



**AUSTRALIAN
CHEER UNION**

Australian Cheer Union

High Performance

Athlete Agreement and Code of Conduct

Version 1.1

31st August 2022

AUSTRALIAN CHEER UNION Ltd.
High Performance Athlete Agreement
And Code of Conduct

A.B.N 634 925 39



**ICU - International World
Championships Team Agreement**

Date: [Insert Date]

Australian Cheerleading Union

and

[INSERT ATHLETE NAME]

International Cheer Union World Championship Team Agreement

PARTIES

Australian Cheer Union of 2/73 Eastern Road, Browns Plains, QLD, 4118, (**ACU**) (Herein also referred to as ACU)

And

Surname:

Given Name(s):

Address:

Email address:

Date of Birth:

Gender: Male Female Unspecified

Herein also referred to as (“I” “me” or “you”)

ATHLETE AGREEMENT AND CODE OF CONDUCT

Your selection as part of an Australian Cheer Union Team (ACU) is conditional on you agreeing and signing this Agreement and observing all the terms and conditions detailed in this document.

BACKGROUND

- A. Australian Cheer Union is responsible for selecting a National Team for any International Championships in particular the International Cheer Union (ICU) World Championships.
- B. You have been selected and accepted selection to be a member of the Australian Cheer Union National Team to the event/s listed above.
- C. As part of National Team selection you agree to be bound by the terms and conditions of this Athlete Agreement and Code of Conduct.

1. INTRODUCTION

1.1 This agreement sets out the terms and conditions governing your inclusion as a member of the National Team.

1.2 You agree:

- a) That your inclusion and membership of the Team and the benefits associated with such membership are conditional upon you signing this Athlete Agreement and Code of Conduct and complying with its terms and conditions, and
- b) You are bound by and must always comply with this Athlete Agreement and Code of Conduct.

1.3 This Agreement commences on:

- a) The date at which ACU receives a signed copy of this Athlete Agreement and Code of Conduct from you and referred to as the "Commencement Date".

1.4 This Athlete Agreement and Code of Conduct concludes on the day the team returns to Australia subject to your participation in any other event or official functions that may occur after your return which have been identified as part of the National Team duties.

1.5 For the avoidance of doubt, this Athlete Agreement and Code of Conduct applies to you as a Team member at the event/s including Training Camps or lead up events covered by this document.

2. CONDITIONS OF TEAM MEMBERSHIP

2.1 You acknowledge that your selection to, and continued membership of the National Team, is at the discretion of ACU and conditional upon;

- a) You signing and returning to Australian Cheer Union the cover page and Schedule 1 of this Athlete Agreement and Code of Conduct by the date specified;
- b) Your parents or legal guardians, if you are under 18 years of age, must sign and return to ACU Schedule 2 by the date specified;
- c) You, have not at any time having been convicted of, or charged with, any serious offence involving alcohol or drugs, violence, or any sex offence which is punishable by imprisonment

unless you have previously disclosed the offence in writing to ACU and ACU has consented in writing to you being available for selection in the Team;

d) You have not at any time have been engaged in conduct which is or is not publicly known and in the absolute discretion of ACU may breach this Team Agreement and Code of Conduct or the ACU Member Protection Policy and would be likely to bring you, ACU, the Team or the sport of Cheerleading and Performance Cheer into disrepute or controversy unless you have previously disclosed the offence in writing to ACU and ACU has consented in writing to you being available for selection in the Team;

e) You have satisfied the eligibility criteria for selection for the National Team and being selected for the same.

2.2 You acknowledge that if you fail to comply with Clause 2.1, ACU may terminate your membership of the Team and subject to the disciplinary procedures set out in this Agreement.

3. RULES

a) You must comply with ACU Rules, Constitution and By-Laws

b) You must comply with the ICU Rules, constitution and By-Laws

c) You must comply with the ACU Code of Conduct and ACU Member Protection Policy which are available on the ACU website www.australiancheerunion.org

d) Conduct yourself so as to obtain and maintain your best possible standard of mental, physical fitness and health to perform to the highest possible standard when you are a Team Member at the Event, including ACU training camps and carry out your duties to the Team to the best of your ability.

e) Not in ACU's sole opinion, be involved in, nor persist with, any conduct, activity or situation that may;

a) Harm ACU, its name or reputation;

b) Harm the name of any sponsor;

c) Harm or interfere with ACU contractual relationships with, or obligations to any sponsor;

d) Bring you, the team, team members, ACU or a sponsor into disrepute, contempt, controversy, scandal or ridicule;

e) Offend public opinion or the sensibilities of any group.

