

# GRIEVANCE, DISCIPLINARY AND TRIBUNAL - BY-LAW

Season 2024

**Bendigo Amateur Soccer League** 



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#### 1. INTRODUCTION AND OBJECTIVES

- 1.1 This By-Law is made by Bendigo Amateur Soccer League Incorporated (**BASL**) pursuant to the BASL Constitution.
- 1.2 The Objectives of this By-Law are to:
  - a) Ensure that all Club Associates and Match Officials observe the Laws of the Game, the BASL Constitution, Statutes, Regulations, By-Laws, Rules of Competition and Policies as shall be applicable from time to time (in this By-Law referred to collectively as **Laws**).
  - b) Ensure that Football is played competitively and fairly in a sporting fashion and in accordance with the Laws.
  - c) Encourage participation in Football and to improve and advance Football as a spectator sport, and to provide a safe and secure playing and spectating environment.
  - d) Provide a system which sets out processes, procedures, guidelines and penalties for any Club Associate(s) who breaches the Laws; and
  - e) Ensure that any charges brought against a Club Associate(s) at a Tribunal and any appeal from a Tribunal decision or any charges against a Match Official shall be conducted fairly and in accordance with the principles of Natural Justice.

1.3 The Grievance, Disciplinary and Tribunal By-Law is referred to as the **GDT**.

## 1.4 Staff contact details:

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### 2. DEFINITIONS AND INTERPRETATION

In this By-Law, unless the context otherwise requires, the following terms shall mean:

- **Abandoned Fixture** means a Competition Fixture which has commenced but has been stopped by the Match Official prior to its conclusion.
- Additional Suspension means any Suspension in addition to an Automatic Suspension.
- **Appeal** means either an appeal against a Red Card penalty, or an Appeal against a Tribunal determination, as the case may be.
- Automatic Suspension (also referred to as Automatic Game, Automatic and Auto) means a one
  Match Suspension that cannot be reviewed or challenged and commences immediately upon issue by
  the Referee, irrespective of notification from FFV.
- Club has the same meaning as the BASL Constitution.
- Club Associate(s) means one or more of the following, whether individually or collectively:
  - (a) Club Director(s), Committee Member(s) and Office Bearer(s);
  - (b) Club Official(s) (including but not limited to a coach, team manager or anyone who is officially associated with or on behalf of a Club).
  - (c) Player(s) of a Club.
  - (d) Member(s) of a Club as defined in the Club's Constitution.
  - (e) Supporter(s) of a Club.
  - (f) Spectators at a Match, who unless otherwise identified with a Club shall be deemed to be supporters of the Home Club.
  - (g) Any person(s) involved with and/or who contributes to the game of Football in any capacity;
  - (h) Club(s).
  - (i) Team(s).
- **Competition season** means any series of competitive Matches determined by BASL but does not include a Finals Series.
- Entering the Field of Play without permission means entering the field of play without permission from the Senior Match Official.
- Finals Series means a series of finals Matches as designated by BASL.
- **Fine** means a monetary penalty as stipulated in Schedule 2 or otherwise as referred to within this By-Law.
- **BASL** means Bendigo Amateur Soccer League.
- FFA means Football Federation Australia.
- FIFA means Federation Internationale de Football Association.
- **Football** means Association Football, the sport/game which is administered by the BASL/FFV/FFA/FIFA and/or any forms, variations, kinds, types or related activities conducted under the auspices of the BASL. Football and soccer have corresponding meanings.
- FV means Football Victoria.
- Forfeit means the same as defined in the Rules of Competition.
- Form means any of the forms set out in Schedule 3.
- **Grievance** means a Dispute (as defined in the BASL Constitution) to which clause B39 of the BASL Constitution applies.
- Instigator of a Melee means inciting or causing a Melee.



- Match (also Fixture) means any game of Football played under the auspices of BASL, and in applicable cases FFV/FFA, or otherwise played under BASL's direction or control, including but not limited to non-BASL games where BASL has appointed Match Officials or deems the game under its auspices.
- Match Official includes the following:
  - (a) BASL appointed Senior Match Official (also known as the Referee),
  - (b) Assistant Match Official (also known as Assistant Referee),
  - (c) Match Assessor,
  - (d) Any other person designated by BASL as a Match Official, or
  - (e) Any individual who acts as a Match Official in any Match.
- Match Time means a period of time designated for a Match to be played, including one hour prior to the scheduled kick off time and one hour after the Referee has signalled full time. Match time also includes:
  - (a) pre-Match inspections and address.
  - (b) half time intervals; and
  - (c) post-Match formalities including but not limited to signing Match Records.

and during which time the Match Official(s) retains jurisdiction.

- Melee (non-violent) means a confrontation, altercation and/or a heated exchange of words and gestures between 3 or more persons who are either Players or Club Associates whether on or off the field.
- Melee (violent) means a violent clash, struggle and/or fight, between 3 or more persons who are either Players or Club Associates whether on or off the field, and where 1 or more persons are either physically injured or in BASL's reasonable opinion likely to have been physically injured, regardless of whether any such injury may be serious or otherwise.
- Misconduct shall mean any act or omission by a Club Associate or a Match Official that constitutes:
  - (a) a breach of the FIFA Statutes and Regulations.
  - (b) a breach of the FFA Statutes, Regulations, By-Law, policy or code of conduct which may be in place from time to time.
  - (c) a breach of the Laws of the Game.
  - (d) a breach of a BASL By-Law, regulation, code of conduct or policy unless such By-Law, regulation, code of conduct or policy contains a provision or provisions for dealing with any breach thereof.
  - (e) a breach of BASL's Rules of Competition or this GDT.
  - (f) participating, assisting or arranging the participation or assistance of others in any Match fixing, gambling or betting activities in relation to a Match.
  - (g) in the opinion of BASL, conduct which is or may be or has a result that is or may be prejudicial to the interests or reputation of either the game of Football in Victoria, FFV or of any of its sponsors or associates.
- Misconduct Penalty means a penalty determined by BASL in accordance with Schedule 2 of this By-law.
- Misconduct Penalty Offence means any one of the offences set out in Schedule 2 Part 3of this By-Law.
- Offence against a Match Official means any of the relevant offences set out in Schedule 1 or Schedule 2 of this By-Law as the case may be.
- **Penalty Offence** means anyone of the offences set out in Schedule 1 or Schedule 2 of this By-Law as the case may be.
- Penalty Unit shall mean the amount set out in Schedule 2 Part B of this By-Law.
- Play off means a Match or Matches other than a Finals Series to determine final ladder positions, promotion opportunity or relegation and unless otherwise specified in this By-Law is part of a Competition Season.



- **Protest** means a formal protest against a Match result arising from an allegation that a Club has fielded an Unregistered or Ineligible Player.
- **Recommended Penalty** means the relevant recommended sanction for Misconduct Penalty Offences as per Schedule 2 Part 3 of this By-Law.
- Red Card means either a Direct Red Card or an Indirect Red Card.
   Red Card Appeal means a review by the Tribunal at first instance of an Additional Suspension received as a result of a Red Card.
- **Season** means the Regular Season as defined in the Rules of Competition, and includes any finals or play-off fixtures, and any Cup fixtures held in the same calendar year.
- **Suspension** shall have the meaning set out in clause 6.1(a) and includes an Automatic Suspension and an Additional Suspension.
- **Team** means a group of players fielded by a Club to participate in a Match.
- **Team Misconduct** in relation to a Club's team means:
  - (a) Where 5 or more of its Players are cautioned during the same Match; or
  - (b) Where 3 or more of its Players are sent off during the same Match.
- Tribunal means the specialist, independent panel of 1 to 3 appointed members that hears and
  determines allegations of Misconduct. Tribunal cases may include on field Misconduct, Suspensions
  and Member Protection matters, and/or other Misconduct offences as warranted by the FFV to the
  jurisdiction as prescribed by the Grievance, Disciplinary and Tribunal By-Law 11. References to the
  Tribunal may be a reference to the first instance panel, or Appeals Board, as relevant in the
  circumstances.
- **Vexatious Claim** means a claim or complaint instituted without sufficient grounds and serving or designed only to cause harm or annoyance to another party.

#### 3. INVESTIGATION AND CHARGES

## 3.1 Charge of Misconduct

- (a) Subject to this By-Law only BASL's President, BASL Committee of Management, or a member of BASL Discipline Team, may bring a charge of Misconduct on behalf of BASL against a Club Associate or a Match Official. The President has delegated this function to the BASL Discipline Team but may delegate to another member of staff as required.
- (b) This GDT applies to any and all Matches (Fixtures) as defined, and to any Club, Team, player, coach, official or Club Associate, whether in relation to a Match or otherwise.
- (c) BASL may investigate any matter that is relevant in its opinion to whether a charge of Misconduct ought to be brought in accordance with clause 3.1(a). The following apply:
  - (i) Such investigation may be carried out by BASL as it sees fit and Club Associates and Match Officials are required to cooperate fully with BASL in the conduct of an investigation.
  - (ii) In complex, serious, or politically sensitive matters, in the absolute discretion of the BASL Executive Members, BASL may appoint an independent investigator to conduct the investigation in BASL's stead and provide a report to BASL. Any actions or decisions thereafter remain those of BASL
  - (iii) The decision under the preceding sub-clause to (or not to) appoint an independent investigator in any matter is not subject to review.
- (d) At any time, BASL may determine whether any charge(s) of Misconduct will be made against a Club Associate and whether it will be dealt with by:
  - (i) the Tribunal.
  - (ii) a Red Card penalty or Misconduct Penalty Offence.
  - (iii) mediation under this By-Law.
  - (iv) any combination of the above; or
  - (v) in any other manner that BASL deems appropriate

and such determination shall be at the absolute discretion of BASL and not subject to review by any party.

(e) BASL may in its unfettered discretion choose to dismiss or not investigate any matter that it determines to be a Vexatious Claim or determine at any time whether no action is to be taken in relation to any matter.

# 3.2 Strict Liability of Clubs

- (a) All Clubs are responsible and liable for the conduct of their Club Associate(s) at or in the vicinity of any Match.
- (b) The strict liability obligations of a Club within clause 3.2(a) apply regardless of the responsibilities attached to any other person or entity in respect of a Match or event.
- (c) Notwithstanding clause 3.2(a) BASL may, in its sole discretion, elect not to proceed against a Club for the Misconduct of a Club Associate where:
  - (i) the Club is (for the relevant Match or event) compliant with Match day security standards and/or protocols as published by BASL from time to time (for example, the Match Day Risk & Security Requests);
  - (ii) the Club cooperates with any investigation by BASL into the alleged Misconduct, including without limitation naming or identifying, upon request by BASL, those individuals or Club Associates known to the Club in relation to the alleged Misconduct; and
  - (c) BASL, on review of the information available to it, forms the view that to proceed against the Club for the actions of the Club Associates is unduly harsh or unfair in the circumstances.
- (d) Matters that BASL may consider in forming its view under clause 3.2(c)(iii) include but are not limited to:
  - (i) the tribunal and misconduct history of the Club or individuals.
  - (ii) the cooperation of the Club; the significance of the nature of the Misconduct.
  - (iii) whether the Club acted swiftly to counter the Misconduct and denounce the incident at the relevant times; and
  - (iv) whether the Club has taken any relevant action of its own regarding the Misconduct.
- (e) Where a Club complies with all the matters in clause 3.2(c), BASL nevertheless retains a discretion to proceed against the Club for the Misconduct where BASL is of the view that the relevant Misconduct is of a particularly egregious or significant nature. Where BASL does so proceed against the Club, the Tribunal may consider these factors in penalty mitigation in circumstances where the Club is found guilty of Misconduct at a subsequent hearing.

By way of example: where a Club Associate of a Club releases flares at a Fixture, BASL may decide to not proceed against the Club in its sole discretion where the Club: acts swiftly to deal with the flare at the time; identifies the Club Associate to BASL; and provides such cooperation to BASL as otherwise requested. Any such decision will not preclude the BASL from proceeding against the Club Associate(s) in question for the conduct described.



## 3.3 Recognition of bans

- (a) BASL may recognise and apply any validly imposed suspension under the terms of the FFA National Banning Regulations (or other FFA Misconduct or Code of Conduct rules or regulations) upon a Club Associate, as well as any validly imposed suspension upon a Club Associate by another Member Federation, in its absolute discretion.
- (b) Where such suspension is significantly greater in penalty or effect for a given offence than an equivalent Suspension in this GDT, the relevant Club Associate may apply to BASL for the matter to be referred to the independent Tribunal for consideration of the Suspension penalty only for BASL's purposes (but not for consideration of the facts of the matter or the finding).

## 4. YELLOW CARDS and RED CARD MISCONDUCT

# 4.1 Misconduct general

Misconduct by a Player that occurs during Match Time may result in:

- (i) a caution (**Yellow Card**), as defined in clause 4.2.
- (ii) an expulsion (**Red Card**) either Direct or Indirect, as defined in clause 4.5; and/or
- (iii) a charge of Misconduct, including the Misconduct Penalty Offences as per clause 5

against a Player, and in applicable cases a Club, in accordance with the provisions of this By-Law.

#### 4.2 Yellow Card Offences

A Yellow Card is a caution from a Match Official to a Player for a minor infringement (Law 12 of the Laws of the Game), as set out in Schedule 1 Part 1 of this By-Law.

#### 4.3 Accumulation of Yellow Cards

(a) A Player who accumulates the following Yellow Card infringements during the same Competition Season, regardless of the league or competition or Club in which those Yellow Cards are received (excluding junior competitions), shall receive the following sanction upon notification from FFV:

Number of Yellow Cards accumulated:	Automatic Suspension	Fine imposed on Team	In addition:
5 during the same Competition Season	1 Match	N/A	N/A
8 during the same Competition Season	2 Matches	1 Penalty Unit	N/A
11 during the same Competition Season	3 Matches	2 Penalty Units	Referred to Tribunal for determination of Misconduct.
14 during the same Competition Season	4 Matches	3 Penalty Units	Referred to Tribunal for determination of Misconduct.

The additional Match(es) as a result of an accumulation of Yellow Cards Automatic Suspension:

(i) cannot be appealed.



- (ii) operate from the time of notification of the Suspension by BASL; and
- (iii) must be served in the competition in which the majority of the 5 (or 8 or 11 or 14 as the case may be) Yellow Cards were received. Where a player has moved leagues or Clubs, the Suspension shall be served in the new league or Club, unless determined otherwise by BASL.

Note: BASL is dependent upon receiving match records from the Match Official and clubs accurately entering details into Sports TG. BASL cannot be held responsible for any delay in receiving records or inaccurate entries into Sports TG, that may result in a delay in notification of Yellow Cards

- (b) For the avoidance of doubt, Clause 6.3(a) of this GDT applies.
- (c) Notwithstanding clause 4.3(a), for Knockout Cup, League Cup or any other competition (excluding finals, refer section 4.4 of the GDT) pre or post season a Player who accumulates 3 Yellow Card infringements during the same competition the following shall apply:
  - (i) a 1 Match Automatic Suspension; and
- (e) Clause 4.3(c) is not applicable where the competition is held throughout the championship season (i.e., any specific weekend is designated for this competition). In this event any yellow cards received will be accumulated in line with clause 4.3(a) above.

#### **Best and Fairest eligibility**

- (d) For the avoidance of doubt:
  - (i) A Player who receives a Suspension in a Competition Fixture during the Regular Season (excluding Play Off, Knockout Cup, League Cup, Other Competitions and Final matches) shall be ineligible to win a Best and Fairest award in any given Regular Season. This includes but is not limited to a player who receives five (5) Yellow Cards or more in a Regular Season (I.e., a one-match ban under clause 4.3(a) does make a Player ineligible for a Best and Fairest award).

#### 4.4 Finals

- (a) At the conclusion of the regular home and away Competition Season the number of Yellow Cards accumulated against each player shall be reset to zero. Players otherwise eligible for a Finals Series or any post-season competition (if held) shall commence that competition with no Yellow Cards recorded against them.
- (b) A Player who accumulates 2 Yellow Cards in separate Matches during any POST season competition shall receive:
  - (i) an Automatic Suspension, which cannot be appealed, and which must be served in the Finals Series in which the 2<sup>nd</sup> Yellow Card was received, unless determined otherwise by BASL; and

# 4.5 Accumulation of Yellow Cards Automatic Suspension in final game of Season or Finals

Notwithstanding any other provision in this GDT or the Rules of Competition, the following applies:

(a) Despite clause 4.4(a), any player that receives a Suspension subject to clause 4.3 as a result of the final round of the regular home and away season or the last fixture for the team in which the club is scheduled to play must serve their Suspension in the next available Match/s including any relevant Finals Series or other pre or post season competitions BASL may organise (including but not limited to Knockout Cup, League Cup etc) where applicable.

By way of example: where a Player or Club Associate accrues their 5<sup>th</sup> Yellow Card in the final round of the regular league Season and where that Player or Club Associate:

- (i) <u>is not</u> playing Finals (or other competition), then the Automatic Suspension for the accumulation of Yellow Cards shall be served in Round 1 of the following competition league season; or
- (ii) <u>is</u> playing Finals (or other competition), then the Automatic Suspension for the accumulation of Yellow Cards shall be served in the first week of the Finals Series.

This clause applies for an Automatic Suspension for accumulation of a 8<sup>th</sup>, 11<sup>th</sup> or 14th Yellow Card (as the case may be) as well, such that the Suspension may fall across two competition league seasons, including Finals (or other competition) or part thereof.

- (b) Where a Player or Club Associate accrues 2 Yellow Cards in a Finals Series subject to clause 4.4(b), and where that Player or Club Associate:
  - (i) <u>has</u> a further Finals Series (or other competition) match to be played, then the Automatic Suspension for the accumulation of 2 Yellow Cards shall be served in the next match in that Finals Series.
  - (ii) <u>does not have</u> a further Finals Series (or other competition) ), then the Automatic Suspension for the accumulation of Yellow Cards shall be served in Round 1 of the following competition league season

By way of example: where a 2<sup>nd</sup> Yellow Card is accrued by a Player during a Grand Final Match, the Automatic Suspension shall be served by the Player in Rd 1 of the league the Player is in for the following Season.

(c) For the avoidance of doubt, clauses 4.5(a) and 4.5(b) shall prevail to the extent of any inconsistency in any other BASL rule, regulation, or by-law.

### 4.6 Voluntarily standing down Players for accumulated Yellow Cards

(a) From time to time, a Club may become aware of a Player having accrued their 5<sup>th</sup>, 8<sup>th</sup>, 11<sup>th</sup> or 14th Yellow Card (as the case may be) prior to the Club receiving official notification from BASL.



- (b) Where a Club is aware of a Player having accrued their 5<sup>th</sup>, 8<sup>th</sup>, 11<sup>th</sup> or 14th Yellow Card (as the case may be) prior to the Club receiving official notification from BASL, and the Club wishes to exclude the Player from a Fixture for the purposes of serving an Automatic Suspension, the Club must prior to the Fixture:
  - (i) notify (via email to BASL Discipline and BASL Info) of the Player's accumulated Yellow Card status and the Club's intent to exclude the Player from the Fixture (by 9.00am on the Friday prior to the next match to be played by that team); and
  - (ii) if requested, provide the Match Records for the Player showing the Yellow Cards received.

If a Club excludes a Player from a Fixture without prior notification to BASL, then that exclusion will not be considered as an Automatic Suspension served for that Player, in BASL's sole discretion.

#### 4.7 Red Card Offences

- (a) A Red Card may be issued by a Senior Match Official to a Player or Team Official in respect of a serious infringement (Law 12 of the Laws of the Game) as set out in Schedule 1 Part 2 of this By-Law. Red Cards may be either Direct or Indirect:
  - (i) If a Player is given two Yellow Cards during Match Time in the same Match, that person shall be given an Indirect Red Card, which shall replace the two Yellow Cards that gave rise to it.
  - (ii) If a Player is given a Direct Red Card during Match Time, any Yellow Card the Player has previously received in Match Time remains in place.
- (b) Subject to this By-Law, a Player or Team Official who is given a Direct or Indirect Red Card:
  - (i) must leave the field of play and its immediate surrounds, including the substitutes' bench during a Match; and
  - (ii) shall receive:
    - an Automatic Suspension (which for the avoidance of doubt applies immediately upon notification by the Match Official, cannot be appealed or rescinded other than via the Laws of the Game, and applies irrespective of notice from BASL, or of B or C below occurring);
    - b. a Penalty in accordance with Schedule 1 Part 3; and/or
    - c. a Fine of 1.00 Penalty Units to the Player's Team if applicable (see Schedule 2 Part C).



