

Personal Injury Claim Form

Australian Football National Risk Protection Program

IMPORTANT INFORMATION

WHO SHOULD COMPLETE THIS CLAIM FORM?

You should complete this form if:

- You are an Insured person player, umpire, official or volunteer; and
- You have sustained an injury whilst participating in a sanctioned AFL activity/event; and
- You have incurred costs Non-Medicare medical costs

Before completing this form, please read the Product Disclosure Statement (PDS) on our website www.marsh.com/au/financial-services-guide.html

WHAT IS COVERED?

Non-Medicare Medical Costs

Death & other Capital Benefits

Loss of Income cover is available as an optional extra that can be purchased for additional premium.

HOW MUCH CAN I CLAIM?

The following table outlines the various levels of cover within this Program.

Non-Medicare Medical Costs	Bronze (Basic Cover)	Silver	Gold	Platinum
	50% Reimbursement	bursement 75% Reimbursement 90% Reimbursement		90% Reimbursement
	\$2,000 max. per claim	\$2,500 max. per claim	\$3,500 max. per claim	\$7,500 max. per claim
	\$100 excess per claim	\$75 excess per claim	\$50 excess per claim	\$50 excess per claim

- All clubs receive, at least, the Bronze level of cover at the start of each period of cover.
- · Clubs/Leagues may choose to upgrade to a higher level of cover for an additional premium.
- Upgraded cover is valid only from the date of purchase.
- If you do not know what level you have, please contact your club and/or league for details.

HOW TO LODGE A PERSONAL INJURY CLAIM

- 1. Complete ALL sections of this form
- 2. Send your completed form to Echelon as soon as possible (and within 270 days from the injury date)
- 3. Echelon will confirm receipt of your claim and provide you with a claim number
- 4. Any further costs can be submitted to Echelon quoting this claim number
- 5. Documents can be submitted by email, post or fax

HOW TO SEND COMPLETED FORMS	S

Email:	sportsclaims@echelonaustralia.com.au				
Post:	Echelon Claims Services – GPO Box 1693 Adelaide SA 5001				
Fax:	08 8235 6450 Phone No: 1800 640 009				



IMPORTANT INFORMATION

You can't claim for any services where you receive a rebate from Medicare Submit only original receipts with your claim form We recommend you retain a copy of all receipts and your claim form for your records Claim through your Private Health Fund first, where possible.

WHO IS ECHELON?

Echelon Australia Pty Ltd (Echelon) is a business of Marsh & McLennan Companies (MMC). Echelon is the appointed claims management group for all Personal Injury claims on behalf of the Insurer and the Trustee of the AFL National Risk Protection Program.

WHO IS MARSH?

Marsh is the appointed broker for the AFL National Risk Protection Program and is Australia's leading provider of insurance and risk protection for the sport, recreation and fitness industries.

SECTION A - CLAIMANTS	DETAILS				
Claimant's Name:					
Postal Address:					
Occupation:					
Email Address:		Phone Number:			
Date of Birth:			□ Male	□ Fema	le
Date of Injury:		Time Of Injury:		□ AM	□РМ
Club Name:					
Association/League Name:					
Describe your injury and how	w it happened (please attach additional p	pages if required):			



INJURY RESEARCH DATA										
Session:		□ Playing			☐ Training			☐ Travelling		
Session.		□ Event			☐ Warmup/do	up/down		□ Ot	her	
Injured Person:		□ Player	□ Player □ Umpire		☐ Official	□т	rainer	☐ Other		
Grade:		☐ Senior	□ Res	erve	☐ Junior	□ N	Not Applicable			
Country of Country		□ Wet			□ Dry			□ Мι	ıddy	
Surface Conditions:		□ Indoor			☐ Other					
Period:		☐ 1 st	☐ 2 nd		□ 3 rd	□ 4	.th	☐ Not Applicable		
When will you resume WORK?										
When will you re	sume TRAI	INING?								
When will you re	sume PLA	YING?								
Do you have Priv	/ate Health	Insurance?							Yes	□ No
If YES, what is th	ne name of	your Private He	ealth Insu	ırance Pı	rovider?					
Private Health Co	overage:	□ Dental		☐ Hos	pital		mbulance		□ Phy	siotherapy
Ambulance Membership?						□ Ye	s	□ No		
PAYMENT DETA	AILS									
Bank:					Account Nam	ne:				
BSB:					Account Number:					



