'Junior Stomper' Stadium Stomp Adelaide Oval 2023 Entry and Participation Terms and Conditions

NOTE TO PARTICIPANTS: PLEASE READ THIS DOCUMENT CAREFULLY, INCLUDING THE FORM 1 ON PAGE 7 OF THIS DOCUMENT. THIS IS A LEGAL DOCUMENT THAT AFFECTS YOUR RIGHTS. YOU WILL BE AGREEING TO THESE TERMS AND CONDITIONS WHEN YOU SIGN IN THE SPACE PROVIDED BELOW AS PART OF THE REGISTRATION PROCESS. THESE TERMS AND CONDITIONS MUST BE AGREED AND SIGNED BY A PARENT OR LEGAL GUARDIAN OF A JUNIOR STOMPER. CHILDREN 12 YEARS AND OLDER ARE NOT ELIGIBLE TO PARTICIPATE IN THIS EVENT.

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Definitions

The capitalised words in this document have the following meaning:

AOSMA means the Adelaide Oval Stadium Management Authority Ltd, ACN 141 259 538.

Australian Consumer Law (SA) has the same meaning given to it in the Fair Trading Act 1987 (SA).

Event means the Junior Stomper stair climbing and endurance event known as Stadium Stomp, to be held at the Venue on Sunday 18 June, 2023.

Junior Stomper means a Participant that is 5 to 11 years old at the time of the Event.

Form 1 means the form that is prescribed under section 42(2)(b) of the Fair Trading Act 1987 (SA).

Participant means an individual who is registered to take part in the Event.

Stadium Stomp means King Performance Events Pty Ltd as trustee for King Family Trust trading as Stadium Stomp Australia.

Venue means the Adelaide Oval (AO), War Memorial Drive, North Adelaide SA 5006.

I ACKNOWLEDGE, UNDERSTAND AND AGREE:

Age of Participant

- 1. At the date of agreeing to this document, I am 18 years or older.
- 2. I am the parent or legal guardian of the Junior Stomper and am authorised to enter into this agreement on behalf of the Junior Stomper.
- 3. I understand that a Junior Stomper must be 5 to 11 years old to register and take part in the Event. I represent and warrant that the Junior Stomper will be 5 to 11 years old on the Event day.

Health and Fitness

- 4. To the best of my knowledge, [I am/ and the Junior Stomper] is not suffering from a condition that would prevent and/or render [me/the Junior Stomper] unfit to participate in the Event.
- 5. [I have/ and the Junior Stomper] has trained sufficiently to participate in the Event and [I am/ and the Junior Stomper is] physically fit and in good health.
- 6. It is my sole responsibility to determine whether [I am/ and the Junior Stomper] is sufficiently fit and healthy enough to participate in this Event.
- 7. I am solely responsible for [my/and the Junior Stomper's] own safety and wellbeing at all times and circumstances while at the Venue.

Event Risks and Safety

The Event may involve a real risk of serious injury or even death from various causes including but not limited to
over exertion, dehydration, falling down or tripping over and accidents, collisions or contact with other participants,
spectators or road users.

- 9. I voluntarily assume all risks associated with [my/and the Junior Stomper's] participation in the Event or any activity associated with it. I will take all measures to protect [myself/and the Junior Stomper] from the risks of participation. I accept all responsibility for travel and medical insurance and for payment and/or reimbursement of medical/surgical expenses incurred by [me/and the Junior Stomper] due to participating in the Event.
- 10. I hereby consent to [receiving /and the Junior Stomper receiving] medical treatment that may be deemed advisable in the event of injury, accident and/or illness during the Event.
- 11. There is an inherent risk in climbing up and down stairs.
- 12. In consideration for the opportunity to participate in the Event and to the extent permitted by law, I unconditionally and irrevocably agree that I:
 - a. will not make any claims against Stadium Stomp; and
 - b. hereby release Stadium Stomp (and their directors, officers, employees, representatives, volunteers, sponsors, contractors, subcontractors (and their respective employees) or agents) (individually and collectively, the "Released Parties ") from and against any liability, claims, causes of action, suits or proceedings, including claims for costs or expenses of any nature for any loss, injury, damage of any description whatsoever (including but not limited to injury, death or property damage, and indirect or consequential damage) ("Claim") arising out of or in connection with [my/and the Junior Stomper's] attendance and participation at the Event, howsoever caused, including due to any negligent or willful acts or omissions by the Released Parties; and
 - c. indemnify the Released Parties from and against all claims (including negligence) whatsoever and howsoever caused arising as a result of or in connection with [my/and the Junior Stomper's] participation in the Event including any injury, death or property damage suffered by a third party.
- 13. I understand that an Event official has the authority to issue instructions or directions relating to the manner of [my/and the Junior Stomper's] safe participation in the Event and the authority to halt [my/and the Junior Stomper's] participation in the Event at any time they deem necessary to protect [my/and the Junior Stomper's safety] and the safety of other participants, spectators, and personnel.
- 14. If an Event official issues an instruction or direction relating to participant safety, [I/and the Junior Stomper] will comply with this instruction or direction. In these circumstances [I/and the Junior Stomper] will voluntarily remove [myself/himself or herself] from the Event and agree to be transported to the finishing area. I agree to indemnify the Released Parties from and against any Claims resulting from [my/and the Junior Stomper's] failure to comply with this condition.
- 15. I consent to the conduct of identity verification checks, background security checks and any other security checks (which may include inspecting my personal property) prior to [my/and the Junior Stomper's] entry into and departure from the Venue.
- 16. I am solely responsible for all property [I/and the Junior Stomper] bring/s onto the Venue and understand and acknowledge that the Released Parties do not accept responsibility for any loss or damage to this property.