- (c) FIFA Rules of the Game clause 5 provides that where a Referee takes action against a team official who fails to conduct themselves in a responsible manner, the Referee may expel them from the field of play and its immediate surrounds. For the avoidance of doubt, "immediate surrounds" is defined by BASL to include, but not be limited to, the substitutes' bench and surrounding area, the change rooms, the Referee's room, and any other area a Referee may instruct in issuing the Red Card.
- (d) Upon notification to BASL by the Referee of a Red Card, BASL shall grade the severity of the Red Card in accordance with the Red Card Offence penalties in Schedule 1 Part 3 of this GDT and advise the Player or Team Official. BASL reserves the right to refer a Red Card to the independent Tribunal for additional consideration of penalty in its absolute discretion where BASL is of the opinion the incident giving rise to the Red Card is of a serious or egregious nature.

## 4.8 Multiple Red Card offences in Match

- (a) Where a Red Card is shown to a Player or Team Official, and the Player or Team Official thereafter performs a further offence(s), BASL may in its absolute discretion:
  - (i) levy additional penalties against that Player or Team Official using the Red Card offence table; or
  - (ii) refer the conduct to the Tribunal as an MP Offence,

or a combination of both.

By way of example: a player receives a R5 (violent conduct) Direct Red Card, and on leaving the field uses offensive language towards the referee. BASL may proceed in its absolute discretion as follows: either BASL may subject that player to the R5 penalty for the violent conduct, and also impose a R8 (then graded) penalty for the offensive language. Alternatively, BASL may refer the Player to the Tribunal to face an R5 charge for the violent conduct and an MP7 (graded accordingly) charge for the offence's against a match official.

(b) Where BASL applies a 2<sup>nd</sup> red card administratively in respect of a further offence under clause 4.8(a), the 2<sup>nd</sup> Red Card applied by BASL **does not** count as a Red Card for clause 4.9 purposes.

#### 4.9 Multiple Red Card offences in Season

(a) A Player who accumulates the following Red Card infringements during the same Competition Season, regardless of the league or competition or Club in which those Red Cards are received or in a Finals Series (excluding junior competitions), shall receive the following sanction:

Number of Red Cards accumulated:	Suspension	In addition:
2 during the same Competition Season	Automatic Suspension, plus 1 Match Additional Suspension	N/A



3 during the same	Automatic Suspension, plus 2	Referred to Tribunal for
Competition Season	Match Additional Suspension.	determination of
		Misconduct.
4 or more during the	Automatic Suspension, plus 3	Referred to Tribunal for
same Competition	Match Additional Suspension.	determination of
Season		Misconduct.

Notes: Neither the Automatic nor Additional Suspension can be appealed. The Additional Suspension must be served immediately after the Automatic Suspension and is in addition to any penalty under clause 4.7(b).

# 4.10 Early Red Card guilty plea reduction

- (a) A Player who has received a Red Card for conduct set out in Schedule 1 Part 3 shall be assigned the corresponding Penalty as graded by BASL.
- (b) A Player who has received a Red Card for conduct set out in Schedule 1 Part 3 other than any offence that results in an Automatic Game only, or any offence that results in a mandatory Tribunal, may plead guilty to the Red Card.
- (c) A Player who pleads guilty as per clause 4.10(b) shall receive a one Match reduction of the applicable Penalty, provided that the Player or his or her Club has notified BASL (discipline@basl.com.au and info@basl.com.au )in writing of the Player's guilty plea, which is received by BASL by 1:00pm on the Monday following notification by BASL of the Red Card. Once a guilty plea has been submitted to BASL, the Club Associate is deemed to have waived their right of Red Card Appeal.
- (d) If a Player pleads guilty as per clause 4.10(b) to a Red Card, and also pleads guilty to an administrative Red Card imposed under clause 4.8 (if any), the Player shall be entitled to a one match reduction for each penalty cumulatively applied.

### 4.11 Red Card appeal against length of penalty only

- (a) A Player who has received a Red Card penalty (other than any offence that results in an Automatic Game only or mandatory Tribunal) may Appeal against the severity of the Red Card penalty only.
- (b) Where a Player chooses to Appeal a Red Card severity of penalty as per clause 4.11(a), the following shall apply:
  - (i) a completed Red Card Appeal Tribunal Request Form (Schedule 3) must be lodged with BASL by 1:00pm on the Monday following Notification of the Red Card.
  - (ii) the Tribunal Request Fee set out in Schedule 2 must accompany the Form; and



- (iii) at the time of lodging a Tribunal Request Form, all monies owed by the Player or Player's Club to BASL must be paid in full, unless a prior arrangement with BASL has been agreed. No Red Card Appeal shall be permitted unless the Appellant's Club has paid all monies due and owing by it to BASL.
- (c) Where clause 4.11(b) is not satisfied the Tribunal shall have no jurisdiction to hear a matter and the original Penalty imposed shall apply.
- (d) Upon receipt of a Tribunal Request Form and subject to clause 4.11(b), BASL shall convene a Tribunal to hear the matter as soon as practicable.
- (e) Subject to this clause, at a Red Card severity of penalty Appeal hearing the Tribunal shall have no power to remove a Red Card or an Automatic Suspension, but may make a finding that:
  - (i) the offence has not been proven in which case the Tribunal may remove any Additional Suspension that may have been imposed; or
  - (ii) the offence has been proven in which case the Tribunal may increase the Penalty or impose any additional sanctions on the Player in its discretion as it sees fit; or
  - (iii) the Player is guilty of a different offence (or the same offence but at a different grading): in which case the relevant Penalty if any shall be applied and the Tribunal may impose any additional sanctions as per the relevant Red Card penalty offence schedule.
- (f) Notwithstanding lodgement of a Red Card Appeal Tribunal Request Form, until the Tribunal has determined the matter or stayed the operation of any Penalties, a Player must serve all applicable Suspensions and comply with all Penalties.

#### 4.12 Yellow Cards/Red Cards, and Abandoned or Forfeited Matches

If a Match is Abandoned or Forfeited:

- (a) all Red Cards awarded during that Match are not affected or rescinded.
- (b) all Yellow Cards awarded during that Match:
  - (i) are rescinded if the Match is replayed; and
  - (ii) are not affected or rescinded if the Match is not replayed

#### 5. OTHER MISCONDUCT

# 5.1 Misconduct Penalty Offence

- (a) BASL has adopted a system of penalties that apply to conduct that constitutes a Misconduct Penalty Offence (MP Offence) (Schedule 2 Part 3).
- (b) Upon receipt of a Misconduct Report, or in its own discretion, BASL may investigate the matter as per Clause 3. BASL may then:
  - (i) issue a Club or Club Associate with a Misconduct Penalty Offence.
  - (ii) Refer Misconduct Offence(s) matters to the Tribunal
- (c) A Club or Club Associate issued with a Misconduct Penalty Offence(s) by BASL may either:
  - (i) <u>accept</u> the Misconduct Penalty Offence(s) and the penalties imposed; or
  - (ii) <u>refer</u> the Misconduct Penalty Offence(s) to a Tribunal hearing.

BASL may also refer Misconduct Penalty Offence(s) matters to the Tribunal in its own discretion at any time.

(d) Accepting a Misconduct Penalty Offence(s):

Where a Club or Club Associate *accepts* a Misconduct Penalty Offence(s) (First Offence only) in accordance with clause 5.1(c)(i), the following applies:

- (i) the amount of Fine payable in Schedule 2 Part 3 for the Misconduct Penalty Offence(s) shall be reduced by 25%; and
- (ii) a one (1) Match reduction of the applicable Misconduct Penalty Offence, unless the Penalty is one match only, shall be applied (but no adjustment may be made to any Points penalty); and
- (iii) the Club or Club Associate forfeits their right to Appeal.
- (e) Referring a Misconduct Penalty Offence(s):

Where a Club or Club Associate *refers* a Misconduct Penalty Offence(s) to a Tribunal hearing in accordance with clause 5.1(c)(ii), the Club or Club Associate shall pay the Request fee in Schedule 2 Part A, and BASL shall convene a Tribunal hearing as soon as reasonably practical.

(f) For the avoidance of doubt: a Club or Club Associate charged with multiple Misconduct Penalty Offences during a Fixture may either *accept* all charges, or *refer* all charges to the Tribunal, but not accept some charges and not others, etc. If a matter is referred to the Tribunal and at the Tribunal, the Club or Club Associate then pleads guilty; no automatic discount under clause 5.1(d) applies.

#### 5.2 Serious Offences

(a) Where a Club or Club Associate is subject to any Serious Offence charge(s) as set out in Schedule 2 part 3 of this By-law, BASL may refer the charges to the Tribunal for determination regardless of clause 5.1(c)(i) in its sole discretion.

#### Police involvement

- (b) From time to time, Victoria Police may be alerted to an incident in relation to Football, and BASL may also be reviewing the incident for the purposes of Misconduct.
- (c) Where BASL is reviewing an incident, and it is claimed by a Club or individual that the incident is also the subject of a Police inquiry, BASL will postpone its investigation or progress of a matter where directed to do so by the Police. BASL may otherwise, in its absolute discretion, continue its investigation or progress of a matter, and the fact that a Club or individual claims that the Police are reviewing the incident shall not of itself be reason for BASL to cease its investigation or progress of a matter.
- (d) The Club and/or individual referred to in Clause 5.2(c) above must keep BASL informed about the status of the Police inquiry.
- (e) BASL may require that a person charged with a criminal offence must serve a Suspension and/or otherwise be suspended from all or any specific football-related activity for such period and on such terms and conditions as it sees fit where it determines its absolute discretion that there is a risk of harm to others or to football.

