

Returns and Refund Policy

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1. Overview

- 1.1. Basketball ACT is committed to providing a positive experience for all participants and customers. This Refunds and Returns Policy outlines the terms under which refunds, credits, and exchanges may be issued for memberships, program registrations, merchandise, and events.
- 1.2. Basketball ACT will provide a refund or replacement product in the following circumstances only:
 - 1.2.1. a product becomes defective through no fault of the customer;
 - 1.2.2. a product is not fit for its stated purpose;
 - 1.2.3. a product does not match the description or sample;
 - 1.2.4. a product has defects that were not obvious;
 - 1.2.5. a product is not safe;
 - 1.2.6. a product ordered by the customer is no longer available; or
 - 1.2.7. the person or organisation billed did not originate the charge due to fraudulent use of credit cards or other such circumstances.
- 1.3. Basketball ACT will not provide a refund simply for a change of mind or for a wrong decision.
- 1.4. Basketball ACT will not provide a refund for third party supplied products. Customers will need to seek a refund under the third party providers refunds and returns policies.
- 1.5. Basketball ACT may consider providing a refund in such circumstances, on a case-by-case basis. If you wish to apply for a refund under exceptional circumstances, please email us via admin@basketballact.com.au

2. Cancelled or Postponed Events and Courses

- 2.1. Occasionally, some events that are conducted by Basketball ACT or that Basketball ACT participates in are cancelled or postponed. Should this occur, we will contact you to inform you of refund options or credit procedures for that event.
- 2.2. For exact instructions on any cancelled or postponed event, please check the relevant event information online or contact us via admin@basketballact.com.au
- 2.3. In order to receive a refund or an exchange, you will need to comply with the relevant instructions or deadlines.
- 2.4. Incorrect booking for an event:

- 2.4.1. If you have booked the incorrect time, date, venue, or event in error, these types of purchases will generally be classed as a 'change of mind'. Please be advised that refunds are generally only available where an event has been cancelled or rescheduled or where the Australian Consumer Law applies.
- 2.4.2. Notwithstanding the above, Basketball ACT may consider providing a refund in such circumstances, on a case-by-case basis. If you have noticed that your booking is incorrect, please email us via admin@basketballact.com.au ASAP so that we can amend your purchase.
- 2.4.3. If your request to amend is more than 24 hours from when you paid for the purchase, we may not be able to guarantee your attendance to the event you meant to purchase, as some events are capped on numbers.
- 2.5. Withdrawing from an event:
 - 2.5.1. If after paying either a deposit, part payment or fees in their entirety to attend an event and you need to withdraw from attending, please contact Basketball ACT as soon as possible to discuss your refund options.
 - 2.5.2. Up to 4 weeks prior to the event if you must withdraw for any reason, we will refund the fees paid minus a \$10 administration fee and in accordance with Clause 9.
 - 2.5.3. From 4 weeks to 7 days prior to the event if you must withdraw for any reason, we will refund between 50 - 75% of the fees paid. Minus a \$10 administration fee and in accordance with Clause 9.
 - 2.5.4. Less than 7 days prior to the event we will only provide refunds in exceptional circumstances only.

3. Participant Membership Fees

- 3.1. All membership fees are paid in advance; the platform used by Basketball ACT does not offer a direct debit service.
- 3.2. Once the participant completes the membership form, has agreed to the terms and conditions - participation and paid the relevant fees, your membership with us is valid for the duration of the participating season.
- 3.3. Participant membership fee refunds:
 - 3.3.1. Once you partake in any basketball activity (playing or training etc), no matter how long the duration, nor the number of times, the opportunity to

request a refund has passed (except where a member has a right to a refund under the Australian Consumer Law).

- 3.3.2. If you have paid for your membership fees and then decide not to participate, please contact admin@basketballact.com.au. As long as proof and validation can be substantiated, that the participant did NOT partake in any basketball activity, then a refund may be issued, less any fees (unless the Australian Consumer Law requires that a refund be paid, in which case, Basketball ACT will do so).
- 3.3.3. Refund of memberships is not guaranteed for change of mind or for changes in personal circumstances that prevent a person from enjoying the full benefits of the membership.