CLAIMANT DECLARATION

By signing the declaration below, you confirm and agree to the following:

- 1. The injury was sustained accidentally during a football activity and is not a pre-existing illness or condition.
- 2. You have viewed, read and understood the Product Disclosure Statement (PDS) at www.marsh.com/au/financial-services-guide.html
- 3. You understand that the Health Insurance Act 1973 (Cth) prohibits the Trustee and Insurer from reimbursing costs that are registered with Medicare (including the Medicare Gap).
- 4. You acknowledge and agree to the information contained herein (including personal information) being shared with authorised members of MARSH, the insurer, the Trustee and the Claims Managers.
- 5. You authorise any hospital, physician or other person who has attended to your injury, or any employer, to furnish MARSH's representatives with any and all information with respect to any sickness or injury, medical history, consultation, prescriptions, treatments, copies of all hospital or medical records and copies of employment records.
- 6. You agree that a photocopy or electronic version of this authorisation shall be considered as effective and valid as the original.
- 7. You declare that the forgoing particulars are true and accurate in every detail. You agree that if you have made, or shall make, in any further declaration regarding this injury, any false or fraudulent statements or suppress or conceal or falsely state any material whatsoever, the covers shall be void and all rights to recover there under for past or future injuries shall be forfeited.
- You authorise any and all information regarding claims with any other insurer to be released to MARSH's representatives.

representatives.						
Claimant's Signature: (Parent or Guardian if under 18 y	rears)		Date:			
SECTION B CLUB DETAILS						
Claimant's Full Name:						
Club Name:						
Club Contact:						
Position within Club:						
Email Address:			Phone Number:			
INJURY DETAILS						
League/Association Name:						
Registration Details:					□ Yes	□ No
Non-Medicare Cover: (If Known) What Cover Level has the Club purchased for this Period of Cover? (Optional – if unsure please leave blank)	□ Bronze (50%)	□ Silver (75%)	□ Gold (90	%)	□ Platinur	m(90%)
Loss of Income Cover: (If Known) Has the club purchased Loss of Income this year? If YES what is the weekly limit purchased by the Club if known?	□ Yes	□ No	\$			Per Week
Date of Injury:			Time Of Injury:		□ AN	∥ □ PM



Circumstances:	☐ Playing	☐ Training	☐ Travelling	☐ C (Plea	other ase Specify)				
Opposition Club Name: (If Applicable)				•					
Ground/Location Where the Injury Occurred:									
Has the Claimant returned to	TRAINING?				□ Yes	□ No			
If YES, date Claimant returned?									
Has the Claimant returned to	COMPETITION?				□ Yes	□No			
If YES, date Claimant returned	d?								
CLUB DECLARATION									
By signing the declaration belo	ow, you confirm an	d agree to the follo	wing:						
 A. You are an authorised representative of, and you are acting on behalf of, the Claimant's Club or League (as above). B. After reasonable inquiry, you confirm the injury details supplied herein are true and accurate. C. You declare the Claimant's injury was sustained accidentally during the football activity noted above and is not a pre-existing illness or condition. D. You understand that registering your club with MARSH Sport is a requirement of the AFL National Risk Protection Program for each Period of Cover. E. You confirm the club's level of cover as per the details provided above. 									
Club Representative's Signature:				Date:					
SECTION C - LOSS OF INCO	OME (TO BE COM	PLETED BY THE (CLAIMANT)						
Do you wish to claim Loss of I	ncome Benefits?				□ Yes	□ No			
IF YOU ARE NOT CLAIMING LOSS	OF INCOME BENEFITS	S PLEASE DO NOT CO	MPLETE THIS S	ECTION. PL	LEASE PROCEED	TO SECTION D			
The elimination period is a period of consecutive days during which no benefits are payable. The elimination period under the insurance policy for loss of income benefits is 14 days or your sick leave entitlement as an employee whichever is greater.									
Can you claim compensation from any other policy that includes loss of income benefits? (Such as Workers Compensation)						□ No			
Have you ever made previous or plan?	claims in respect t	o a personal accid	ent insurance	policy	□ Yes	□ No			
Have you engaged in any other	er income earning	employment since	you became ir	njured?	□ Yes	□ No			