Specific Event Rules

- 17. [I/and the Junior Stomper] agree to:
 - a. be familiar with and understand all written and/or posted rules of Stadium Stomp, as well as all written and/or posted rules of entry into the Venue;
 - b. comply with all directions, instructions and decisions of event organisers, officials and venue personnel; and
 - c. not challenge Event rules, directions, instructions, or decisions on any basis at any time.
- 18. Participants must not run downstairs one foot must be placed on each step on the way down.
- 19. Participants must not overtake other participants on the way down. The Event is not a race against other participants but rather a personal challenge.
- 20. If, during the conduct of the Event, an Event official directs [my/the Junior Stomper's] withdrawal because [I am/and the Junior Stomper is] unable to complete the Event within the advertised time limit, I undertake [to comply with/that the Junior Stomper will comply with] this direction. In these circumstances [I/and the Junior Stomper] will voluntarily remove [myself/himself or herself] from the Event and agree to be transported to the finishing area. I agree to indemnify the Released Parties from and against any Claims resulting from [my/and the Junior Stomper's] failure to comply with this condition. I understand that if I have agreed to accompany and be responsible for a Participant, if either the Participant or myself are asked by an Event official to halt or withdraw our participation in the Event, that the other's participation must also be halted or withdrawn.
- 21. I understand that Stadium Stomp reserves the right to refuse a participant's application to register for the Event or having accepted an application, to then cancel the registration of any participant for any reason whatsoever. Reasons may include, but are not limited to; carrying of an infant, participating without appropriate footwear, carrying or wearing of any item deemed unsafe by the organisers. In such circumstances, the entry fee shall be refunded to the participant minus an administrative fee to the value of 50% of the registration price.

Rescheduling of Event

- 22. Stadium Stomp reserves the right to alter the format of other logistical elements of the Event if required by the AOSMA, police, state or health authorities, and/or other organisations associated with the Event or if reasonably deemed necessary by Stadium Stomp, in the event of unforeseen circumstances, conditions or natural or man-made emergencies make managing the Event unreasonably difficult or unsafe. In such instances, Stadium Stomp will notify me of the rescheduled event as soon as possible. For those that the new date does not work, we will allow deferrals to the event in the following year.
- 23. In the event of Event cancellation/postponement due to any occurrence outside of Stadium Stomp's reasonable control, including but not limited to storm or storm damage, reasons relating to COVID-19, high winds or other acts of God, or Venue unavailability for any reason, my entry fee shall not be refundable. Every effort will be made to reschedule the Event. All registered participants will have their registration automatically moved to the rescheduled event or provided with an Event Credit to the value of their entry fee which can be used on any of Stadium Stomp's portfolio of events (live events, merchandise, virtual events) for a period of 12 months.

Media and Advertising

- 24. A person must not use the logos, trade marks, or other intellectual property of Stadium Stomp or AOSMA without the consent of the relevant party.
- 25. I hereby allow use of [my/and the Junior Stomper's] name and image in any media whatsoever of [my/and the Junior Stomper's] name, image, voice, statements or otherwise, pre and post the Event in perpetuity, without payment of remuneration or compensation for the purpose of promoting the Event and Venue, and promoting any products manufactured, distributed and/or supplied by and/or events conducted and/or hosted by the Released Parties, and for the purpose of allowing any person accessing any media (including without limitation the AO website or Stadium Stomp's website) to purchase or download for free any images created.