f) Not at any time be convicted of, or charged with, any offence involving alcohol, drugs, violence, child abuse, sexual activity which is punishable by imprisonment;

g) Not, by your acts or omissions, engage or participate in;

a) Direct and indirect discrimination;

b) Harassment;

c) Vilification; or

d) Child abuse; and

h) Honestly and fully disclose and continue to disclose any information to ACU concerning any matter arising in relation to your compliance with this Agreement, immediately upon

becoming aware of any such matter, and ensure that such disclosure is not false or misleading.

4. NATIONAL TEAM VALUES

You must conduct yourself in a manner fitting of an athlete representing their country and sport ensuring your behaviour does not bring you, the sport of Cheerleading and performance Cheer, ACU, ICU, other athletes or Team members into disrepute contempt, controversy, scandal or ridicule or affect the performance of any other athlete in the Team. You must conduct yourself in accordance with the following values:

- (a) **Attitude** – My positive attitude is essential to overcoming obstacles to help me improve and give of my best. My positive attitude is a key ingredient to success and leadership.
- (b) **Sportsmanship** – I recognise that sport is greater than the individual; that cheating reduces the stature of sport and all who love it; that class, race and creed are never factors in the attitude of true sports people and those who respect the virtues and values of sport.
- (c) **Pride** – pride drives me to achieve more when the temptation to settle for something less. I am proud to have been chosen to represent our country.
- (d) **Individual responsibility** – I alone am responsible for my performance but I will be generous in acknowledging the support of others.
- (e) **Respect** – I respect sport, the efforts of my competitors, my team mates and officials. I respect Australia and our sporting achievements.
- (f) **Express** – I have an opinion and will express my view with thought and consideration to others. In showing my emotions I do so with individuality and, where possible, good humour.

5. USE OF TEAM MEMBERS IDENTITY

5.1 You acknowledge that ACU will continue to obtain sponsorship from organisations wishing to support the Team and ACU; Team Members are required to assist ACU in the promotion of these sponsors.

5.2 To give effect to Clause 5.1, you agree to allow:

- a) ACU to utilise your identity;
- b) Allow sponsors to utilise your identity to promote their association with ACU subject to the sponsor not being a competitor of any personal sponsor(s).

5.3 You acknowledge that you do not have any rights, including intellectual property and moral rights, to any advertisement, promotion or document produced under this Agreement by ACU which uses your identity.

6. ALCOHOL

The ACU Responsible Use of Alcohol policy applies to all camps, domestic and international competitions including travel.

- a) If underage you will adopt a zero tolerance policy for the consumption of alcohol while a member of an ACU team. You also, when travelling on a youth team regardless of age will comply with the Alcohol Policy.

- b) You will at all times act in accordance with the laws of Australia and other countries you visit (e.g. age restrictions) with regard to the consumption of alcohol.
- c) You will be expected as a responsible team member by reinforcing responsible attitudes and behaviours regarding the consumption of alcohol amongst all team members.
- d) You understand as a team member of an appropriate age (regarding each countries law) that it has been deemed acceptable to consume no more than two alcoholic drinks with dinner at the team member's personal cost.
- e) In line with Clause d) you undertake to accept the direction of Team Officials when requested to stop consuming alcohol.

7. COMPETITION, EVENT, DISPLAY AND TRAINING

- a) You agree to comply with any written or verbal directions, not inconsistent with this Athlete Agreement and Code of Conduct, made by Australian Cheer Union or a Team Official in relation to the control, management, administration, and operation of the Team.
- b) You will attend all training sessions unless absence has been previously arranged with Team Officials.
- c) You will be punctual and always attired in the appropriate uniform for all competition and schedule training sessions and other planned meetings or functions, the uniform to be clean and tidy and in good repair.
- d) You will immediately notify the ACU or Team Officials of any injury or illness whilst a member of the team. If required, you will be required to give permission to your nominated health professional to disclose confidential information to the ACU or Team Officials that is relevant to your illness or injury. You will be prepared to undertake additional medical assessment or treated as agreed with your nominated health professional and ACU or Team Officials.
- e) You acknowledge that in the lead up to and during competition you will not take part in activities that may cause or aggravate an injury or illness, which will prevent you from competing to the best of your abilities.
- f) You agree to maintain appropriate personal hygiene for the duration of the tour.
- g) You must afford all team members the utmost respect for their rights and act professionally at all times including the period after you have finished competing.
- h) You may not participate in any non Sanctioned Event without written approval from ACU. Such participation may be a breach of this Team Agreement and Code of Conduct, ACU constitution and Australian Cheer Union Copyright and you may face sanctions including expulsion from the team. N.B IASF All Star World Championships and Summit are sanctioned events.