TO BE COMPLETED BY THE CLAIMANTS EMPLOYER (OR ACCOUNTANT IF SELF-EMPLOYED)							
Claimant's Name:							
Employer/Business:							
Contact Person:							
Postal Address:							
Email Address:							
Phone (Bus. Hours):				Mobile:			
Employment Status:	☐ Full T	ime	□ Part Time	□ Casual		☐ Self Employed	
Employment Details If Se directly prior to injury.	elf-Employed or	Casual, pleas	se provide average wee	ekly salary t	pased on 1	2 month period	
Employee's NET weekly	salary:				\$		
Employee's GROSS wee	k salary:				\$		
Date Employee commen	ced with compa	any:					
Injury Details:							
Date employee ceased w	ork:						
Date expected to resume	duties:						
Returned to Work:							
Has the Employee return	ed to work?				□ Yes	□ No	
If YES, what date did the	Employee retu	ırn?					
Salary Received:	Salary Received: \$						
During the period of incapacity, has the employee received a salary?					□ Yes	□ No	
If YES, what for?							
Sick Leave:	□ Yes	□No	From:		To:		
Annual Leave:	□ Yes	□ No	From:		To:		
Other:	□ Yes	□No	From:		То:		
Net of business expenses, personal deductions and income tax; excludes bonuses, commissions and all other allowances. Excludes income derived from playing sport.							



EMPLOYERS DECLARATION: By signing the declaration below, you confirm and agree to the following: A. You are the Claimant's current employer (or accountant if the claimant is self-employed), B. After reasonable inquiry, you confirm the employment and salary details supplied herein are true and accurate, C. You will supply upon request any further information as required for the determination of this claim. Employer's Signature: Date: * Accountant's signature (if claimant is self-employed) SECTION D - PHYSICIAN'S REPORT THIS SECTION MUST BE COMPLETED WITHOUT EXPENSE TO MARSH - This section must be completed (in full) by your attending physician. An attending physician includes a general practitioner, physiotherapist, chiropractor or dentist. Claimant's First Name: Claimant's Last Name: Physician's Name: Phone Number: INJURY CONSULTATION Date of Consultation: Date of Injury: Diagnosis/History of injury: ☐ Ankle ☐ Arm □ Dental ☐ Facial ☐ Foot Injury Location: ☐ Hand ☐ Head □ Internal ☐ Knee ☐ Lower Leg ☐ Shoulder ☐ Spinal ☐ Torso ☐ Upper Leg Please mark (x) the anatomical location below:



	☐ Amputation	☐ Bruising	☐ Concussion	□ Cut	□ Death			
Injury Type:	☐ Dental	☐ Dislocation	□ Fracture/Break	☐ Rupture	☐ Sprain			
	☐ Strain	☐ Fatigue/Debilitation	on					
First Medical Treat	ment:							
Name of attending	physician:							
Date of treatment:								
Do you consider th	e Claimant's injury t	o be a NEW injury?		□ Yes	□ No			
Do you consider th	e Claimant's injury t	o a recurrence of a pro	evious injury?	□ Yes	□ No			
If YES, please provide details and a description:								
Does the Claimant	have any congenita	l defects or chronic dis	seases?	□ Yes	□ No			
If YES, please prov	vide details and a de	escription (dates, name	e of treating doctor, et	c.):				
Have you referred	the patient to any ot	her services or treatm	ent?	□ Yes	□ No			
If YES, please prov	vide details below:			•				
Physiotherapy:				□ Yes	□ No			
If YES, approx. nur	mber of treatments r	equired.						
Chiropractic's:				□ Yes	□ No			
If YES, approx. nur	mber of treatments r	equired.						
Surgery:		□ Yes	□ No					
If YES, please prov	If YES, please provide details							
Other:				□ Yes	□ No			
If YES, please prov	vide details							
				•				



Has the Claimant been a		□ Yes	□ No				
What date do you advise	the Claimant to return to playing Footl	oall?					
Physician's Signature:	Date:						
LOSS OF INCOME CLA	IMS ONLY						
	to Work Statement must be completed a Specialist). It will not be accepted if c						
INCAPACITY TO WORK	STATEMENT						
I	examined			on			
(Medical Practition		(Claimant's Na	me)		Date of Examination)		
In my opinion, this person	n is/has been unfit to work from			to			
		(First da	y of Incapacity)	(Las	st day of Incapacity)		
Please provide any further	er comments in regard to your assessr	nent of the	injury/cor	ndition:			
By signing the declaration	n below, you confirm and agree to the	following:					
You have examined the	Claimant's injury as described on this f	orm;					
	mation provided by you and supplied h		e and acc	urate.			
Medical Practitioner's Signature:			Da	ate:			
For more information, please refer to MARSH Sport's web site au marsh.com/sport							



DUTY OF DISCLOSURE

Before you enter into an insurance contract, you have a duty of disclosure under the Insurance Contracts Act 1984 (Cth) to tell us anything that you know, or could reasonably be expected to know, may affect the insurer's decision to insure you and on what terms. You have this duty until the contract of insurance is entered into. You have the same duty before you renew, extend, vary or reinstate an insurance contract.