COVID-19 Special Terms

Stadium Stomp has adopted a number of special terms (Special Terms) in response to the pandemic and/or public health emergency arising from the virus and respiratory illness known as the Novel Coronavirus 2019 (COVID-19) which will supplement the existing terms and conditions below. If there is any inconsistency between the existing terms and conditions and the Special Terms, the Special Terms will prevail to the extent of the inconsistency. All other terms and conditions continue in full force and effect.

- a) (Cancellation of Event) [I/the Participant] acknowledge and agree that Stadium Stomp may cancel, reschedule, relocate, alter the format or change the nature of the Event (including changing the Event to a virtual or online Event) if, in the opinion of Stadium Stomp, it is not able to, it is impracticable to or it is not safe to hold the Event directly or indirectly because of COVID-19 or a law, regulation, government declaration and/or direction in connection with COVID-19 and any refund of entry fees or other amount will be at Stadium Stomp's sole discretion.
- b) (Participant to self-asses before attending Venue/Event) [I/the Participant] agree to undertake a reasonable assessment of [my/the Participant's] health status before attending the Venue or the Event.
- c) (Participant not to attend Venue/Event if exhibiting COVID-19 symptoms) [I/the Participant] agree to stay at home and not attend the Event if [I/the Participant] have COVID-19, am feeling unwell or am exhibiting COVID-19 related symptoms, including:
 - a. a fever or a temperature higher than 37.5 degrees;
 - b. chills or sweats;
 - c. cough;
 - d. sore throat;
 - e. shortness of breath;
 - f. runny nose; or
 - g. loss of sense of smell.

In any of the above instances, Participants will not be required to pay a cancellation fee and, subject to any requirement at law, any refund of entry fees or other amount will be at Stadium Stomp's sole discretion and, before providing a refund, Stadium Stomp may require [me/the Participant] to evidence their condition with a doctor's note.

- d) (Refusal of entry and removal from Venue) [I/the Participant] acknowledge and agree that Stadium Stomp may refuse me entry to the Venue, or require me to leave the Venue, in any of the following circumstances:
 - a. [I/the Participant] refuse to comply with any COVID-19 safety protocols or requirements notified to [you/the Participant] by Stadium Stomp;
 - b. [I/the Participant] refuse to comply with any reasonable health and safety directions given by an Event official;
 - c. [I/the Participant] refuse to provide contact tracing information to Stadium Stomp or an Event official on request;
 - d. [I am/the Participant is] exhibiting symptoms of COVID-19 described in Special Term dc), as notified to or as assessed by an Event official;
 - e. an Event official believes there is a risk that [you/the Participant] may have or be carrying COVID-19; or
 - f. [I am/the Participant is] required to be in isolation as a result of COVID-19 diagnosis or have been directed to be in quarantine because of close contact with a person with COVID-19.

[I/the Participant] accept that in any of the above circumstances, [my/the Participant's] entry fee will not be refunded unless required by law.

- e) (Assumption of risk) By attending the Venue and/or participating in the Event, [I/the Participant] acknowledge the contagious nature of COVID-19 and voluntarily assume the risk that [I/the Participant] may be exposed to or infected by COVID-19 by participation in the Event or attendance at the Venue, and that such exposure or infection may result in personal injury, illness, permanent disability, and/or death. [I/the Participant] understand that the risk of becoming exposed to or infected by COVID-19 at the Venue or from participant in the Event may result from the actions, omissions, or negligence of myself and others, including, but not limited to Stadium Stomp and its directors, officers, employees, representatives, volunteers, sponsors, contractors, subcontractors (and their respective employees) or agents. [I/the Participant] releases and forever discharges Stadium Stomp and its directors, officers, employees, representatives, volunteers, sponsors, contractors (and their respective employees) or agents. [I/the Participant] releases and forever discharges Stadium Stomp and its directors, officers, employees, representatives, volunteers, sponsors, contractors (and their respective employees) or agents from any claim which [I/the Participant] has or may have in respect of, or arising out of, being exposed to or being infected with COVID-19 as a result of attending the Event or Venue.
- f) (Compliance with safety protocols or requirements) [I/the Participant] agree to comply with any COVID-19 related safety protocols or requirements notified to [me/the Participant] by Stadium Stomp (including by way of signage or floor markings at the Venue) throughout the duration of the Event. Safety protocols and requirements may include:
 - a. hand hygiene requirements;
 - b. physical distancing requirements (including while queuing);
 - c. staggered entry and exit times, including in relation to the start time of the Event;
 - d. person limits for particular spaces and areas; or
 - e. person density limits.

