Youth Members, shall have the right to appeal to the State Committee of the association, within seven days of being notified of such decision.

5.11.3 Unless the offence is brought to the notice of the State Committee by the Club, and that body, having considered the merits of the case and having regard to the rights of the player or member, confirms the penalty imposed, the member continues to be a legal member of the Association and is suspended from Club activities only.

SUBSCRIPTIONS

6.1 The Annual Subscription to be paid by members of the Club shall be determined by the Executive Committee and ratified at the Annual General Meeting.

6.2 The determined Annual Subscription shall be payable on election and thereafter annually, in advance of the date and in the manner decided by the Executive Committee.

6.3 The Executive Committee may from time to time prescribe the payment of an Entrance Fee by new or lapsed members in addition to the Annual Subscription above.

EXECUTIVE COMMITTEE

7.1 The business and affairs of the Club shall be under the management of an Executive Committee, and it shall be the controlling body of the Club.

7.2 The Executive Committee shall be comprised of the Chairperson, Vice-Chairperson, Treasurer, Secretary, Registrar, one Players' Representative, and at least two other Full Members.

3.

7.3 Nominations to serve on the Executive Committee shall be by any two Full Members whose membership fees are paid up to date in accordance with Rule 6.2 and who are not suspended or disqualified under this constitution and Rules or the Official Guide.

- 7.4 The Players' Representative shall have participated as a player for the Club within the previous 48 weeks.
- 7.5 The Executive Committee including the Players' Representative shall be elected by the Full Members present, entitled to vote and voting at the Annual General Meeting.
- 7.6 Only Full Members, whose Membership Fees are paid up to date in accordance with Rule 6.2 and who are not suspended or disqualified under this Constitution or Rules or the Rule Book, shall be eligible for election to the Executive Committee.
- 7.7 The outgoing Executive Committee shall conduct the Annual General Meeting.
- 7.8 The Executive Committee shall hold office until the conclusion of the following Annual General Meeting.
- 7.9 The Executive Committee shall meet at least once each quarter, and four members present shall constitute a quorum at a meeting of the Executive Committee.
- 7.10 The Chairperson, when present, shall preside over all meetings of the Executive Committee; in his absence, the Vice-Chairperson shall preside.
- 7.11 If both the Chairperson and the Vice-Chairperson are absent, the Committee shall elect a member present to preside at the Meeting.
- 7.12 The Secretary shall record the Minutes of each Meeting.
- 7.13 The Minutes shall specify the date of the Meeting, those present, and a brief account of the Meeting, and shall be read to the next Meeting.
- 7.14 Such Minutes, if agreed as being accurate or having been appropriately amended, shall be signed by the Chairperson and Secretary, having been first proposed and adopted.
- 7.15 The Executive Committee shall have the sole right to appoint Sub-Committees, as required.
- 7.16 The Executive Committee shall define the duties of such Sub-Committees, and retain control in all matters and activities which it considers of importance to the general welfare of the Club, including the disposal of any funds in the hands of such Sub-Committees.
- 7.17 The Executive Committee shall have power to nominate the Chairperson of such Subcommittees.
- 7.18 The Chairman, Vice-Chairman, Secretary and Treasurer of the Executive Committee shall be ex-officio members of all Sub-Committees.
- 7.19 The Executive Committee shall have power from time to time to make, alter and repeal all such Regulations as they deem necessary, expedient or convenient for the proper conduct and management of the Club, and in particular, but not exclusively, they may by such Regulations set out: -
- (a) The terms and conditions upon which guests, children of members of the Club and visitors shall be permitted to use the premises and property of the Club;

4.

- (b) The times of opening and closing the Grounds and Premises of the Club, or any part thereof;
- (c) The conduct of members of the Club in relation to one another;
- (d) The setting aside of the whole or any part or parts of the Club's premises for any particular time or times, or for any particular purpose or purposes;
- (e) The imposition of fines for the breach of any of the Club Rules or Regulations.

(f) And generally all such matters as are commonly the subject matter of the Club Rules.

7.20 The Executive Committee shall adopt such means as they deem sufficient, to bring to the notice of members of the Club all such Regulations and all alterations and repeals.