8. MEDIA

- a) You agree not to make public comments about ACU, ACU High Performance Program, Team Members or Team Officials without first gaining permission from ACU or Team Officials. You agree to ensure that ACU is made aware of any media or sponsor commitments.
- b) You, unless requested by ACU or the Team Manager to do so, will not make any comment to media or on social networking sites (Facebook, Twitter, Forums etc) in relationship to any

aspect of ACU or ACU High Performance Administration, High Performance Program, Team Selection Criteria, team selection, the team, squad or any other athlete.

c) You are not restricted from commenting to the media on any aspect of your personal training, performance or on a particular competition.

d) You acknowledge that your obligations under this Agreement survive the Term of the Agreement.

e) You by agreeing to this document agree to provide ACU with consent to use your image and profile for marketing purposes or other associated avenues for the positive promotion of cheerleading and performance cheerleading.

f) You agree to make yourself available to ACU for promotional purposes at mutually agreeable times.

g) You shall not allow your name, image, past performances, or inclusion in another Team to be used for the promotion of individuals and organisations not sanctioned by ACU or ICU without written approval from ACU.

9. SOCIAL MEDIA/BLOGGING

9.1 For the purposes of this Clause 9 Social Media and a “blog” is a type of website, or a webpage on a website, where entries are made (such as in a journal or diary), usually displayed in a reverse chronological order and includes without limitation websites such as Tiktok, Facebook, Instagram and Twitter or public forums.

9.2 Team Members must only post content on Social Media or a blog where they own all rights in relation to the content, and that content must be confined solely to the Team Member’s own personal Team-related experience.

9.3 Without limiting the generality of Clause 9.2, a Team Member posting on Social Media or blogs should take the form of a diary or journal and should not contain any interviews with, observations of, or stories about, other Team Members.

That is, a Team Member may, in describing his or her own Team-related experiences, include descriptions of or accounts of conversations with other Team Members, however the Team Member may not post content such as commentary, speculation or opinion about such other Team Members.

9.4 Team Members should not disclose on Social Media or in a blog any information that is confidential or private in relation to any third party, including without limitation information, which may compromise the security, staging and organisation of the Team activities, any other Team Member, or the privacy of any other Team Member.

9.5 Team Member posting on Social Media and blogs should at all times conform to the values set out in Clause 4, be dignified and in good taste, and not contain vulgar or obscene words or images.

9.6 Team Members shall not include any Team Content on a Social Media posting or blog without ACU’s written permission, such permission to be on the condition that the Team Member comply with this Clause 9 and any other rules set by ACU relating to Team Content.

9.7 Team Member content on Social Media and blogs must not include any still pictures of Team Content without ACU written permission unless the still picture is of that Team Member only and does not contain any sporting action of the Team Event and is otherwise used in accordance with this Clause 9.

9.8 Team Members are responsible for obtaining consent from any other persons appearing in any still or moving images posted on Social Media or a blog.

9.9 Team Members must not include any commercial reference in connection with Team Content posted on Social Media or a blog. Specifically, no advertising or sponsorship (such as brands) may be visible on a Team Member's posting on Social Media or a blog at the same time as Team Content.

9.10 Team Members must not post Team Content on Social Media or a blog on a website controlled by a third party that is, or is likely to be regarded as, a competitor of an ACU sponsor.

9.11 Team Members must not permit any third party to reproduce or use Team Content that has been posted on Social Media or that Team Member's blog, to promote the third party's goods and/or services, and must take all reasonable steps to prevent such conduct.

9.12 Subject to Clause 9.10, Team Members posting Team Content in accordance with this Clause 9 must include a hyperlink on Social Media,

9.13 Team Members acknowledge that ACU is not liable for any content placed by a Team Member on Social Media or a blog or the internet, irrespective of whether the Team Member obtained ACU prior written consent or complied with this Clause.