## 5.3 Repeat MP Offences

- (a) Where a Club or Club Associate is found guilty of a Serious Offence and then commits another Serious Offence in the same Season of the first Serious Offence, and where:
  - (i) it is the same Team or Club Associate(s) involved; then the subsequent Serious Offence shall be considered as a Second Offence or Third (or subsequent) Offence, as the case may be, for the purposes of sanctioning under Schedule 2 Part 3;
  - (ii) it is a different Team or Club Associate(s) within the Club; then the Tribunal shall be entitled in its sole discretion to determine whether the subsequent Serious Offence is considered as a Second Offence or Third (or subsequent) Offence, as the case may be, for the purposes of sanctioning under Schedule 2 Part 3.
- (b) Clause 5.3(a) applies for the remainder of the Season of the first Serious Offence regardless of whether the subsequent offences occur in a different Competition or Finals Series.



(c) Clause 5.3(a) carries across all Serious Offences as listed in clause 5.2(a). For the avoidance of doubt, the subsequent Serious Offence need not be the same offence as the first offence, but rather any other Serious Offence within the same Season for clause 5.3(a) to apply.

By way of example: a Match occurs on 3 May 2024 and a MP7D (Violence against Match Official) charge is found against a Club Associate at Tribunal. Any other Team or Club Associate within that Club that is charged with any Serious Offence listed in clause 5.2(a) may be subject to the Second or subsequent Serious Offence penalties until the end of the Season.

## 5.4 Breaches of the Rules of Competition

Any breach of the Rules of Competition may amount to a Misconduct Offence Penalty (MP10) (Other Misconduct) in BASL's sole discretion.

#### 6. SUSPENSIONS

#### 6.1 Suspensions

- (a) A Suspension is a ban or prohibition imposed on a Club or Club Associate from participating in a Match in any capacity, either for a period of time, or for a number of Matches. For the avoidance of doubt, a Suspension does not prevent a suspended individual from attending a match as a spectator only, unless otherwise so determined by BASL or the Tribunal.
- (b) For the purposes of clause 6.1(a), unless otherwise directed by a Tribunal, a Club Associate with a Suspension may attend Matches but must not participate as either a Coach, Player or in any official capacity for any BASL Club. This means and includes, but is not limited to a Suspended Club Associate may not:
  - (i) enter the field of play.
  - (ii) attend in the Technical Area/bench.
  - (iii) take, or otherwise be involved in, training sessions or warm-ups on Match day.
  - (iv) give the Team or Players instructions, either directly or via a third-party, on Match day (this does not prohibit giving encouragement or barracking).
  - (v) attend the Referee's room or the change room areas.
  - (vi) complete Team / Match Sheets; or
  - (vii) otherwise approach the Senior Match Official to discuss any aspects of the Match as a representative of the Team or Club, or otherwise hold themselves out as having the authority of a Club Associate for the Fixture.
  - (viii) act as a Marshal or Assistant Referee unless the Senior Match Official is made aware of the individual's Suspension and permits the involvement.
- (c) Any violation of clauses 6.1(b) may amount to Misconduct and may result in BASL:
  - (i) recommencing the Club Associate's Suspension from the date of the violation of the Suspension; or
  - (ii) referring the matter to the Tribunal for determination of Misconduct (MP10)

in BASL's sole discretion.

(d) In all cases where an individual is Suspended and ordered to undertake training, provide a written apology, or complete any other tasks as required by the Tribunal, the individual shall remain Suspended until such time as all aspects of the determination have been satisfied or completed.

### 6.2 Clubs Responsible For Payment of Fines and Monies Owing

(a) A Club is jointly and severally liable to BASL for payment of any Fine imposed on a Club Associate.

# 6.3 Serving a Suspension

- (a) In all cases where an individual is Suspended and ordered to undertake training, provide a written apology, or complete any other tasks as required by the Tribunal, and/or the individual's Club has been ordered to pay a fine, the individual remains Suspended until such time as all aspects of the determination have been satisfied or completed.
- (b) For the avoidance of doubt, regardless of notice from BASL, a Red Card received by a Player or Club Associate is an Automatic Suspension and must be served immediately. See clause 4.6(b).
- (b) A Club Associate must serve a Suspension without delay and a Suspension shall remain in effect until served in full irrespective of a change of status, league, level or age group.
  - (i) In all cases until a Suspension is served in full, a Club Associate must not participate in any other Fixture at any level in BASL Competitions. This includes Suspensions that are not totally served in a Competition Season and that are carried over and served in future or subsequent seasons.
  - (ii) A Suspension arising out of a Finals Series which is not served in full in that Finals Series shall be carried over to the following Competition Season in which the Club Associate participates.
- (c) If a Match is postponed prior to its commencement, such Match will not be classified as a Match served under Suspension for the purposes of calculating a Suspension remaining.
- (d) A Match that is Abandoned after commencement, or Forfeited prior to commencement, shall count as a Match served under Suspension for the purposes of calculating a Suspension remaining unless:
  - (i) any Club or Team to which the Suspended Club Associate belongs was responsible for the facts that led to the Abandonment or Forfeit; or
  - (ii) an incident leading to the Abandonment or Forfeit of a Fixture is referred to the Tribunal.

For the avoidance of doubt: where a Match is Abandoned after commencement, or Forfeited prior to commencement, and is subsequently re-played, the Abandoned / Forfeited Match shall not be considered to be a Match served under Suspension, and the relevant Player or other Club Associate will serve their Suspension in the next available Fixture.

(e) Unless otherwise advised, relevant Suspensions received in the Winter Season shall also be served in any other applicable tournaments, and vice versa. For the avoidance of doubt: this shall not apply to Suspensions arising from an accumulation of 5, 10, 15, Yellow Cards (as the case may be), or out-of-season competitions not administered by BASL.



- (f) Clubs and Club Associates may voluntarily serve suspensions for accumulated Yellow Cards in accordance with the provisions of clause 4.5 above.
- (g) For the avoidance of doubt, where during an independent Tribunal hearing a Club Associate is found guilty on liability, but the Tribunal has postponed or reserved its decision on penalty, the Club Associate shall be considered Suspended until the final decision is delivered, and any Matches missed shall count towards the length of any subsequent ban.

# 7. INDEPENDENT TRIBUNAL HEARINGS

## 7.1 Appointment & Composition of the Independent Tribunal

- (a) A pool of independent Tribunal members shall be maintained and shall consist of such person or persons as BASL shall from time to time deem fit to appoint (**Tribunal Members**).
- (b) A person shall not be appointed as a Tribunal Member if he or she is a BASL Director, Member or employee, or otherwise has a conflict of interest or perceived conflict of interest that might call into question their independence.
- (C) A person appointed as a Tribunal Member may be removed from the Tribunal Membership at the discretion of BASL, and approved by the Tribunal Chairperson, at any time and without reason.
- (d) For the avoidance of doubt employee's and staff of the Bendigo Amateur Soccer League are not considered **Tribunal Members**, however, may be in attendance solely in the role of Tribunal Administration.
- (e) A Tribunal Member generally will not be appointed to an independent Tribunal hearing panel if he or she:
  - (i) is a party to, or in any way directly or indirectly interested in, the matter to be heard by the Tribunal; or
  - (ii) is a Member or Official of a Club, or otherwise has any relationship with a Club that is a party to a matter, such that that person may be seen to be not independent.

Note: Given that tribunal members in a small association may from time to time be in potential breach of clause 7.1(e), clubs can object to the members of any particular tribunal convened (the particular tribunal members assigned) in line with clause 7.1(h) below.

- (f) Subject to this By-Law a Tribunal hearing may consist of one, two or three Tribunal Members.
- (g) Where at a particular hearing the independent Tribunal consists of more than one Tribunal Member:
  - (i) if the Tribunal Chairperson is one of the Tribunal Members appointed for that hearing, he or she shall act as Chairperson at the hearing; or
  - (ii) In any other case, the Tribunal Members shall appoint a Chairperson amongst themselves at the hearing.

(h) Any objections to the composition of a particular independent Tribunal Hearing Panel by a party must be made prior to, or at, the hearing of the relevant matter, failing which the parties will be deemed to have no objection to the composition of the Tribunal Panel or any member of it.

#### 7.2 Jurisdiction of Tribunal

- (a) The Tribunal shall have jurisdiction in respect of:
  - (i) any matters referred to it by BASL including, but not limited to, a matter involving a person who has submitted to the jurisdiction of BASL.
  - (ii) any objection to the composition and independence of the Tribunal Members forming the Panel.
  - (iii) any request by a Club Associate to review any sanction.
  - (iv) a Grievance; or
  - (v) any other matter in respect of which the Tribunal is given jurisdiction by BASL.
- (b) For the avoidance of doubt, the Tribunal shall not have any power to hear disputes relating to a Club Associate's contract with a Club.
- (c) No Tribunal Member may represent a Club or Club Associate in any proceedings before the Tribunal whilst either a Tribunal Member, or within 12 months from the end of their term of appointment as a Tribunal Member, without express prior written permission of BASL.

#### 7.3 Tribunal Process

- (a) If BASL determines to refer a matter to the independent Tribunal, it shall notify the relevant Clubs of all persons who may be affected by the Tribunal's decision of the following:
  - (i) the time, date, and place of the hearing.
  - (ii) sufficient details of the allegations against the party charged to enable the party to prepare a response to the allegations.
  - (iii) details of any documents or other evidence which may be relied upon at the hearing in support of the charge; and
  - (iv) that the party may make written representations to the Tribunal and/or appear before the Tribunal to make submissions, but may only be legally represented in the circumstances set out clause 7.3(e) below
  - (v) the penalty and/or sanction it recommends to the Tribunal be imposed if the party is found guilty; and
  - (vi) whether the BASL will make oral submissions and/or examine any person at the hearing (and if the BASL does not so notify then it is deemed to have stated that it will not).