7.21 All such Regulations so long as they shall be in force, shall be binding upon all members of the Club, provided nevertheless that no Regulations shall be inconsistent with or shall affect or repeal anything contained in this Constitution and Rules or the Rule Book, and that any Regulations may be set aside by a special resolution of a General Meeting of the Club.

7.22 Each Full Member shall have the right to be heard by the Executive Committee upon any complaint or representation sent by him/her, in writing, to the Secretary.

7.23 A Special meeting of the Executive Committee may be called

(a) by the Secretary or

(b) by the Secretary, for a date not more than seven days from the date of the receipt by him/her of a requisition duly signed by four members of the Executive Committee.

(c) Such requisition shall set out the purpose for which the special meeting is required.

7.24 Any Member of the Executive Committee who shall have absented themselves from three consecutive meetings, without reasonable explanation, shall be deemed to have resigned from the Executive Committee.

7.25 Should any Member of the Executive Committee resign, be deemed to have resigned, or their position otherwise lapse, the remaining members of the Executive Committee shall, at their discretion, have the power to fill the vacancy, by co-opting a replacement from the body of the Full Membership.

7.26 The service of any Member so co-opted on to the Executive Committee shall not be reckoned in calculating the seniority of such Member, if subsequently elected to serve on the Executive Committee.

GENERAL MEETINGS

8.1 The Club shall in each year hold a general meeting as its Annual General Meeting, in addition to any other General Meetings in that year, and shall specify the meeting as such in the notice calling it.

8.2 All General Meetings, other than Annual General Meetings, shall be called Special General Meetings.

8.3 An Annual General Meeting shall be held at such time as shall be decided upon by the Executive Committee, but insofar as is practical shall be held before the end of November each year.

8.4 The following business shall be transacted at the Annual General Meeting:-

(a) Adoption of Standing Orders.

(b) Minutes of previous Annual General Meeting.

5.

(c) Consideration of the Annual Report submitted by the Secretary/President.

(d) Consideration of the Financial Statements including the Report of the Accountant(s) or Auditor(s)

(e) The Chairperson's Address.

(f) Election of Officers and Members of the Executive Committee.

(g) Notices of Motion.

(h) Other Business

8.5 The Annual General meeting of the Club shall be called in the following manner: -

8.5.1 The Executive Committee shall decide upon a date, time and place for the meeting, allowing adequate time to meet the time limits set out hereunder.

8.5.2 Once the date of the Annual General Meeting has been fixed, the Secretary shall give at least twenty-eight days notice in writing to the members of such date, at the same time inviting nominations for election to the Executive Committee for the following year and motions for consideration at the Annual General meeting, also specifying that such nominations and motions shall be received by him/her by a date not less than twenty one days prior to the date fixed for the meeting.

8.5.3 The Secretary shall then, on or after the date specified for return to him/her of such Nominations and Motions, but so as to give the members ten days clear notice before the meeting, circulate to the members the following documentation: -

- (a) Copy of the Agenda for the meeting.
- (b) Copy of the Annual Report of the Secretary.
- (c) Copy of the Financial Statements, including the Report of the Accountant(s) or Auditor(s)
- (d) Details of the Nominations for election to the Executive Committee.
- (e) Copies of any motions for consideration at the meeting.

8.6 In the event of the number of Nominees for any particular Executive Committee position being equal to or less than the number of positions to be filled, such Nominees shall be declared elected, and any positions left unfilled, due to the lack of Nominees or Nominees withdrawing, shall be filled by the new Executive Committee, as soon as practical after the Annual General Meeting.

8.7 A Special General Meeting may be called by the Executive Committee at any time, provided ten days clear notice, in writing, shall be given to the members, specifying the purpose of such Special General Meeting,

8.8 The Executive Committee shall call a Special General Meeting for a date not more than twenty eight days from the receipt by the Executive Committee of a requisition, in writing, signed by twelve members of the Club, and ten clear days notice, in writing, shall be given to the Members.

8.8.1 Such Requisitions by members of the Club shall set out the purpose for which the Special General Meeting is required, and shall be lodged with the Secretary.

8.8.2 If the Special General Meeting is not called for a date within the twenty eight days stipulated, then the requisitioners may themselves convene a Special General Meeting, if necessary using newspaper advertisements to notify the members of such meeting.

