AQUAMOVES

Direct Debit Service Request



Application Form and Agreement

1	This Agreement is a binding agreement that shall remain in place until cancelled by the Member or Council.
2	Greater Shepparton City Council (APCA User ID 116901) will debit the Member's Nominated Account or Credit Card.
3	Membership fees are payable, and Direct Debits will be made, whether or not the Member uses the Aquamoves' facilities.
4	Cancellation of this Agreement
	 The Member must give Aquamoves 14 days' notice of cancellation of this Agreement. The Member acknowledges and agrees that any cancellation of this Agreement does not alter the Member's obligations under their Membership Agreement. If the Member cancels this Agreement, they must make arrangements directly with the Aquamoves to pay all membership fees due under their Membership Agreement. Direct Debits will continue until 14 days after the written request of cancelation is received by Aquamoves. Council takes no responsibility for any Direct Debits (or fees, charges or liabilities arising from the Direct Debits) that arr processed by the Member's financial institution after Aquamoves has received the Cancellation Notice. The Member must notify Aquamoves of any changes to the Nominated Account or Credit Card details at least 7 days prior to the next scheduled Direct Debit Date.
6	Increase in Direct Debit Amount authorised by this Agreement
	The Member agrees to authorise Aquamoves to vary the Direct Debit Amount as and when the Member's membership fe increases without the need for the parties to sign a new Agreement.
7	Member's obligations
	 The Member must ensure that there are sufficient cleared funds available in the Nominated Account or Credit Card for th Direct Debit Amount as at the scheduled Direct Debit Dates. If there are insufficient funds in the Nominated Account or Credit Card, the Member may be liable for fees, charges and/or interest to their financial institution.
	• The Member will be charged a \$12.00 fee by Council for each dishonoured payment, which fee represents Council's costs in re-processing any dishonoured payment, following up any overdue payments, and administrative costs incidental to thes actions.
	 The Member may also incur a \$12.00 fee if a Direct Debit payment fails due to the Member providing incorrect accour information. Outstanding membership fees, and any applicable fees, must be paid to Aquamoves prior to the next scheduled Direct Debit Debit payment fails due to the next scheduled Direct payment fails due to
	 Date. Council may terminate this Agreement and any membership held by a Member if a Direct Debit fails and the Member doe not make the overdue payment prior to the next Direct Debit Date.
8	Limitation of liability The Member agrees that Council will not be liable for any losses or costs incurred by the Member arising from any Direct Debi The Member agrees to release, indemnify, keep indemnified and hold harmless the Council and its employees, contractors an agents from or against any liability, losses or costs (including legal costs) that the Member incurs as a result of any Direct Debi
9	Council's obligations
	 Council will notify the Member of any failed Direct Debit payments as soon as practicable. Council will initiate the Direct Debit from the Nominated Account or Credit Card on the Direct Debit Dates, unless the Direct Debit Date is a non-business day (i.e. a weekend or a public holiday), in which case the Direct Debit will be made on the following business day.
	 In compliance with the Industry's Direct Debit Claims Process, Council will assist the Member in disputing any amount draw on the Nominated Account or Credit Card under this Agreement. Council will endeavour to resolve the matter within th Industry agreed timeframes.
11	Privacy notice
	The Member's personal information is collected, and will be held, used and disclosed, in accordance with Council's privacy policy. Council/Aquamoves will only disclose the Member's personal information in accordance with the <i>Information Privacy Ac</i> 2000 (Vic), where specifically required by law, or for purposes of and incidental to this Agreement. This includes disclosing information in the event of an insurance claim or a claim relating to an alleged incorrect or wrong debit.
have	e read, understood and agree to the terms and conditions of this Agreement.
	ber's signature: Date: