



State Player Nomination & Consent Form

If you wish to nominate for an Indoor State team for 2017 please fill out the form below

PLAYER DETAILS

Surname: _____ Given Name: _____

Date of Birth: _____ / _____ / _____

Telephone: *Home* _____ *Mobile* _____

Parent/Guardian Name (if under 18 years of age):

Contact numbers: *Mobile*: _____ *Work*: _____

Email Address _____

Club/ Centre (you represent)

Side you wish to be considered for:

Open Men

Open Women

22 and under boys

22 and under Girls

PLAYER SPECIFICS

Batting: Right Hand Left Hand **Keeper:** Yes No

Bowling: Right Arm Left Arm **Bowler type:** Fast Medium Off Spin Leg Spin

Fielding: Name 2 preferred fielding positions 1. _____ 2. _____

BRIEF OVERVIEW

- The squads will be limited to 16.
- You will have 3 weeks to withdraw with no penalty after which you may incur suspension from the next Victorian indoor side.
- Squads announced at the State dinner.
- Need to attend 2 trainings in 2016.
- Must be 16 years or older.
- Must have qualified for finals in any grade of Vicleague, Superleague or Majorleague in prior year unless prevented from playing through injury or illness in which case medical evidence may be required.
- Must be currently playing in Superleague/Majorleague.
- Must be available on competition dates and be prepared to pay all associated costs.
- Please allow between \$1600 and \$2000 for the player cost. (Please note this is an estimate only.)
- An itemised payment list and schedule will be sent as soon as possible.

PARENT/GUARDIAN and PLAYER CONSENT FORM

I am the parent or guardian of the Player. I authorise and consent to the Player undertaking the Junior Indoor Metro Championships ("**Program**") in conjunction with Cricket Australia, Indoor Sports Victoria and Cricket Victoria ("**Organisers**"). In consideration of this application to participate in the Program being accepted, I expressly agree to be responsible for the Player's behaviour and agree to accept, in my capacity as parent or guardian, the terms set out in this declaration, including the provision by me of a release and indemnity in the terms set out below. In addition, I agree to be bound by and to comply with Organisers rules or any rules or directions or other instructions from Organisers or any rules of the Program. I make this declaration on behalf of myself (as parent or guardian of the Player) and on behalf of the Player.

1. "**Organisers**" for the purposes of this declaration means trading as Cricket Victoria, Cricket Australia, Indoor Sports Victoria
2. I agree that the Player and I will abide by and comply with these terms and conditions at all times while participating in the Program
3. If accepted, the Player will be permitted to participate in the Program subject to him/her and me complying with the terms and conditions of the use of the Program contained in this declaration and any reasonable direction issued by Organisers or its representatives
4. This document cannot be amended. If it is amended the application to participate in the Program will be null and void and cannot be accepted by CV/CA/ISV
5. Insurance is in place that may provide limited cover to the Player whilst he/she is participating in the Program. I understand that this insurance may not cover the Player for all injury, loss or damage sustained and I acknowledge that Organisers does not make any representations about the suitability of any insurance. I also understand I can (or the Player can), in my own interests (and those of the Player) and at my own expense, seek and obtain personal insurances over and above the cover provided by Organisers
6. This declaration comprises a contract between me and Organisers which is necessary and reasonable in order to provide the Program
7. Exclusion of Implied Terms: I acknowledge that where I am (or the Player is) a consumer of recreational services, as defined by any relevant law, certain terms and rights usually implied into a contract for the supply of goods or services

may be excluded. I acknowledge that these implied terms and rights and any liability of Organisers flowing from them are expressly excluded to the extent possible by law. To the extent of any liability arising, the liability of Organisers will, at its discretion, be limited in the case of goods, to the replacement, repair or payment of the cost of replacing the goods, and in the case of services, the resupply of the services or payment of the cost of having the services supplied again

8. **WARNING UNDER THE FAIR TRADING ACT 1999:** Under the Fair Trading Act 1999 (Vic) several statutory guarantees apply to the supply of certain goods and services. These guarantees mean that the supplier named on this form is required to ensure that the recreational services it supplies to you are: rendered with due care and skill; are reasonably fit for any purpose which you, either expressly or by implication, make known to the supplier; and might reasonably be expected to achieve any result you have made known to the supplier.