8.9 No other business, outside that specified in the Notice, shall be transacted at a Special General Meeting.

6.

8.10 No business shall be transacted at any General Meeting unless a quorum of members is present at the time when the meeting proceeds to business. Save as herein otherwise provided, twenty per cent of Full Members eligible to vote shall be a quorum at a General Meeting.

8.11 If within half an hour after the time appointed for a General Meeting, a quorum of members is not present, the meeting if convened on the requisition of members shall be dissolved; in any other case it shall stand adjourned to the same day in the following week, at the same time and place; and if at the reconvened meeting a quorum of members is not present within half an hour after the time appointed for the meeting, the members then present shall be a quorum.

8.12 The Chairperson, and failing him the Vice-Chairperson, shall preside as Chairperson at every General Meeting of the Club.

8.13 If there is no such Chairperson, or if at any meeting he is not present within thirty minutes after the time appointed for the holding of the meeting, the members then present shall choose someone of their number who is a member of the Executive Committee to be Chairperson of the meeting, and if there shall be no Member of the Executive Committee present, then the members shall elect any one of their number to be Chairperson of the Meeting.

8.14 The Chairperson may, with the consent of the meeting, adjourn the meeting from time to time and from place to place, but no business shall be transacted at any reconvened meeting other than the business left unfinished at the meeting from which the adjournment took place.

8.15 Failure to comply strictly with the time limits set out in this Constitution and Rules or the non receipt of Notice of a Meeting by any persons entitled to receive notice shall not invalidate the proceedings at that meeting, but shall entitle the majority of members present to seek and be granted an adjournment of the meeting to such date by which they would be given an adequate time to be furnished with and consider the contents of any relevant documentation.

VOTING

9.1 Only Full Members, whose membership fees are paid up to date in accordance with Rule 6.2, and who are not suspended or disqualified under this Constitution and Rules or the Rule Book, shall be eligible to vote at a General Meeting.

9.2 A Chairperson of a General Meeting, Executive Committee meeting or any Sub-Committee meeting shall, in the event of a tie, whether on a show of hands or on a ballot, have a casting vote in addition to his/her vote as a member, other than for the election to any position, when the outcome in the event of a tie shall be decided by lot.

9.3 At any General Meeting a resolution put to the vote of the meeting shall be decided on the show of hands, unless, before or on the declaration of the result of the show of hands, a ballot is demanded: -

(a) by the Chairperson

(b) by at least five members present and entitled to vote.

9.4 Unless a ballot is so demanded, a declaration by the Chairperson that a resolution has on the show of hands been carried, or carried unanimously, or by a particular majority, or lost, shall be final, and an entry to that effect in the book containing the minutes of proceedings of the Club shall be conclusive evidence of the fact, without proof of the number or proportion of the votes in favour of or against such resolution.

9.5 If a ballot is so demanded, the same shall be taken in such manner as the Chairperson directs, and the result of the ballot shall be deemed to be the decision of the meeting at which the ballot was demanded.

7.

9.6 A Secret Ballot shall be carried out to decide the result of any contest for any elective position.

ASSETS AND TRUSTEES

10.1 The Club shall have power to acquire, hold and develop, sell, lease, mortgage charge, exchange or sell Real and Personal Property, and to borrow or raise money in promotion of the objects of the Club, subject to the overall authority of the Australasian Council of the GF&HAA.

10.2 The Real Property shall not be leased, mortgaged, charged, exchanged, sold, conveyed, transferred or otherwise dealt with without the consent of the Australasian Council of the GF&HAA, or as may be set out in any separate Declaration of Trust.

10.3 The Real Property, including the proceeds of sale thereof until otherwise directed by the Club, shall be vested in five full members of the State association as Trustees, who shall hold same in trust for the Club.

10.4 In the case of the appointment of the Trustees of the Real Property the Executive Committee shall select three persons, who shall then be appointed by the Chairperson for the time being as Trustees. The State Executive will appoint two further Trustees.

10.5 The Trustees shall hold office until their retirement or death, unless replaced by the committee that appointed them.