10. EXPENSES

10.1 You acknowledge that you will be required to pay any expenses incurred that are not otherwise covered by ACU within fourteen days of being invoiced including:

- a) Travel, accommodation, meals and ground transportation for training camps and competitions
- b) The Team Uniform, training and competition apparel and any other items of clothing inline with team policy
- c) Travel Insurance for the duration of the Competition travel.

11. TEAM UNIFORM/EQUIPMENT

11.1 You agree to wear the team uniform provided to you to all training and competition sessions or as directed by Team Officials.

11.2 Team Members will be entitled to retain possession of the Team Uniform provided the following conditions are observed:

- a) Team Uniform or any part of it will not be used for any commercial purposes without the prior written permission of ACU. This includes without limitation public sale of an item of the Team Uniform through any means, including internet sites such as eBay.
- b) Team Members will not permit, and will not allow third parties, to use the Team Uniform or any part of it in memorabilia programs, fundraisers, or donations to charities for sale without the prior written permission of ACU, which ACU may give or withhold at its absolute discretion and on such conditions as it considers appropriate.

12. ANTI DOPING

12.1 You agree to make yourself available and you will comply with all directions in relationship to Anti Doping and Drug Testing.

12.2 You agree to comply with Australian Cheer Union, Sports Integrity Australia, WADA and International Cheer Union Anti Doping policies and procedures.

12.3 You agree to inform Australian Cheer Union immediately if you believe you may have breached these policies and procedures.

12.4 You agree to inform Australian Cheer Union in confidence of any medications that you maybe taking and to ensure the appropriate TUE forms are completed and lodged.

12.5 You agree to undertake and make yourself available for any Anti Doping training and testing and provide a copy of the certificate of completion from Sports Integrity Australia.

13. ANTI BETTING AND MATCH FIXING

13.1 You agree to undertake and make yourself available for any Anti Betting and Match Fixing training and testing and provide a copy of the certificate of completion of any training.

13.2 You agree to comply with Australian Cheer Union Policy and Federal Government, State Government and International laws regards Anti Betting and Match Fixing

14. MEDICAL INFORMATION

14.1 This Clause 14 does not apply in relation to testing for drugs, stimulants, or other prohibited practices insofar as these matters are covered by Clause 12 above.

14.2 You acknowledge that if you have an existing medical condition or dietary requirement, prior to team departure you will advise the ACU or Team Manager and complete the Medical Declaration form at Schedule 3 and submit to the ACU or Team Manager. This form will be kept confidential and destroyed after the team returns.

14.3 You acknowledge that in the event of an accident or illness you authorise Team Officials to obtain such medical treatment, as the Team Officials, on appropriate medical advice, consider necessary or desirable. Such treatment may, where a duly qualified Medical Practitioner advises the Team Officials is necessary, include consent by the Team Officials on behalf of you to operative and associated intervention.

15. PRIVACY POLICY

15.1 You acknowledge and agree that ACU may collect personal information from or about you from third parties, including personal, health, medical or biological information and any information about compliance with your obligations under this Agreement.

15.2 You acknowledge and agree that if a third party provides information to ACU about you, or represent you in dealings with ACU, and then ACU has your permission to disclose your personal, health, medical or biological information to that third party.

15.3 Notwithstanding this Clause 18, ACU will comply with the Privacy Act 1988 (Cth), the National Privacy Principles in Schedule 3 of that Act and the ACU Privacy Policy with respect to the collection, use, disclosure, access and storage of your personal information.

15.4 The ACU Privacy Policy is published and available on the ACU website www.australiancheerunion.org.

15.5 You consent to ACU collecting, using, disclosing and storing your personal information and sensitive information in accordance with the Privacy Policy and this Agreement.

16. SPONSORS

16.1 You agree to advise ACU of any sponsorship commitments including the provision of any equipment that you have entered into.

17. REPORT

17.1 You agree that within two weeks of the team's return to Australia you shall provide a report to the Australian Cheer Union High Performance Manager on your performance and on the performance of the Team Officials.

18. GOVERNING LAW AND JURISDICTION

18.1 You acknowledge the law of Australia and all other states governs this Agreement.

19. NO EMPLOYMENT

19.1 You acknowledge that this Agreement is not an employment agreement and that you are not employees of ACU simply by virtue of being bound by, and complying with, this Agreement.

20. SEVERABILITY

20.1 If a provision of this Agreement is invalid or unenforceable:

a) The provision is to be read down or severed in that jurisdiction to the extent of the invalidity or unenforceability; and

b) That fact does not affect the validity or enforceability of the remaining provisions of this Agreement.