Under section 32N of the Fair Trading Act 1999 the supplier is entitled to ask you to agree that these statutory guarantees do not apply to you. If you sign this form, you will be agreeing that your rights to sue the supplier under the Fair Trading Act 1999 if you are killed or injured because the services provided were not in accordance with these guarantees, are excluded, restricted or modified in the way set out in this form.

NOTE: The change to your rights, as set out in this form, does not apply if the death or injury is due to gross negligence on the supplier's part. "Gross negligence" is defined in the Fair Trading (Recreational Services) Regulations 2004

9. **Release and Indemnity:** In consideration of Organisers accepting this application to participate in the Program, I, to the extent permitted by law, (a) release and will release Organisers from all Claims that I or the Player may have or may have had but for this release arising from or in connection with the Player's participation in the Program; and (b) indemnify and will keep indemnified Organisers in respect of any Claim by any person including another person participating in the Program arising as a result of or in connection with the Player's participation in the Program. In this clause 9 "Claims" means and includes any action, suit, proceeding, claim, demand, damage, penalty, cost or expense however arising including but not limited to negligence but does not include a claim in respect of any action, suit, etc. made by any person entitled to make a claim under a relevant insurance policy
10. **Fitness to Participate:** I declare that the Player is medically and physically fit and able to participate in the Program. The Player is not and must not be a danger to his/herself or to the health and safety of others. I or the Player will immediately notify Organisers in writing of any change to the Player's medical condition, fitness and ability to participate. I understand and accept that Organisers may continue to rely upon this declaration as evidence of the Player's fitness and ability to participate in the Program. I also agree that the Player may be prevented from participating in the Program where Organisers, upon any grounds, deems that the Player is not fit to participate in the Program
11. **Medical Treatment:** I consent to the Player receiving any medical treatment that Organisers reasonably considers necessary or desirable for him/her during my participation in the Program. I also agree to reimburse Organisers for any costs or expenses incurred in providing the Player with medical treatment
12. **Right to Use Image:** I acknowledge and consent to photographs and electronic images being taken of the Player during his/her participation in the Program. I acknowledge and agree that such photographs and electronic images are owned by Organisers and that Organisers may use the photographs for promotional or other purposes without my further consent being necessary. Further, I consent to Organisers using my name, image, likeness and also the Player's performance in the Program, at any time, by any form of media, to promote Organisers or the Program
13. **Severance:** If any provision of this application and declaration is invalid or unenforceable in any jurisdiction, the phrase or clause is to be read down for the purpose of that jurisdiction, if possible, so as to be valid and enforceable. If the phrase or clause cannot be so read down it will be severed to the extent of the invalidity or unenforceability. Such severance does not affect the remaining provisions of this membership declaration or affect the validity or enforceability of it in any other jurisdiction
14. I warrant that all information provided is true and correct
15. **Use of email address:** I consent to receiving electronic material from Organisers or its authorised representatives
16. I am fully responsible for the security of the Player's personal possessions while participating in the Program. Organisers will not be liable for replacement of any personal possessions
17. Organisers have a Privacy policy and the information provided with this application is necessary for participation in the Program. I acknowledge and agree that the information provided in this form will be used by Organisers to facilitate participation in the Program. I acknowledge and agree that the information provided may be used for marketing purposes by a third party unless I nominate not to be included in any such activity. I understand that I will be able to access my information through Organisers. If the information is not provided, my application may be rejected

I have read, understood, acknowledge and agree to the above declaration including the warning, exclusion of liability, release and indemnity.

Parent/Guardian/Player Name (please print): _____

Parent/Guardian/Player Signature: _____ Date: _____ / _____ / _____

Please send form back to: admin@indoorsportsvictoria.com.au

Or post to: Indoor Sports Victoria, PO Box 393, Boronia VIC 3155.