If we ask you questions that are relevant to the insurer's decision to insure you and on what terms, you must tell us anything that you know and that a reasonable person in the circumstances would include in answering the questions. Also, we may give you a copy of anything you have previously told us and ask you to tell us if it has changed. If we do this, you must tell us about any change or tell us that there is no change. If you do not tell us about a change to something you have previously told us, you will be taken to have told us that there is no change.

You do not need to tell us anything that: reduces the risk insured, or is common knowledge, or the insurer knows or should know as an insurer; or the insurer waives your duty to tell them about.

If you do not tell us something:

If you do not tell us anything you are required to, the insurer may cancel your contract or reduce the amount it will pay you if you make a claim, or both. If your failure to tell us is fraudulent, the insurer may refuse to pay a claim and treat the contract as if it never existed.

If you are in any doubt as to the extent of the duty of disclosure or whether a piece of information ought to be disclosed, just contact your Marsh Client Risk Adviser.

MARSH COLLECTION STATEMENT

In accordance with the Privacy Act 1988 (Cth) (and subsequent amendments) ('the Privacy Act'), we, Marsh Pty Ltd and our Associated Entities (as that term is defined in the Corporations Act 2001 (Cth)) ('Marsh') draw your attention to the following:

- · We may collect personal information about you by means of the enclosed document.
- We are collecting the information principally for the purpose of approaching the (re)insurance market, placing insurance, assessing and advising you on your insurance needs, claims handling or risk management (depending on your requirements). Other purposes include providing you with information about other Marsh products or services and administering payments to you. If you are proposing for or renewing insurance, the information is required pursuant to your duty of disclosure under the Insurance Contracts Act 1984 (Cth), the Marine Insurance Act 1909 (Cth) or at common law.
- The information we collect may be disclosed to third parties including but not limited to (re)insurers, insurance intermediaries, service providers, finance providers, advisers, agents and Marsh's Associated Entities, which are all businesses of Marsh & McLennan group of companies ('MMC').
- Your personal information may be sent to our administrative processing centres in Mumbai (India) or Kuala Lumpur (Malaysia) and to other MMC companies, insurers, reinsurers and other third party service providers (e.g. data storage providers) in the United Kingdom, Singapore, Hong Kong, the United States of America and elsewhere.
- If you provide us with personal information about other individuals, you must ensure that those persons have been made aware of the above
 matters. Where the information collected relates to health, criminal record or other sensitive information as defined in the Privacy Act, you
 must obtain it with the individual's consent.
- We will use and disclose your personal information in accordance with our Privacy Policy. By completing this form you confirm that you have read the Marsh Privacy Policy available on our website (www.marsh.com.au) and you authorise and consent to Marsh collecting, holding, using and disclosing any personal information collected by means of the enclosed document in accordance with the terms of the Marsh Privacy Policy, including for the purposes explained in this collection statement above. If there are any inconsistencies between the terms of this collection statement and the terms of the Marsh Privacy Policy, the terms of the Marsh Privacy Policy prevail to the extent of that inconsistency. You may modify or withdraw your consent at any time. If you do not give us consent or subsequently modify or withdraw your consent, we may not be able to provide you with the products or services you want.
- You can contact our Privacy Officer by:

Email - privacy.australia@marsh.com

Phone - (02) 8864 7688

Post - PO Box H176, Australia Square NSW 1215

Marsh Advantage Insurance Pty Ltd (ABN 31 081 358 303, AFSL 238369) ("Marsh") arranges this insurance and is not the insurer. Any advice in this form is general advice only and does not take into account your individual objectives, financial situation or needs and may not suit your personal circumstances. For full details of the terms, conditions and limitations of the covers and before making any decision about whether to acquire a product, refer to the specific policy wordings and/or Product Disclosure Statements. We can provide you with further information. Please contact Marsh to request.