- (b) BASL may remove from the notification, the names of any or all individuals who are under a legal incapacity (for example, those under the age of 18) if it feels it appropriate to avoid those names forming part of a permanent or public record. If the BASL does so, it must communicate those names orally to the other parties to ensure that natural justice prevails.
- (c) The Tribunal may conduct the hearing in any manner it sees fit including but not limited to video or teleconference and may, if it considers it appropriate, allow an amendment to the charges provided that:
  - (i) all parties affected are given a reasonable opportunity to be heard; and
  - (ii) the hearing is conducted with as little formality, and with as much expedition, as proper consideration of the matters permit.
- (d) The Tribunal is not bound by the rules of evidence or by practices or procedures applicable to courts of record, but may inform itself as to any matter and in such manner, it deems appropriate provided that the Tribunal adheres to the principles of natural justice. The following is ordinarily relevant to Tribunal Proceedings:
  - (i) at the commencement of a hearing the Tribunal Chair will read out each charge.
  - (ii) the person or Club charged, if present, will be asked whether or not they plead guilty or not guilty.
  - (iii) the parties will be invited to give to the Tribunal a summary of the matters on which they wish to rely.
- (e) A party may be represented by a person with legal qualifications only upon leave of the Tribunal. However, there is a presumption that Clause 7.3(c)(ii) above will be breached if that leave is granted, therefore the Tribunal must refuse that leave unless:
  - (i) the facts of the case are complex (and whether a party has provided notification under Clause 7.4(b)(ii) below has no relevance to this test); and
  - (ii) the BASL has received an email (from that party or the legal representative) by no later than 2pm on the day that is three business days before the date of the Tribunal hearing, in which that party:
    - seeks that leave; and
    - submits the reasons why the test in Clause 7.3(e)(i) has been met; and
    - submits the identity of the proposed legal representative,

or unless the BASL has provided an affirmative notification under Clause 7.3(a)(vi) above. The BASL must ask the Tribunal members who will be hearing the charges to consider the request to be legally represented, and advise the party of their decision, as soon as possible.

Note: The reason the Tribunal must refuse that leave is to reflect the fact that the Tribunal hearings are a fact-finding exercise that the Tribunal is sufficiently equipped to perform itself (for example, by examining witnesses itself). Natural justice is not compromised if the BASL will not be making submissions or examining witnesses (which it cannot if it has not provided an affirmative notification referred to in Clause 7.3(a)(vi) above).



- (f) If the BASL has provided an affirmative notification under Clause 7.3(a)(vi) above, the BASL may make such submissions to the Tribunal as it sees fit; whether in a role as Counsel Assisting the Tribunal or otherwise. If the BASL has provided a negative notification (or no notification) under Clause 7.3(a)(vi) above, then the BASL must not make any oral submissions to the Tribunal or examine any witness.
  - (h) Any evidence given, or statement made, in response to an allegation is without prejudice and may not be used in any subsequent court proceedings unless required by an appropriate court process.

## 7.4 Attendance at Tribunal

- (a) By a Club Associate:
  - (i) The attendance at the Tribunal of the Club Associate(s) who have been charged is **mandatory**.
  - (ii) Failure by a Club Associate(s) to attend Tribunal may result in:
    - (A) a matter being adjourned (see clause 7.10); or
    - (B) the matter proceeding without the Club Associate(s)

in the Tribunal's sole discretion and may result in a charge of Other Misconduct (MP10) in BASL's sole discretion.

Note: Tribunal members may indicate any witnesses, club associates or referee they require to attend a tribunal. Any direction must be obeyed to ensure that all relevant information is available for tribunal members to have to make informed decisions.

- (b) By Referee:
  - (i) Any written (including electronic) Incident Report or Misconduct Report, or other such report completed by a BASL appointed Match Official (Referee(s)) in relation to any matter before the Tribunal, shall stand as the Match Official's statement of evidence, unless the Match Official determines to also provide oral evidence at the hearing.
  - (ii) The ordinary position is that unless a Club or Club Associate provides prior notification to BASL that a BASL appointed Match Official is required for cross-examination, it is deemed that the BASL appointed Match Official is not required for cross-examination and the Match Official's record of events is not challenged for factual matters (and clause 7.5(b) does not apply).
  - (iii) Provided the Match Official is available by telephone if required, the physical presence at a Tribunal hearing of a BASL appointed Match Official (Referee(s)) in relation to any matter before the Tribunal is **not mandatory** for the matter to proceed, unless otherwise so directed by the Tribunal.



(c) For the avoidance of doubt, any written (including electronic) Incident Report or Misconduct Report provided by a Match Official shall stand as the facts of the alleged Misconduct event. The onus shall rest with the party challenging the facts of the event to establish to the comfortable satisfaction of the Tribunal that the facts as recorded are inaccurate or otherwise misrepresent the event.

#### 7.5 Witness evidence

- (a) The Tribunal may require any witnesses who are not parties to the matter to vacate the hearing room until called upon to give evidence.
- (b) Where the author of a document relied upon by a party is not present to be questioned about that document, the Tribunal may attach such weight to the document as it deems appropriate.
- (c) The parties may call evidence from such witnesses as are permitted by the Tribunal and all such witnesses can be subject to questioning by the other party or members of the Tribunal.
- (d) Evidence may be given in-person, or by way of a telephone or video link, unless the Tribunal directs otherwise.

#### 7.6 Documents or other evidence at Tribunal

- (a) Parties who wish to rely upon documents or other evidence (video recordings, witness statements, CCTV, photos, and so forth), must provide copies of such material to BASL no later than COB 48hrs prior to the scheduled hearing.
- (b) Material provided after this time will result in such documents not being permitted at the hearing except with leave of the Tribunal. For the avoidance of doubt, a party wishing to rely on video evidence must bring appropriate means to play the evidence at the hearing.

#### 7.7 Completion of evidence

- (a) At the completion of the evidence:
  - (i) the parties shall leave the hearing room if requested by the Tribunal.
  - (ii) the Tribunal will consider all the evidence and submissions made during the hearing and make a determination on the balance of probabilities with respect to whether or not the charge(s) have been proven.
  - (iii) The Tribunal may give an oral decision, a written decision, or may postpone the decision until such time as it deems necessary to formulate a decision. The Tribunal is not required to give reasons for its decision but may do so in its sole discretion.



- (b) If the Tribunal in a particular matter is constituted by more than one person, the question(s) before it may be decided by majority opinion. Where the Tribunal consists of only two persons, the Chair shall have the deciding vote.
- (c) Unless otherwise directed by the Tribunal, BASL shall publish on its website the results of all Tribunal hearings as soon as practicable.

#### 7.8 Penalties and Sanctions

- (a) At a Tribunal hearing, the Tribunal may make a finding that the Offence(s):
  - (i) have not been proven. In such case, the Tribunal may remove any Additional Suspension that may have been imposed (but may not remove or alter any applicable Automatic Suspension(s)).
  - (ii) have been proven as charged. Where the tribunal makes such a finding in a Recommended Penalty Offence matter, the Tribunal may either reduce or increase the ordinarily imposed Recommended Penalty Offence where the circumstances so warrant in the Tribunal's sole discretion; or
  - (iii) have been proven, but at a different grading or as a different offence. Where the Tribunal considers a different grading or offence has been established, it must give the party charged an opportunity to put any evidence and/or submissions in relation to that different offence to the Tribunal prior to the Tribunal imposing its finding.
- (b) Where the Tribunal finds that charge(s) have been proven (either as charged, or at a different grading or offence), then prior to imposing any penalty or sanction the Tribunal must invite the parties to make submissions to the Tribunal on the question of what penalty or sanction, if any, ought to be imposed.
- (c) Where a Club is found guilty of any charge which arises either wholly or partly out of the conduct of a Club Associate(s), the Tribunal must, when considering the question of penalty, consider any steps taken by the Club to:
  - (i) identify such Club Associate(s) and/or
  - (ii) minimise the risk of a repetition of such behaviour by the relevant Club Associate(s).
- (d) The Tribunal may have regard to any matters which it considers relevant to the question of penalty and, without limitation, may consider:
  - (i) the seriousness of the conduct with which the party is charged or found guilty of by the Tribunal.



- (ii) any loss or damage sustained or likely to be sustained by any party including but not limited to BASL howsoever arising from the conduct.
- (iii) evidence of the Tribunal history of the party charged.
- (iv) the extent to which the party has made efforts to prevent the conduct from occurring; and/or
- (v) insofar as they are relevant, the objectives of the BASL Constitution.
- (e) For the avoidance of doubt if any of the parties do not attend a hearing, a Tribunal may proceed in the absence of those parties, including the Club or Club Associate charged, in the Tribunal's sole discretion.
- (f) The Tribunal is not obliged to give written reasons for any decision made by it. If the Tribunal provides written reasons, then BASL shall publish those reasons on the BASL website unless otherwise directed by the Tribunal.
- (g) In addition to any Recommended Penalty required under this By-Law, the Tribunal may impose, in its own absolute discretion, any one or more of the following penalties or outcomes on such terms as it see fit:
  - i. On Individuals
  - Expulsion.
  - Disqualification from a competition in progress and/or exclusion from a future competition.
  - Suspension (including but not limited to suspension of a registration or accreditation).
  - Ban on taking part in any football-related activity.
  - Ban from team dressing room and/or team bench.
  - Ban from entering a Stadium.
  - A reprimand, warning or caution.
  - Mediation.
  - Compulsory attendance at an appropriate Education Course approved by FV.
  - Any such other sanction or penalty as the Tribunal sees fit.
  - ii. On Clubs
  - Disqualification from a competition in progress and/or exclusion from a future competition.
  - Suspension (including but not limited to suspension of a registration or accreditation).
  - A Fine.
  - A reprimand, warning, or caution.
  - Mediation.
  - Deduction of points (for a current or future competition).
  - Compulsory attendance (of specific Club Associates) at an appropriate Education Course approved by BASL/FV.
  - Full or partial stadium closure.



- A requirement to play a specified number of scheduled home matches at a neutral Stadium.
- Annulment of Match(es) result(s).
- Defeat by forfeit and awarding of any losing score the Tribunal determines.
- Any such other sanction or penalty as the Tribunal sees fit.
- (h) Where a party fails to comply with a determination of the Tribunal, this may be referred back to the Tribunal for further determination or may be handled in a manner as determined by BASL.
- (i) Subject only to the specified rights of Appeal, a determination of the Tribunal (or the Appeals Board) is final and binding on all parties. The parties undertake to carry out the determination without delay.