10.6 By way of acceptance of their appointment the Trustees of the Real Property shall sign a Declaration of Trust, as approved by the Australasian Council of the G.F.H.A.A. and which shall contain the provisions for appointment, removal and replacement of Trustees as well as regulating the conduct of the Trustees in performing their duties and exercising their powers under the trust.

10.7 The Trustees of the Real Property, having first obtained the consent of the Australasian Council of the G.F.H.A.A. where necessary, shall exercise their powers and perform their duties as directed by the Club from time to time.

10.8 The Directive of the Club shall be given by a resolution of the full members of the Club, passed by a majority of the members present and voting at a duly convened General Meeting and when so passed shall be binding upon all members of the Club.

10.9 A Certificate signed by the Secretary shall, in favour of any person relying on same, be conclusive evidence that a Directive, complying in all respect with the provisions of this Rule, was duly given to the Trustees.

10.10 The Personal Property shall be vested in the Chairperson, Treasurer and Secretary who shall hold same in Trust for the Club.

10.11 The Trustees of the Personal Property shall invest and use such property in accordance with the Directives of the Executive Committee, of which an entry in the Minute book shall be conclusive evidence.

10.12 The Club shall indemnify and save harmless its Trustees in respect of any loss or expenses bona fide incurred by them in or about the execution of the Trust

8.

BOOKS AND ACCOUNTS

11.1 The Executive Committee shall open a Bank Account or Accounts with an approved Bank on behalf of the Club, and all cheques drawn on the said account shall be signed by the Treasurer and countersigned by one of either the Chairperson or Secretary.

11.2 The Executive Committee shall cause proper Books of Account to be kept in respect of:-

- (a) All sums of money received and expended by the Club, and the matters in respect of which such receipts and expenditures take place; and
- (b) All Sales and Purchases of goods by the Club; and
- (c) The Assets and Liabilities of the Club.

11.3 The Books of Account shall be kept at such place or places as the Executive Committee shall think fit, and shall at all reasonable times be open to the inspection of the members of the Executive Committee.

11.4 The Executive Committee shall from time to time determine whether and to what extent and at what times and places, and under what conditions and regulations, the Accounts and Books of the Club, or any of

them shall be open to the inspection of Full Members of the Club not being an Executive Committee member, and no member (not being an Executive Committee Member) shall have any right of inspection of any Account or Book or Document of the Club except as authorised by the Executive Committee.

11.5 An independent suitably qualified Person or Persons shall be appointed as Accountant(s) or as Auditor(s) (if an Audit is deemed appropriate by the Executive Committee) to Report on the Financial Statements of the Club, for presentation at the Annual General Meeting.

11.6 The Books and Accounts of the Club shall be presented to such Accountant(s) or Auditor(s) by the Committee in sufficient time to enable the Report of such Accountant(s) or Auditor(s) to be available and considered at the Annual General Meeting of the Club.

11.7 The Financial Statements shall be approved by the Executive Committee, and signed by two of three Officers – Chairperson, Secretary, and Treasurer – on behalf of the Executive Committee.

11.8 The Executive Committee shall cause to be prepared and laid before the Annual General Meeting an Account of Income and Expenditure and a Balance Sheet made up to a date not more than six months before such meeting.

11.9 The Balance Sheet and Accounts of the Club shall be made available to the Tax Commissioner, on request.

11.10 All Books of Account, including all documents, vouchers, statements and notes, as well as all minute books, notes of meetings, original and copy correspondence and all such documents are the property of the Club, and no person shall have any personal title to or interest in such documents to the exclusion of the Club.

11.11 The Club shall define the End of the Financial Year of the Club.

INCOME AND PROPERTY

12.1 No portion of the Income and Property of the Club shall be paid or transferred directly or indirectly by way of profit, dividend, bonus or otherwise howsoever to the Members of the Club.

9.

12.2 No Officer shall be appointed to any Office within the Club paid by salary or fees, or receive any remuneration or other benefit in money or money's worth from the Club in respect of such Office, provided however nothing shall prevent any payment in good faith by the Club of:-

- (a) reasonable and proper remuneration to any Member or Officer of the Club for any services rendered to the Club (other than as an Officer);
- (b) reasonable and proper remuneration to any company of which a Member or Officer of the Club is a director or shareholder, for any services rendered to the Club;
- (c) interest at a rate not exceeding 5% per annum on money lent by Officers or other Members of the Club to the Club;
- (d) reasonable and proper rent for premises demised and let by Officers or other Members of the Club (including any Officer) to the Club;
- (e) reasonable and proper out of pocket expenses incurred by any Officer in connection with their attendance to any matter affecting the Club;
- (f) fee's, remuneration or other benefit in money or money's worth to any Company of which an Officer may be a member, holding not more than one hundredth part of the issued capital of such Company.