21. RELEASE AND INDEMNITY

21.1 You hereby agree to release ACU from any liability whatsoever towards you, except any liability:

a) Which cannot be excluded by statute or any other law; or

b) Arising as a result of ACU's negligence.

21.2 You hereby agree to indemnify ACU from all claims, losses, damages, costs and proceedings of any kind that may be made against ACU in any way arising out of or in connection with your breach of this Agreement.

22. ALTERATIONS

22.1 This Agreement may NOT be amended by any parties.

23. MINORS

23.1 You, if under the age of 18 years, acknowledge that this Agreement is for your benefit and that your selection as a Team Member is conditional upon your parents or guardians submitting the signed consent set out in Schedule 2.

23.2 If, notwithstanding your acknowledgement that this Agreement is for your benefit, you purport to repudiate this Agreement:

a) Before the commencement of the Team Event – then you acknowledge and agree that your membership of the Team will automatically terminate upon repudiation; and

b) After the commencement of the Team Event – then the repudiation will be of no effect unless confirmed by a court of competent jurisdiction.

24. RESTRAINT OF TRADE

24.1 You acknowledge and agree:

a) That this Agreement restricts your absolute freedom to exploit your identity, person and performance at the Event; and

b) That such restrictions are necessary and reasonable in the public interest and the interest of Australian Cheer Union, its name, identity and reputation and for the purposes of protecting ACU sources of income, marketing and fundraising, from which Team Members receive benefit and which are necessary to fund: i) ACU teams; ii) ACU operations; iii) The future development and participation of the sport.

24.2 You agree that your obligations under this Agreement will bind your heirs, executors, assigns and personal representatives

25. TEAM MEMBERSHIP DISCIPLINE PROCESS

25.1 You acknowledge that if you breach this agreement or act in any way that affects your performance or the performance of a team member you will face sanction or expulsion from the team under this agreement.

25.2 You acknowledge the level of breach will be categorised in one of the three categories by Team Officials. The reasoning behind the categories is to use the outcome of the breach rather than the action to determine the seriousness of the infringement.

Level 1

A level 1 breach is determined when the team member's actions have not brought the sport into disrepute nor affected their team mates but the outcome of the team member's actions have not been seen to be in the spirit of the team and this Agreement.

Level 2

A level 2 breach is determined when the team member's actions have not brought the sport into disrepute but the outcome of the athlete's actions have affected another team members performance in a negative fashion.

Level 3

A level 3 breach is determined when the outcome of the team member's actions are of a serious nature that has breached this agreement bringing the sport into disrepute and/or effected their own or team members performance and are contrary to this Agreement.

26. ACTION ON A BREACH OF THIS AGREEMENT AND THE CODE OF CONDUCT

Where, after due consideration of any submission by you, Team Officials are of the opinion that the Athlete is in breach of this Agreement and Code of Conduct the Team Official may apply the following sanctions:-

Level 1 Breach

- Issue a verbal warning by Team Officials
- Team Officials will provide a formal report to the ACU Board where the incident will be noted on your file for future reference.

Level 2 Breach

- Issue a formal written warning by Team Officials followed by a formal report to the ACU Board where the incident will be noted on your file for future reference.
- Attend a formal meeting with team members affected, where you will be required to formally apologize for your actions to the team members affected.
- The Australian Cheer Union Board may impose a fine of up to \$500.00

Level 3

- Terminate your membership of the Team
- Exclude you from further participation in the Event
- Require that you return to Australia forthwith (travel) arrangements to be made by the Team Officials.
- Cancel or impound your Event identity card.
- Invoice you for expenses incurred
- Formally report the incident to the ACU Board where the incident will be noted on your file for future reference.
- The Board may impose a fine of up to \$1000.00

You acknowledge that the ACU Board has the right to impose further penalties depending on the severity of the breach of the agreement.

NOTE – Any fines will be withheld from any grants or team funding you will be eligible to receive. You acknowledge that ACU will maintain a record of any breach's and penalties imposed for a period of four (4) years. Such breaches and penalties may be considered in regard of future team selection.

27. DISPUTE RESOLUTION

27.1 You acknowledge that any dispute arising from disciplinary action shall be dealt with by Team Officials in the first instance.

27.2 You acknowledge you have the right to appeal such action to the ACU Appeals Committee within 14 days of the return of the Team to Australia. The matter may be referred to the ACU Appeals Committee by the Athlete or the Team Officials.

27.3 You further acknowledge that if either party is not satisfied with the outcome, the matter may be referred to the Court of Arbitration for Sport (QLD).

28. AUSTRALIAN CHEER UNION'S OBLIGATIONS

28.1 ACU will provide you with:

- Administrative support;
- Coaching and training support

- c) Access to a Well Being Coach
 - d) Funding support where available
 - e) Public relations and media advice, as determined appropriate by ACU from time to time;
- and

Document Control:

<i>Versio n</i>	<i>Date reviewed</i>	<i>Date endorsed</i>	<i>Content reviewed/purpose</i>
1	31/08/22		<ul style="list-style-type: none"> • <i>Original Document</i>

SCHEDULE 1

EXECUTION

SIGNED for and on behalf of AUSTRALIAN CHEER UNION by its duly authorised officer,

NAME OF AUTHORISED OFFICER *(please print)* _____

SIGNATURE OF AUTHORISED OFFICER _____

In the presence of:

NAME OF WITNESS *(please print)* _____

SIGNATURE OF WITNESS _____

IF YOU ARE 18 YEARS OF AGE OR OVER:

FULL NAME OF ATHLETE *(please print)* _____

SIGNATURE OF ATHLETE _____

In the presence of:

NAME OF WITNESS *(please print)* _____

SIGNATURE OF WITNESS _____

SCHEDULE 2

IF YOU ARE UNDER THE AGE OF 18 YEARS:

PARENT/LEGAL GUARDIAN DECLARATION

If you are under the age of 18 years, your parent or guardian must sign the following agreement.

I,

.....
(given name) *(surname)*

of

.....
(address)

.....*Postcode*

being the parent/guardian of *(name of athlete)*

.....

hereby acknowledge that:

1. my son/daughter/the child under my care is under the age of 18 at the time of signing the Agreement;
2. I/we have read and understood the Agreement and have fully explained to my son/daughter/the child under my care the terms and effect of the Agreement;
3. my son/daughter/the child under my care has read the Agreement and together with my/our explanation he/she has, to the best of my/our belief, understood the terms and effect of the Agreement;
4. the membership of the Team of my son/daughter/the child under my care may be terminated or there may be other sanctions imposed by ACU if there is a breach of the Agreement.
5. I/we have read and fully agree to the rights and obligations of my/our son/daughter as set out in this agreement for his/her participation in the Team.

Signed *(Parent/Guardian)*: Date:
.....

SCHEDULE 3

MEDICAL AUTHORITY

Introduction

It is understood and agreed that to fully assess the implications of an injury or illness on training and performance capacity, it is essential that my coach has access to all relevant information, particularly medical information. For example, it may be necessary to modify training and/or to plan rehabilitation/recovery programs and revise workload and intensity expectations.

For this reason, it may be necessary for coaching staff to have detailed discussion with medical staff. Such discussion may involve confidential information relating to my medical records.

Accordingly, I, or my parent/guardian, authorise the release of such information and records to the Head Coach and to any other Australian Cheer Union personnel who, in the reasonable opinion of the Head Coach, need to be aware of such information and records.

Medical History

NAME **OF** **DOCTOR:**

.....

.....

CONTACT **NUMBER** **FOR** **DOCTOR:**

.....

ADDRESS **OF** **DOCTOR:**

.....

.....

MEDICARE **NUMBER:**

.....

.....

MEDICAL HISTORY	DATE DIAGNOSED	MEDICATIONS

SURGICAL HISTORY

DATE	SURGERY

Other Medications/Allergies

.....
.....
.....
.....

..... Dietary Requirements

.....
.....
.....
.....

.....

Authority

Where athlete aged 18 years or over:

I, *(please print name)*
agree that any medical practitioner or medical staff, who are treating, or who have treated me, may disclose medical records and information relating to such treatment to the Head Coach, personal coach or Australian Cheer Union, where required.

Signed *(athlete)* **Date:**

Parent/Guardian (to be signed where athlete is less than 18 years of age):

I,

.....
(given name) *(surname)*

of

.....
(address)

.....**Postcode**

agree that any medical practitioner or medical staff, who are treating, or who have treated my daughter/son may disclose medical records and information relating to such treatment to the Head Coach, personal coach or Australian Cheer Union, where required.

Signed (Parent/Guardian): **Date:**
.....