#### 7.9 Education Courses

- (a) In appropriate circumstances, the independent Tribunal may impose compulsory attendance at an education course approved by BASL/FFV as follows:
  - (i) a Respect and Responsibility course.
  - (ii) a Laws of the Game course; and / or
  - (iii) an Anger Management course.
  - (iv) any other education course the Tribunal deems relevant
- (b) Where a Club, Team, Club Associate and/or any other person or persons are directed to attend an Education Course:
  - (i) BASL will provide the Club with details of the next available session of the relevant education course.
  - (ii) The ordered Club, Club Associate and/or any other person(s), must attend and complete the course within 30 days of the determination (unless otherwise determined by BASL or the Tribunal).
  - (ii) If a Club or Team has been ordered to attend, and individual persons have not been specified, then all members of that Club or Team are required to attend unless otherwise stated; and
  - (iii) Where an individual is Suspended from participating in football until the relevant education course is complete, it is the responsibility of that individual to provide evidence of successful completion of the relevant course to BASL prior to resumption.



(c) The cost of participation in an education course (if applicable) shall be paid by the Club, Team, Club Associate and/or any other person or persons who are ordered to undertake such a course. The ultimate responsibility for payment, failing all other persons and/or entities shall be the responsibility of the Club to which any participant(s) belong to or was part of at the time of the education course was ordered.

# 7.10 Adjournments

- (a) Without limiting the generality of any clause of this By-Law or any discretion of the independent Tribunal, adjournments shall only be granted for extraordinary circumstances or where the Tribunal considers it would be harsh or unconscionable to any party or BASL not to do so. Ordinarily, adjournments will not be granted in circumstances where a charged party simply refuses or fails to attend a hearing.
- (b) Any requests to BASL for adjournment of a hearing must be lodged in writing and outline the reasons for adjournment. BASL may grant once-only an adjournment to a party upon application where BASL thinks it is fair and equitable to do so.
- (c) Where clause 7.10(b) has not been satisfied, adjournments may only be ordered at the hearing in the independent Tribunal's sole discretion.
- (d) Notwithstanding any request for adjournment, BASL, or the Tribunal where applicable, in its sole discretion may adjourn a matter for its own purposes.

### 7.11 Recording and transcript

- (a) This clause 7.11 stands as notice to all attendees at a BASL Tribunal hearing that sound and voice recording may occur and they may be recorded during a Tribunal hearing without any further notice being provided.
- (b) BASL may record a Tribunal hearing:
  - (i) at the request of a party to a Tribunal hearing; or
  - (ii) of its own volition; and

such recording shall stand as the official recording of any hearing. No party may record a Tribunal hearing without prior written permission from BASL.

- (d) Where BASL records a hearing, BASL may store that recording for the purposes of an Appeal. BASL may transcribe the recording at the request of a party or of its own volition. The transcript as transcribed by BASL shall serve as the official record of the Tribunal hearing.
- (d) The costs of transcribing a recording (if available) for the purposes of an Appeal shall be borne by the party requesting the transcription.
- (e) Appeal Tribunal hearings will not be recorded.



#### 8. APPEALS

## 8.1 Appeals Board

- (a) BASL shall establish an Appeals Board comprised of preferably senior, legally experienced members of the pool of Tribunal Members to hear Appeals under this By-Law or Appeals allowed under any other BASL Regulation, By-Law or Policy (**Appeals Board**). (Where possible BASL will enlist the assistance of FV for Appeals Board Hearings)
- (b) The Appeals Board shall be constituted by such persons as BASL sees fit, save that any member of a Tribunal panel that hears a matter at first instance shall not be eligible to constitute part of an Appeals Board to hear that matter on Appeal.

#### 8.2 Who can appeal?

- (a) Subject to this By-Law a party subject to a determination of the independent Tribunal may appeal such to the Appeals Board on the following grounds only:
  - (i) Denial of natural justice.
  - (ii) Error of fact or law; or
  - (iii) In any other case with leave of the Appeals Board.
- (b) A party subject to a determination of the independent Tribunal that did not participate in the first instance Tribunal hearing, shall ordinarily have no right to appeal unless leave is granted by the Appeals Board, which shall be heard as a preliminary matter to any appeal hearing as the Appeals Board sees fit.
- (c) If the Appeals Board is satisfied that grounds of appeal are made out it may then proceed to:
  - (i) where a transcript of the Tribunal hearing is available, review the matter in order to remedy any erroneous determinations; or
  - (ii) where no transcript of the Tribunal hearing is available, or in its absolute discretion, rehear the matter on the merits as a new hearing (hearing *de novo*).

#### 8.3 Time limit to Appeal

- (a) An appeal may be brought:
  - (i) no later than 5:00pm, 5 business days after the day on which the decision of the Tribunal was notified by BASL; and



- (ii) by lodging with BASL, a duly completed and signed Notice of Appeal in the form set out in Schedule 3 and payment of the appeal fee set out in Schedule 2 Part A (**Appeal Fee**).
- (b) Where 8.3(a) has not been satisfied, no appeal may be commenced without leave of the Appeals Board, or in BASL's sole discretion.
- (c) BASL may waive, upon application, the Appeal Fee in cases of hardship in its absolute discretion. However, where BASL waives the Appeal Fee, and the appeal is ultimately unsuccessful, the Appeals Board may order that all or part of the Appeal Fee be paid to BASL.

## 8.4 Notice of Appeal

- (a) The Notice of Appeal shall specify:
  - (i) the grounds of Appeal against the findings made by the independent Tribunal; and/or
  - (ii) whether the Appeal is against the findings of the Tribunal, or the severity of the penalty or outcome imposed by the Tribunal; and
  - (iii) such other details as set out in the relevant Form or as reasonably requested by BASL.
- (b) The Notice of Appeal may be lodged with BASL by:
  - (i) hand delivering it during regular business hours.
  - (ii) e-mail; or
  - (iii) post mail.
- (c) Upon receipt of the Notice of Appeal BASL shall:
  - (i) fix a date, time, and place for the hearing of the Appeal as soon as practicable; and
  - (ii) advise all parties interested in the Appeal in writing of these particulars and any amendment to these particulars.

### 8.5 Appeal Hearing

- (a) The provisions of clause 7 shall apply to the appointment, composition, procedures, and adjournments of the Appeals Board with such modifications as are necessary as though a reference to 'Tribunal' therein was a reference to 'Appeals Board'.
- (b) Where an Appeal is in relation to a Suspension, such Suspension shall remain in place pending the determination of the Appeal. The Appeals Board may on application by a party to the Appeal or of its own motion:



- (i) order that the Appeal be adjourned; and/or
- (ii) stay the execution of any sanction imposed on the appellant pending the determination of the Appeal.
- (c) The Appeals Board may only make an order pursuant to clause 8.5(b) where it is satisfied that there are exceptional and compelling circumstances that make it harsh or unconscionable if an order was not made.
- (d) At the hearing the Appeals Board may:
  - (i) make a finding that the offence(s) <u>have not</u> been proven in which case:
    - A. it may order that all, or a portion of, the Appeal Fee be refunded; and/or
    - B. it may remove any Additional Suspension that may have been imposed (but may not remove or alter any applicable Automatic Suspension).
    - (ii) or make a finding that:
      - A. the Offence has been proven as charged.
      - B. the Offence has been proven on a different level or grading; or
      - C. a different Offence has been proven.
- (e) Where the Appeals Board makes a finding that a different Offence has been proven, it may impose or confirm the imposition of the relevant Penalty for that offence, and may in its sole discretion, increase or decrease the Penalty or impose or remove any additional sanctions as it sees fit (but may not remove or alter any applicable Automatic Suspension).
- (f) In the case of all other offences, conduct or omissions, the Appeals Board may impose such penalty or sanction as it sees fit.
- (g) If the Appeals Board considers a different offence may have been committed it must give the party charged an opportunity to put any evidence and/or submissions in relation to that different offence.

# 8.6 Appeals Board decisions

- (a) Appeals Board decisions shall be public and shall be disclosed on the BASL website, unless ordered otherwise by the Appeals Board.
- (b) Only where a party has exhausted all avenues of appeal within BASL, may that party Appeal the Appeals Board's decision via and subject to Football Federation Australia's National Disciplinary Regulations and Grievance Resolution Regulations.
- (c) A decision of the Appeals Board shall be final and binding on the parties and no party may take any action in any court or tribunal or other forum other than via 8.6(b) to challenge such decision or seek to have it varied in anyway.

#### 9. OTHER MATTERS

#### 9.1 Notification to Club or Club Associates

- (a) Where BASL is required under this By-Law to notify any Club or Club Associate of any matter, such notification requirement shall be deemed to have been satisfied by BASL disclosing the notification in any combination as follows:
  - (i) on the BASL website or Facebook.
  - (ii) sending the notification by email directly to the relevant Club Associate's nominated contact email address provided to BASL.
  - (iii) sending the notification by email to the Club or Club Associate's President or Secretary.
- (b) For the purpose of calculating any relevant time periods, such notification will have been deemed to have taken place:
  - (i) in the case of notification by publication on the BASL website (or Facebook), or via email, the day on which it was published or emailed online; and

#### 9.2 Clubs are responsible for maintaining contact details

- (a) Clubs and Club Associates are responsible for ensuring that Club Contact details, Club Administrator details, Player, and Coach details, are correctly notified to BASL when requested.
- (b) Where a Club or Club Associate fails to correctly notify BASL of a change of details, via email, this will not be considered an extraordinary circumstance for the purposes of this By-Law.

#### 9.3 Member Protection Policy and GDT

- (a) BASL has adopted the FFA National Member Protection Policy (**MPP**), as advised from time to time, to address issues of discrimination, harassment, and vilification for all FFA affiliated Competition Administrators, Clubs and Club Associates.
- (b) Where an incident may constitute either/or a breach of the MPP and this By-Law, BASL may in its sole discretion determine the appropriate governing document under which to investigate, process, and penalise (if necessary) any matter.
- (c) For the avoidance of doubt, an individual shall remain under Suspension until all penalties have been satisfied or completed whether the penalties were determined administratively or by the Tribunal.