WINDING UP

13.1 A resolution to Wind Up a Club shall be passed only at a General Meeting, specially summoned for the purpose of such resolution, if supported by not less than three-fourths of those present and entitled to vote.

13.2 Any decision to Wind Up a Club shall be subject to the approval of the State Committee.

13.3 If upon such Winding Up, there remains, after the satisfaction of all its debts and liabilities, any property whatever, the same shall not be paid or distributed amongst the members, but the Trustees shall continue to hold same in trust for the appropriate State Committee, to be used or disposed of as such State Committee shall direct, but shall in no instance pay or distribute such property amongst Officers, Members or Employees of the Club.

ADDITIONS TO AND AMENDMENTS OF RULES

14.1 Additions to and Amendments of this Constitution and Rules may be made at an Annual General Meeting or at a Special General Meeting called for that purpose, providing that the Resolution proposing same is carried by a vote of two-thirds of the members present and voting, that same do not conflict with the Official Guide, and that prior approval has been given by the State Committee for the change.

14.2 Members wishing to propose Additions to or Amendments of this Constitution and Rules must send notice of the proposed Additions or Amendments in writing to the Secretary not later than twenty one days before the Annual General Meeting, or Special General Meeting as provided by Rule 8.5.2 hereof.

14.3 Where appropriate, no Addition or Amendments shall be made to or in the provisions of the Main Object(s) (3), Income and Property (12) and the Winding-Up Clauses (13) in this Constitution and Rules.

COMPLIANCE WITH PROVISIONS OF RULE BOOK

15. This Constitution and Rules shall be read in conjunction with and subject to the Australasian GF&HA Rule Book.

10.

INTERPRETATION OF CLUB CONSTITUTION AND RULES

16. The Executive Committee shall be the sole authority for the Interpretation of these Club Constitution and Rules (with the exception of Rules 5.11.1, 5.11.2 and 5.11.3) and of any byelaws and regulations made herein; and the decision of the Executive Committee upon any question of interpretation, or upon any matter affecting the Club and not provided for, shall be final and binding on the members, subject to appeal to the State Committee in accordance with the provisions of Rule 5.11.2, and shall not under any circumstances be subject to appeal to any Court of Law.

GENERAL

17.1 A Notice may be given by the Club to any Member either personally or by sending it by post or electronically to him/her at their last known address.

17.2 Where a Notice is sent by post, service of this Notice shall be deemed to be effected by properly addressing, prepaying and posting a letter containing the Notice, and shall be deemed to have been effected at the time which the letter would be delivered in the ordinary course of post.

17.3 The failure to give notice of any meeting or the non-receipt of notice of a meeting by any person entitled to receive notice shall not invalidate the proceedings at that meeting.

17.4 This Constitution and Rules shall be taken as an amendment of and in substitution for any existing Constitution and Rules of _____ G.F.&H.A.A. Club as of the:

_____ Day of _____ Year _____

Gaelic Football & Hurling Association of Australasia

Full Membership Application Form

Name: _____

Address: _____
_____ Post Code _____

Phone/Fax (if available): _____

Email (if available): _____

Date of Birth: |__| Day |__| Month |__| Year (e.g. 06 02 65)

I hereby apply to: _____ Club for Membership of the above Club and Membership of The State and Australasian Associations)

I subscribe to and undertake to further the aims and objectives of the Club and of The State and Australasian Associations, and to abide by its Rules, and I attach herewith the appropriate membership fee as determined by the above Club.

Signed _____ Date: _____

Print Name: _____

For Official Use only:

Membership/approved by Club Executive on _____ Date

Signed: _____ Club Secretary.

Registration forwarded to State Secretary/Registrar for Registration in Central Membership Database on _____ Date

Membership Identification Number: _____