[I/the Participant] acknowledge that a failure to adhere to these protocols or requirements may lead to a breach of laws, regulations, government declarations and/or directions, for which significant penalties may apply.

- g) (Collection of personal information for contact tracing purposes) Without limiting the Collection Statement in clause 29 of these terms and conditions, [I/the Participant] acknowledge that Stadium Stomp may collect [my/the Participant's] contact tracing information (including full name and phone number) for the purpose of assisting any contact tracing in the event of an outbreak or potential exposure to someone with COVID-19 at the Venue or the Event.
- h) (Use and disclosure of personal information to public health authorities) Without limiting the Collection Statement in clause 29 of these terms and conditions, [I/the Participant] acknowledge that Stadium Stomp may disclose contact tracing information to health authorities or as otherwise required or authorised by law. [I/the Participant] acknowledge that Stadium Stomp may retain the information for 28 days (or such longer period as required by law), after which time it will be deleted or destroyed. While we hold the information, we will take all reasonable steps to keep your contact tracing information secure and free from unauthorised access or use.
- i) (Contactless payment facilities) [I/the Participant] agree and acknowledge that in order to comply with government health and safety directions, Stadium Stomp may require payment transactions at the Venue to be completed

using contactless payment facilities and applications. Cash payments may not be accepted for some or all transactions.

Cancellation and Withdrawals

26. If [I/and the Junior Stomper] withdraw/s from the Event at any time, there is no refund of any portion of [my/and the Junior Stomper's] entry fee unless you provide Stadium Stomp with a valid medical certificate from a certified medical practitioner and the medical certificate is received by Stadium Stomp by 12pm no less than 7 business days prior to the Event. In which case Stadium Stomp may grant the refund (minus an administration fee to the value of 50% of the registration fee). If [I/and the Junior Stomper] decides to withdraw, I agree to contact Stadium Stomp via contact@stadiumstomp.com to notify them of the withdrawal.

Privacy and Collection of Personal Information

COLLECTION STATEMENT

Your personal information is being collected by Stadium Stomp for the purpose of conducting and approving the Event and to improve and marketing of goods and services. You will be ineligible to participate in the Event if you do not provide your personal information. Stadium Stomp may disclose your personal information to third parties such as the AOSMA, our joint venture partners, charity partners, clients, sponsors or companies who provide their services to us for the purpose of the Event or for marketing goods and services.

Please contact Stadium Stomp and/or the AOSMA on <u>contact@stadiumstomp.com</u> if you do not wish Stadium Stomp or the AOSMA to use or disclose your personal information to provide you information, updates or news about other goods and services. Stadium Stomp is bound by the Australian Privacy Principles under the *Privacy Act 1988* (Cth). You can access the Stadium Stomp <u>Privacy Statement</u> online for more information about or privacy practices.

- iRun I acknowledge that [my and/or the Junior Stomper's] personal information will be collected by Stadium Stomp for the purpose of conducting the Event, including identifying participants, recording results and communicating with [me/the Participant] about this or other events.
- 28. I consent to Stadium Stomp disclosing [my/and the Junior Stomper's] personal information to Athletics Australia Ltd for the purpose of administering the iRun program. I acknowledge and agree that in administering the iRun program, [my and/or the Junior Stomper's] personal information will be used to register [me/and the Junior Stomper] as a recreational running member of Athletics South Australia.
- 29. I understand that by supplying Stadium Stomp with [my/and the Junior Stomper's] e-mail address I consent to [receiving/and the Junior Stomper receiving] regular e-newsletter updates from Stadium Stomp in order to stay informed about the Event. I can opt-out of receiving e-newsletters at any time by contacting contact@stadiumstomp.com