#### 9.4 Mediation

- (a) In relation to any dispute, alleged Misconduct or other matter, BASL may require Club or Club Associates to attend mediation with an independent mediator who shall act as a mediator for the purpose of attempting to reach agreement between the parties to the dispute.
- (b) Mediation shall be conducted on a without prejudice basis and the mediator shall have no power to impose any decision on any of the parties.
- (c) A failure by a Club Associate to attend such a meeting when requested without reasonable excuse may amount to Other Misconduct (MP10) and, at BASL's discretion, may be referred to the Tribunal for Determination.
- (d) Unless agreement is reached at such a meeting and recorded in writing and signed by the parties, BASL may in its complete discretion, decide to refer any allegations of Misconduct or other matter to the Tribunal.
- (e) BASL shall neither be a party to mediation nor make submissions on behalf of any party but may provide case materials from any investigation into the matter conducted by BASL and upon which the parties and the mediator may rely.
- (f) Ordinarily BASL shall not keep a formal record of mediations however may retain a copy of a settlement agreement reached between the parties.
- (g) Mediation may also be sought externally of BASL through the Dispute Settlement Centre of Victoria, or conciliation may be requested through the Victorian Equal Opportunity and Human Rights Commission (VEOHRC). To avoid doubt, BASL will not be a party to any external dispute resolution proceedings nor provide any case materials from any relevant investigations.

#### 9.5 Grievance

- (a) Clauses B41 resolution of Disputes in accordance with the Grievance Procedure.
- (b) For the avoidance of doubt, this GDT By-Law constitutes the Grievance Procedure in clause B41 of the constitution, and grievances to be determined by arbitration may be referred to the Tribunal for determination by BASL in accordance with the procedures in this By-Law.



#### SCHEDULE 1 - YELLOW and RED CARD OFFENCES

#### PART 1

#### MINOR INFRINGEMENTS - YELLOW CARD CODES

Y1	unsporting behaviour.
Y2	dissent by word or action.
Y3	persistent infringement of the Laws of the Game.
Y4	delaying the restart of play.
Y5	failure to respect the required distance when play is restarted with a corner kick, free kick or
	throw-in.
Y6	enters or re-enters the field of play without the referee's permission.
<b>Y7</b>	deliberately leaves the field of play without the referee's permission.

#### PART 2

#### **SERIOUS INFRINGEMENTS - RED CARD CODES**

Transfer of the second		
R1	Denying goal scoring opportunity – Handling the Ball	
R2	Denying goal scoring opportunity - Foul	
R3	Serious foul play	
R4	Spitting	
R5	Violent conduct	
R6	Offensive, insulting, abusive or intimidating language and/or gestures	
R7	Receiving a second caution in the same Match	
R8	Offences against Match Officials	

Unless otherwise defined in this By-Law, the definitions of the terms set out above as Y1-Y7 and R1-R6 shall have the same meanings as those set out in the FIFA Laws of the Game and the FIFA Disciplinary Regulations as published from time to time.



#### PART 3 - PENALTIES BY RED CARD OFFENCE (see clause 4.6(d))

CODE	OFFENCE	GRADING GUIDELINES	PENALTY
R1	Denying goal sco	oring opportunity – Handling the Ball	Auto
R2	Denying goal sco	oring opportunity - Foul	Auto
R3	Serious foul play	1. Careless or reckless tackle	Auto
	(Typically, but not limited to,	2.Attempting to gain possession of the ball using excessive force	Auto + 1
	serious foul play when the ball is in play)	3.Conduct that endangers the safety of an opponent in a contest for the ball or has the potential to cause serious injury	Auto + 3
		4.Conduct causing serious injury	Auto + 5
R4	Spitting	1.Spitting at an opponent or another Club Associate	Auto + 4
		2.Spitting <i>on</i> an opponent or another Club Associate	Auto + 8
R5	Violent conduct	1.Minimal contact with an opponent or Club Associate	Auto + 1
	(Typically, but not limited to, serious foul	2. Violent conduct and/or attempted violent conduct towards an opponent or Club Associate	Auto + 3
	play when the ball is not in play, and/or	3. Serious and/or premeditated violent conduct towards an opponent or Club Associate	Auto + 5
	playing distance)	4.Serious violent conduct that has caused bodily harm or responsibility for a Melee (violent)	Auto + 8
		5. Severe and/or significant violent conduct causing or with the potential to cause serious injury	MP10
R6	Offensive, insulting,	1.Using language and/or gestures in frustration	Auto
	abusive or intimidating language	2.Using language and/or gestures directed at another player or Club Associate	Auto + 1
	and/or gestures	3.Incitement to violence, or repeated use of offensive language and/or gestures, to another Player or Club Associate	Auto + 4
		4.Use of discriminatory, homophobic, racist, religious, ethnic or sexist language and/or gestures	Auto + 8



CODE	OFFENCE	GRADING GUIDELINES	PENALTY
R7	Second caution	Yellow Card)	Auto
R8	Offences against match	1. Unsporting conduct	Auto +
	Officials	2. Using offensive language and/or gestures	Auto + 2
		3. Repeated use of offensive language and/or gestures	Auto + 3
		4. Inappropriate contact with and/or conduct	Auto + 7
		5. Threatening or intimidating language and/or conduct towards a Match Official or conduct reasonably perceived as a threat of physical violence towards a Match Official or their family or property	Auto + 13
		6. Spitting at or on a Match Official	12 months
		7. Violence towards a Match Official and/or their family or property	2 – 5 Years
		8. Violence towards a Green Shirt Referee or Junior Match Official and/or their family or property	2 years if under 18
			10 years if 18 or over

#### **SCHEDULE 2 - FEES AND FINES**

#### A. ADMINISTRATIVE FEES (ALL COMPETITIONS)

Tribunal Request Fee ("Request fee")
Appeals Board Fee ("Appeal fee")
Match Protest
\$300.00
\$700.00
\$55.00

All Administrative fees include GST and are non-refundable, except in applicable cases in accordance with 8.4(d).

#### B. FINES FOR ALL COMPETITIONS

• PENALTY UNIT – 1 Penalty Unit - \$100.00

Unless otherwise specified in this By -Law BASL may impose a Fine for Misconduct for such amount as it sees fit.

In the case of breaches of the Rules of Competition these fines are in addition to any penalties or consequences set out in the relevant Rules of Competition, this By-Law or which are imposed as a consequence of any other charges which may arise from a breach of the Rules of Competition.



#### C. RED/YELLOW CARD SUSPENSIONS FOR ALL COMPETITIONS

Red Card Offences	Penalty Units Seniors	Penalty Units Juniors
First Offence	• N/A	N/A to Juniors
<ul> <li>Second Subsequent</li> </ul>	• 1.00	
Offences		
Yellow Card Suspensions	Penalty Units	Penalty Units Juniors
<ul> <li>Accumulation of 5, 8, 11, 14</li> </ul>	As described in section 4.5 of	N/A
etc, Yellow Cards during	this document	
the season.		

Note: Juniors does not include Youth Competition.



#### PART 2. BREACHES OF RULES OF COMPETITION

BR CODE	PENALTY UNITS		
	First Offence	Second Offence	Third Offence
BR 1	0.5	1	2
BR 2	1	2	4
BR 3	1.5	3	6
BR 4	2	4	8
BR 5	2.5	5	10
BR 6	5	10	20
BR 7	1	2	4

In addition to the BR7 penalties set out above, where a team fails to participate in three scheduled Matches in the same competition season, BASL may withdraw the relevant team from BASL Competitions.

There shall be no appeal mechanism to the Tribunal or Appeals Board in relation to teams withdrawn by BASL under BR7 nor shall Club's receive a refund of team entry fees.



#### Schedule 2 Part 3. MISCONDUCT PENALTIES (MP) BY OFFENCE

Notes: - Where charges are determined by BASL the default penalty shall be the stated minimum Fine and/or Match Suspension (excluding loss of competition points), or as otherwise advised in this By-Law.

- Second or subsequent Offence = Tribunal and / or BASL may impose no less than double the recommended First Offence Penalty.

### RECOMMENDED PENALTY FOR A RELEVANT CLUB ASSOCIATES IN A COMPETITION SEASON:

	CHARGE	RECOMMENDED PENALTY:
MP1 (serious offence)	Lighting, discharging or throwing a flare or flares, or other flammable object(s), or aiding, abetting, encouraging or assisting another person(s) to do so.	<ul> <li>Fined BR6; and/or</li> <li>Loss of 3 Points (if Club unable to satisfy Tribunal it bears no significant responsibility for the relevant individual(s)' actions); or</li> <li>12 month Suspension for the relevant individual(s).</li> </ul>
MP2	Aiding, abetting, procuring, encouraging, assisting or arranging with any other person(s) to engage in Misconduct.	<ul> <li>Fined BR5; and/or</li> <li>3 Match Suspension for the relevant individual(s).</li> </ul>
MP3	Abandonment of a fixture due to misconduct	<ul> <li>Loss of 3 points (Unless Score Reversal pursuant to Clause 9) and/or</li> <li>3 Match Suspension for the relevant individual(s).</li> </ul>

#### **MELEES OR VIOLENT CONDUCT**



	CHARGE	RECOMMENDED PENALTY:
MP4A	Participating in a Melee (non-violent) and/or demonstrating behaviours as described in either R5_1 and/or R6_2	<ul> <li>Fined BR4; and/or</li> <li>2 Match Suspension for the relevant individual(s).</li> </ul>
MP4B	Violent conduct behaviour as described in R5_2	<ul> <li>Fined BR3; and/or</li> <li>2 Match Suspension for the relevant individual(s).</li> </ul>
MP4C (serious offence)	Violent conduct behaviour as described in R5_3 and/or R6_3	<ul> <li>Fined BR5; and/or</li> <li>5 Match Suspension for the relevant individual(s).</li> </ul>
MP4D (serious offence)	Serious Violent conduct and/or Instigator of or otherwise participating in a violent Melee, or other serious Violent conduct. As described in R5_4	<ul> <li>Fined BR6;</li> <li>Loss of 3 Points; and/or</li> <li>10 Match Suspension for the relevant individual(s).</li> </ul>
MP4E (serious offence)	Severe and/or significant violent Conduct as described in R5_5	Such penalty as the Tribunal/Appeals Board may determine. (Referred to Tribunal)
CLUB ASS	SOCIATE MISCONDUCT	
MP5A	Inappropriate behaviour by Club Associate(s) at a Match or other BASL event or Fixture.	1 Match Suspension for the relevant individual(s)
MP5B	Offensive behaviour by Club Associate(s)at a Match or other FV event.	3 Match Suspension for the relevant individual(s)



