



AFL VICTORIA

COACH DE-REGISTRATION APPEAL FORM



To: Football Operations Coordinator
AFL Victoria
GPO Box 4337
MELBOURNE VIC 3001

Dear Sir/Madam,

I, _____
(CHRISTIAN NAME) (SURNAME)

of _____
(Current Address) (Postcode)

hereby, in accordance with the Rules and Regulations of AFL Victoria, lodge an appeal against my coaching de-registration which I received whilst registered at the _____ Football Club in the _____ Football League.

Enclosed herewith is my cheque for \$550.00 (inc. GST) made payable to "AFL Victoria" being the bond lodged with my appeal, which I submit on the following grounds:

I agree to bound by the AFL Victoria Rules and Regulations regarding the Independent Panel and will abide by the decision of the Independent Panel, which shall be final and binding on all parties.

Player's Signature: _____ Date: / /

APPEAL RIGHTS OF AFL VICTORIA PLAYERS/OFFICIALS

- a) These rules are applied in accordance with the AFL Player and Official De-registration Policy Section 3.5 (a) which states that 'A deregistered Player/Official can appeal a decision of their State Body in accordance with their State Body's rules, regulations, by-laws and/or guidelines regulating tribunal and appeals procedures, as amended from time to time.'
- b) A player/official of a club of an Affiliate who has been de-registered may appeal to the AFLV Appeals Board against such refusal, by notice in writing lodged with AFLV.
- c) A player/official may only submit one (1) appeal in any one season.
- d) The player/official concerned shall be entitled to representation at the hearing.
- e) Such representation shall not be by any person who is legally qualified.
- f) Such appeal shall be heard within a period as determined by AFLV.
- g) AFLV shall inform each affected league of the appeal as soon as practical after lodgement by the player/official of his notice of appeal.
- h) The player/official must lodge a bond of \$550 (inc. GST) made payable to "AFL Victoria" and such bond may be forfeited should the appeal be considered frivolous. A \$250 (inc. GST) administrative fee will be retained from the Appeal bond irrespective of the outcome of the appeal.
- i) The player/official must also lodge a completed Appeal Form together with a copy of any relevant documentation regarding the de-registration.
- j) The league who de-registered the player/official will be required to lodge the player/official's tribunal history and any other relevant information to the appeal with AFLV.
- k) Should the player/official fail to lodge a bond of \$550 (inc GST) within six (6) days of notifying AFLV, the de-registration shall stand and any right to appeal is forfeited.
- l) In all cases with reference to the applicable time lines, AFLV shall determine the date and time for lodgement of the form or bond, as the case may be.
- m) The AFLV Appeal Board may regulate the proceedings before it as it deems fit and the decision of the AFLV Appeal Board shall be final and binding on all parties.
- n) Any written evidence the appellant wishes to submit for consideration by the AFLV Appeals Board must be submitted to AFL Victoria no later than 7 days prior to the scheduled hearing. Contact details including a current address and phone number/s of any written references must be included.
- o) Contact details including a current address and phone number/s of any witnesses the appellant wishes to call to give evidence must be provided to AFL Victoria no later than 7 days prior to the scheduled hearing.