4. Competition Fees

- 4.1. Competition nominations require a deposit fee to be paid at the time of nomination; the platform used by Basketball ACT does not offer a direct debit service.
- 4.2. Competition fee refunds are outlined in the relevant Competition By-Laws, with processing of refunds handled as per Clause 9 of this policy.
- 4.3. Where Basketball ACT withdraws a Team from a competition, the Team shall not receive a refund
- 4.4. Bye Credits
 - 4.4.1. Bye credits may be issued to teams if they meet the following criteria. Credits are only redeemable for the season immediately following the season where the byes occurred and are not redeemable for cash.
 - (a) Teams participating in competitions that are 11 rounds or less will have one bye counted as part of their season, credits may be applied for any additional byes.
 - (b) Teams participating in competitions that are between 12 and 19 rounds will have two byes counted as part of their season, credits may be applied for any additional byes.
 - (c) Teams participating in competitions that are 20 rounds or more will have three byes counted as part of their season, credits may be applied for any additional byes.
 - 4.4.2. Byes in dedicated grading rounds will not count towards the number of byes a team has in a season.

5. Cancelled/postponed Basketball ACT Competitions

- 5.1. In the event that Basketball ACT is forced to postpone a competition(s), Basketball ACT will make every effort to deliver the competition in the same year, subject to calendar and venue availability. If the competition is delivered later in the same year, subject to the requirements of the Australian Consumer Law, Clubs and Members will not be entitled to a refund.
- 5.2. In the event that Basketball ACT is forced to cancel a competition(s), prior to that competition(s) starting and where the Club and/or Members have paid their nomination and game fees in advance, Basketball ACT will discuss a refund and or credit options with those impacted. Refund information may be detailed on the registration information provided.
- 5.3. In the event that Basketball ACT is forced to cancel a competition(s) and the competition is partway through (commenced but less than 80% of games have been played), and where the Club and/or Members have paid their nomination and game fees in advance, Basketball ACT will discuss a partial refund and or credit options with those impacted.
- 5.4. If Basketball ACT cancels a competition, and a Club and/or Member is eligible for a refund, they may choose to allow Basketball ACT to retain their full payment until the competition is rescheduled or for payment of, or towards, another Basketball ACT competition.

6. Pathway Program Fees

- 6.1. Once the parent/guardian and/or player completes the pathway athlete agreement form, they have agreed to the terms and conditions and event schedule of the program for the duration of the season.
- 6.2. If after paying either a deposit, part payment or fees in their entirety to participate in a Basketball ACT Pathway Program and you need to withdraw from the program, please contact Basketball ACT as soon as possible to discuss a potential refund arrangement.
- 6.3. The following outlines the refund schedule for pathway program and/or strength and conditioning levies:
 - 6.3.1. If withdrawing in the first 8 weeks (2 months) of the program commencing for any reason we will refund 80% of the levies paid.

- 6.3.2. From 8 – 16 weeks (2-4 months) of the program commencing for any reason we will refund 50% of the levies paid.
- 6.3.3. After 16 weeks (4 months) we do not refund levies for any reason.
- 6.4. The following outlines the refund schedule for pathway competition and/or Nationals levies:
 - 6.4.1. If withdrawing 8 weeks (2 months) prior to round 1 of the competition/event for any reason, there will be no charged or a full refund will be provided.
 - 6.4.2. Up to 4 weeks (1 month) prior to round 1 of the competition/event if you must withdraw for any reason, we will refund 70% of the levies paid.
 - 6.4.3. From 4 weeks to 7 days prior to round 1 of the competition/event if you must withdraw for any reason, we will refund 40% of the fees paid.
 - 6.4.4. Less than 7 days prior to round 1 of the competition/event we do not refund levies for any reason.
- 6.5. Notwithstanding the above Clause 6.3 and 6.4, Basketball ACT may consider providing a refund in such circumstances, on a case-by-case basis. If you wish to apply for a refund under exceptional circumstances, please email us via high.performance@basketballact.com.au

7. Government issued restrictions for consumers

- 7.1. If basketball activities, including participating, spectating or conducting basketball-related activities, have been cancelled or suspended due to government-imposed restrictions, this may impact your rights to a refund under the Australian Consumer Law.
- 7.2. ACCC and Covid-19 consumer information [HERE](#)

8. System error

- 8.1. In the event of a technical error with a booking system used by Basketball ACT, we will refund the transaction either in full or the relevant part thereof. In some cases, evidence of the error may be required if the payment is disputed by Basketball ACT.
- 8.2. For example, evidence of an item being debited to a bank account more than

once is required to be provided to request a refund if there is no corresponding record on the booking system used. Evidence may be in the form of a copy of a credit card statement or bank statement that demonstrates the error. To ensure the privacy of the card/account holder, any personal information, or transactions not relevant to the error should be hidden or removed.