	CHARGE	RECOMMENDED PENALTY:
MP5C	Failing to control Club Associate(s).	<ul> <li>Fined BR4;</li> <li>Loss of 3 Points; and/or</li> <li>3 match Suspension for the relevant individual(s).</li> </ul>
MP5D (serious offence)	Club Associate(s) use of language, gestures and/or behaviours as described in R6_4.	<ul> <li>Fined BR6; and/or</li> <li>Loss of 3 Points; and/or</li> <li>6 Match Suspension for the relevant individual(s).</li> </ul>
MP6A	Spitting as described in R4_1	<ul> <li>Fined BR3; and</li> <li>5 match Suspension for the relevant individual(s).</li> </ul>
МР6В	Spitting as described in R4_2	<ul><li>Fined BR6; and</li><li>9 match Suspension for the relevant individual(s).</li></ul>
OFFENCE	S AGAINST MATCH OFFICIALS	
МР7А	Failing to abide by or comply with a direction of a Match Official.	<ul> <li>Fined BR2; and</li> <li>1 match Suspension for the relevant individual(s).</li> </ul>
МР7В	Non-violent offences(s) as described in R8_2	<ul> <li>Fined BR2;</li> <li>Loss of 3 Points; and/or</li> <li>3 Match Suspension for the relevant individual(s).</li> </ul>



	CHARGE	RECOMMENDED PENALTY:
MP7C (serious offence)	Non-violent offences(s) as described in R8_3	<ul> <li>Fined BR3; and</li> <li>Loss of 3 Points; and</li> <li>4 Match Suspension for the relevant individual(s).</li> </ul>
MP7D (serious offence)	Violent offences(s) as described in R8_4	<ul> <li>Fined BR4; and</li> <li>Loss of 3 Points; and</li> <li>8 Match Suspension for the relevant individual(s).</li> </ul>
MP7E (serious offence)	Violent offence(s) as described in R8_5.	<ul> <li>Fined BR5;</li> <li>Loss of 6 Points; and/or</li> <li>14 match Suspension for the relevant individual(s).</li> </ul>
MP7F (serious offence)	Spitting as described in R8_6	<ul> <li>Fined BR5;</li> <li>Loss of 6 Points; and/or</li> <li>12 month Suspension for the relevant individual(s).</li> </ul>
MP7G (serious offence)	Violent offence(s) as described in R8_7	<ul> <li>Fined BR6;</li> <li>Loss of 6 Points; and/or</li> <li>2 year suspension if relevant individual(s) is aged under 18; and</li> <li>5 year suspension if relevant individual(s) is aged over 18.</li> </ul>
MP7H (serious offence)	Violent offence(s) as described in R8_8	Fined BR7;



	CHARGE	RECOMMENDED PENALTY:
		<ul> <li>Loss of 9 Points; and/or</li> <li>2 year suspension if relevant individual(s) is aged under 18; and</li> <li>10 year suspension if relevant individual(s) is aged over 18.</li> </ul>
ENTERING	G FIELD OF PLAY	
MP8A	Entering the Field of Play when not permitted.	<ul> <li>Fined BR3; and</li> <li>1 Match Suspension for the relevant individual(s).</li> </ul>
MP8B (serious offence)	Entering the Field of Play when not permitted and engaging in Misconduct.	<ul> <li>Fined BR5;</li> <li>Loss of 3 Points; and/or</li> <li>5 Match Suspension for the relevant individual(s).</li> </ul>
EXPULSIO	ON FROM TECHNICAL AREA	
МР9А	Expulsion from the Technical Area due to minor infringements.	<ul> <li>Fined BR3; and</li> <li>1 Match Automatic Suspension for the relevant individual(s).</li> </ul>



	CHARGE	RECOMMENDED PENALTY:
MP9B (serious offence)	Expulsion from the Technical Area due to serious infringements.	<ul> <li>Fined BR5; and</li> <li>Loss of 3 Points; and</li> <li>2 Match Suspension for the relevant individual(s).</li> </ul>
OTHER M	Bringing the game into disrepute and Other	
MP10	Misconduct  Misconduct including, but not limited to, conduct that has brought, or in BASL's opinion may be likely to bring, the Club, Club Associate, FV, or the game of Football in BASL into disrepute, or otherwise adversely affect the image or reputation of the Club, Club Associate, FFV, BASL or the game of Football in Victoria (particularly in the BASL Region), or other Misconduct including, but not limited to:  - Significant violent or other Misconduct.  - Other Misconduct  - failure to co-operate with, or intentionally impeding, a BASL investigation into Misconduct.  - failure to abide by a Tribunal determination; or  - Simulation.  - Failure to abide by other requirements of the GDT including but not limited to Tribunal attendance requirements.  - Un-ethical behaviour.	



	CHARGE	RECOMMENDED PENALTY:
MP11	Prejudicial or defamatory Media or Social Media dissent.  Media or Social Media comment(s), whether verbally or in writing, which are derogatory, prejudicial to BASL or the game of Football, or which bring the game into disrepute, or in BASL's sole discretion are reasonably likely to bring the game into disrepute, including:  (i) BASL, including any of its Staff, sponsors or commercial partners;  (ii) BASL Members, including the BASL Committee of Management;  (iii) the BASL Tribunal & Appeals Board or any of its members;  (iv) other Competition Administrators (or Clubs);  (v) the performance of a Match Official(s);  (vi) any Competition conducted by BASL: or  (vii) any Match, including other Teams and Club Associates.	Such penalty as BASL or the Tribunal shall determine.
MP12	Inappropriate physical conduct	
MP12	Registration violation	Such penalty in accordance with Clause 9 of the GDT as BASL
MP13	Match Records and Team Sheet Failures When clubs fail to complete Team Sheets and/or Finalise Match results on-line (in Sports TG) as per the Rules of Competition.	Fined BR1 for first offence and BR2 for each subsequent offence.



Note: BASL is concerned to eliminate Misconduct arising out of all Matches, but in particular junior matches. Where Misconduct takes place in the presence of, or involves, minors directly or indirectly, the Tribunal shall consider BASL's concerns in this regard, when determining what if any penalty or sanction is to be imposed in respect of any such Misconduct.



#### **SCHEDULE 3 - FORMS**

- 1. Tribunal Request Form Federation Imposed Penalty
- 2. Tribunal Request Form Red Card Penalty
- 3. Mediation Agreement
- 4. Appeal Form







#### TRIBUNAL REQUEST FORM - BASL IMPOSED PENALTY

DATE: \_\_ / \_\_ / 20\_\_ All details below MUST BE completed Name of Club: Name of Club Secretary: Club Email: (Official correspondence regarding the Tribunal Request will be sent to your Club via Email) Charge(s)/Penalties being appealed: (2) \_\_\_\_\_ Fixture: (if applicable) Fixture/offence date: (as applicable) **Best Contact Person regarding the Tribunal request:** Name: **Phone Number:** Position at Club: **PAYMENT OF TRIBUNAL REQUEST FEE** Visa MasterCard Card Type (mark with an X): Card number Expiry date CCV number Name of cardholder

\$200

(type name if lodging by email)

Signature of cardholder

**Amount** 





#### TRIBUNAL REQUEST FORM - RED CARD PENALTY

ll details below <u>MUST BE</u> compl	eted				DATE://
Name of Club:					
Name of Club Secretary:					
Club Email: (Official correspondence regarding the Tribunal Request will be sent to your Club via Email) Player Name / FFA ID:					
Player Phone Number:					
Charge: (e.g. R1 – Grade 3)					
Suspension: (e.g. Auto + 4)					
Fixture:				V	
Date of Fixture:					
est Contact Person regarding th Name:	ne Tribunal r	equest:			
Phone Number:					
Position at Club:					
PAY	MENT OF 1	RIBUNAL	REOUE	ST FEE	
Card Type (mark with an X):		Visa			MasterCard
Card number				<u> </u>	
Expiry date			CCV	number	
Name of cardholder					
Amount	\$200				



Signature of cardholder (type name if lodging by email)

Important: Please note that while a Club has until Monday following notification of a player's penalty to request a Tribunal hearing it does not mean that the matter will be heard at any subsequent Wednesday Tribunal hearing; although all efforts will be made as practicable to hear that matter at any subsequent Wednesday hearing. The Tribunal traditionally sits on Wednesday evenings, and should a Club wait until the last minute to lodge a Tribunal request, the matter may not go before the Tribunal until the following Wednesday week, and that may result in a player missing more than the mandatory automatic one game suspension.





Mediator:						
Date of M	ediation:					
Party 1:						
Party 2:						
Party 3:						
Nature of	Dispute:					
		MEDIATI	ON AGREEMENT			
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
We the un	dereigned no	orties hereby agree to the above	wa-stated Madiation Agreement We und	erstand that failure to		
We the undersigned parties hereby agree to the above-stated Mediation Agreement. We understand that failure to adhere to the Agreement could result in the matter being referred to the BASL Tribunal, and/or further action being						
D. J. A			le discretion of the BASL.			
Party 1:	Name:	Signature	Club/Position:			
Party 2:	Name:	Signature	Club/Position:			
Party 3:	Name:	Signature	Club/Position:			
ATE SIGNE	D BY ALL PA	RTIES://				

Grievance, Disciplinary and Tribunal By-Laws





all details below <u>MUST BE</u> comp	leted				DATE:// 202	
Name of Appellant:						
Email of the Appellant: (Correspondence regarding the Appeal will be sent to your Club via Email)						
Date of initial hearing:						
Parties to dispute: (e.g. Epsom FC & Colts United SC) (e.g. John Smith & Wangaratta South FC)						
Nature of dispute: (e.g. Club Misconduct, Player Suspension).						
Grounds for Appeal: (Please specify your reasons for Appealing the initial determination).	(Please Note t	hat Grounds fo	r Appeal a	are locate	ed at 10.1 of the GDT By-Law)	
est Contact Person regarding to Name:	he Appeal:					
Phone Number:						
Position at Club:						
	PAYMEN	T OF APPE	AL FEE			
Card Type (mark with an X):		Visa		1	MasterCard	
Card number		<u> </u>				
Expiry date	CCV number					
Name of cardholder			l			
Amount	\$500					



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