IMPORTANT NOTICE - PLEASE READ - Recreational Services

- 30. Provisions of the Competition and Consumer Act 2010 (Cth) and Fair Trading Act 1987 (SA) imply into contracts for the supply of certain goods and services, guarantees that services will be rendered with due care and skill and that services supplied will be reasonably fit for purpose. Those provisions do not apply to this agreement to the extent that they can be excluded insofar as they relate to liability for personal injury, which means bodily injury including mental and nervous shock, and death that is suffered by [you /the Participant]. In particular:
 - a. the application of sections 60 and 61 of the Australian Consumer Law (SA) are excluded to the extent set out in the Form 1.
 - b. the changes to your rights as provided in the Form 1 and this agreement:
 - i. will not apply to [you/the Participant] if you are aged between 12 and 17 years old; and
 - do not prevent [you/the Participant] from seeking damages for any significant personal injury suffered by [you/the Participant] if it is established that the reckless conduct of Stadium Stomp caused the injury.
 'Significant personal injury' and 'reckless conduct' have the same meaning attributed to them under section 42(7) of the Fair Trading Act 1987 (SA).
 - c. you acknowledge that the Event constitutes a recreational service within the meaning of section 139A of the Competition and Consumer Act 2010 (Cth) and section 42(7) of the Fair Trading Act 1987 (SA) as the Event is:
 - i. a sporting event or similar leisure time pursuit; and/or
 - ii. other activity that involves a significant degree of physical exertion or physical risk and is undertaken for the purpose of recreation, enjoyment or leisure.
- 31. No warranties, implied or express, have been made to [me/the Participant] that the Event services will be provided with due care and skill or that any materials provided in connection with the Event services will be fit and proper

for the purpose for which they are supplied.

32. **IMPORTANT:** Under section 42 of the Fair Trading Act 1987 (SA), Stadium Stomp is entitled to ask [you/and the Participant] to agree to exclude Stadium Stomp's liability for any personal injury suffered by [you/and the Participant] on the terms contained in the Form 1 set out below.

If you sign this document, you will be varying your rights under the Australian Consumer Law (SA) and agreeing to exclude Stadium Stomp's liability for any personal injury suffered by [you/the Participant].

Form 1 — Recreational services — Exclusion, restriction or modification of rights under the Australian Consumer Law (SA)

Your rights:

Under sections 60 and 61 of the Australian Consumer Law (SA), if a person in trade or commerce supplies you with services (including recreational services¹), there is—

- a statutory guarantee that those services will be rendered with due care and skill; and
- a statutory guarantee that those services, and any product resulting from those services, will be reasonably fit for the purpose for which the services are being acquired (as long as that purpose is made known to the supplier); and
- a statutory guarantee that those services, and any product resulting from those services, will be of such a nature, and quality, state or condition, that they might reasonably be expected to achieve the result that the consumer wishes to achieve (as long as that wish is made known to the supplier or a person with whom negotiations have been conducted in relation to the acquisition of the services).

Excluding, restricting or modifying your rights:

Under section 42 of the *Fair Trading Act 1987*, the supplier of recreational services is entitled to ask you to agree to exclude, restrict or modify his or her liability for any personal injury suffered by you or another person for whom or on whose behalf you are acquiring the services (a **third party consumer**).

If you sign this form, you will be agreeing to exclude, restrict or modify the supplier's liability with the result that compensation may not be payable if you or the third party consumer suffer personal injury².

Important

You do not have to agree to exclude, restrict or modify your rights by signing this form.

The supplier may refuse to provide you with the services if you do not agree to exclude, restrict or modify your rights by signing this form.

Even if you sign this form, you may still have further legal rights against the supplier.

A child under the age of 18 cannot legally agree to exclude, restrict or modify his or her rights.

A parent or guardian of a child who acquires recreational services for the child cannot legally agree to exclude, restrict or modify the child's rights.

Agreement to exclude, restrict or modify your rights:

I agree that the liability of Stadium Stomp for any personal injury that may result from the supply of the recreational services that may be suffered by me (or a person for whom or on whose behalf I am acquiring the services) is a. excluded:

Definitions

- 1. Recreational services are services that consist of participation in-
- a sporting activity or similar leisure-time pursuit; or
- any other activity that involves a significant degree of physical exertion or risk and is undertaken for the purposes of recreation, enjoyment or leisure.
- 2. Personal injury is bodily injury and includes mental and nervous shock and death.

Further information:

Further information about your rights can be found at <u>www.ocba.sa.gov.au</u>

I have read this document 'Junior Stomper" Stadium Stomp Adelaide Oval 2023 Entry and Participation Terms and Conditions, carefully and agree with these terms and conditions and the particulars outlined in the Form 1. I fully understand that I am giving up substantial rights by signing this document and sign it freely and voluntarily.	
Signature (above)	Print Name (above)
Date	
Signature of Witness	Print Name of Witness
Address of Witness	