- 8.3. If you are eligible for a refund, Basketball ACT can only refund to a bank account by EFT, we are not able to refund directly to credit/debit cards or PayPal accounts.
- 8.4. Where the transaction occurred through the Basketball ACT platform, any refund will be less the platform fees and service charges, which is charged at the time of transaction.

9. Requests and refund processing

- 9.1. An individual may request a refund by contacting Basketball ACT providing details to support their request for a refund within the following timeframes (subject to such other timeframes specified in the relevant Competition By-Laws):
 - 9.1.1. 21 days from the date of notification by Basketball ACT of the cancellation or postponement of a competition or event; and
 - 9.1.2. such reasonable period as determined by Basketball ACT in accordance with the Australian Consumer Law, in all other circumstances.
- 9.2. To enable a refund to be processed, a Refund Request Form needs to be completed ensuring all information (such as bank details are correct) and authorising the refund to be processed.
- 9.3. A refund requested and approved by Basketball ACT will incur an administration fee of \$10 and will be processed as part of the refund process.
- 9.4. Please note timeframes are subject to receiving approval by all responsible parties and the processing times for the respective financial institutions.

10. Returns Policy

- 10.1. Basketball ACT will provide a refund or replacement product in the following circumstances only:
 - 10.1.1. a product becomes defective through no fault of the customer;
 - 10.1.2. a product is not fit for its stated purpose;

- 10.1.3. a product does not match the description or sample;
 - 10.1.4. a product has defects that were not obvious;
 - 10.1.5. a product is not safe;
 - 10.1.6. a product ordered by the customer is no longer available; or
 - 10.1.7. the person or organisation billed did not originate the charge due to fraudulent use of credit cards or other such circumstances.
- 10.2. Basketball ACT will not provide a refund or replacement product for third party supplied products. Customers will need to seek a refund under the third party providers refunds and returns policies.
- 10.3. Basketball ACT will not provide a refund simply for a change of mind or for a wrong decision. If you change your mind and wish to exchange your purchase, you are responsible for all return postage costs. To supply your replacement item, Basketball ACT will recharge you for further shipping charges.
- 10.4. Products returned must be delivered to Basketball ACT within 14 days of the original delivery date in a re-saleable, original condition – unused, undamaged, unsoiled and with the tags still attached.
- 10.5. Basketball ACT is unable to accept items that have had the tags removed (apparel), have been customised, used or damaged in any way including packaging.
- 10.6. For a refund or exchange, please allow 14 days from the day you return your product for your account to be credited or an online credit to be issued.
- 10.7. Unfortunately, we cannot accept returns for any items that were purchased elsewhere and not at www.basketballact.com.au. For items purchased at a Basketball ACT events or venues, please contact Basketball ACT via admin@basketballact.com.au for more information.
- 10.8. Basketball ACT will only refund shipping and handling charges to your bank account by EFT if you have received an incorrect item or if you received a damaged/faulty product as outlined above. A copy of your Basketball ACT tax invoice may be requested as a proof of purchase.

11. How to return an item

- 11.1. Please contact Basketball ACT within 14 days of the original delivery date via admin@basketballact.com.au for an exchange or refund form, stating your name, delivery address and order details. You will be provided with the most relevant

return form and details on how to send your item back.

- 11.2. In the instance that you receive a faulty product, via admin@basketballact.com.au please provide us with your name, your invoice number, product name and the fault you have found with the product and a photo if possible. Please let us know if you are seeking a replacement, exchange, credit or a refund. We will supply you with a prepaid post pack so you can send the product back at no charge.

12. Government related links

- 12.1. Australian Consumer Law [HERE](#)
12.2. Australian Competition and Consumer Commission (ACCC) [HERE](#)
12.3. Access Canberra – Fair Trading [HERE](#)

13. Privacy

- 13.1. All information collected will be securely stored in accordance with Basketball Australia's [Privacy Policy](#).

