

RPA Alumni membership is open to former RPA members when they retire from professional rugby. Players must have been an RPA member for at least one season.

Name:	(the "Player")
Date of Birth:	
Address:	
Mobile Tel:	
Email:	

Year of Retirement from Rugby:

Former Premiership Club(s)

Please include the years you were at these clubs

Dates you were an RPA member

Current Employer:

Industry:

Job Title:

This form can be completed electronically and emailed to Natalie Beckett: nbeckett@therpa.co.uk. The form is the basis of the contract between: (i) 'you', the Player; and (ii) 'us', the RPA, and is subject to the terms and conditions overleaf and The Rugby Players' Association Constitution. By signing below, you are indicating your acceptance of these terms.

Please ensure you read the terms and conditions overleaf, and update your data preferences if necessary.

Signed:		Date:	
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Membership Benefits

- Dedicated Alumni support from RPA Personal Development Managers
- Access to RPA 24/7 confidential counselling service
- Restart Rugby charitable applications (means tested)
- RPA Member offers – exclusive discounts and deals including RPA commercial events
- Exclusive discount rates to educational providers
- Invitations to RPA networking events
- RPA communications including The Players' Room magazine, E-zines, Job Alerts and LinkedIn Alumni updates

This Agreement is made between:



- (1) The Player, as detailed overleaf (the “**Player**”); and
- (2) The Rugby Players’ Association, 5th Floor, Regent House, 70 London Road, Twickenham, TW1 3QS (the “**RPA**”).

Agreed terms:

1. Definitions:

Annual Contribution: the annual contribution set out overleaf, in respect of the selected membership type;

Cancellation Period: the cancellation period set out in clause 5.1;

Commencement Date: the date on which the Player’s RPA membership starts, as set out in clause 3;

Player’s Board: has the meaning ascribed to it in the Rules;

Renewal Date: 1 September in each year; and

Rules: the Constitution and Rules of the RPA, a copy of which is available upon request from the RPA, as amended from time to time, and references within this Agreement to “Rules” shall be construed accordingly.

2. Provided that the Player meets the eligibility criteria for membership set out in Rule 4, the Player agrees to become a member of the RPA on the terms set out in this Agreement and in accordance with the Rules. The Player further agrees to be bound by the Rules at all times during their membership. A copy of the Rules shall be provided by the RPA upon request.
3. Subject to payment of the Annual Contribution and acceptance of membership by the Player’s Board within 14 days of receipt of this application, the Player’s membership shall commence (the “**Commencement Date**”) and shall continue for 12 months unless renewed, or terminated in accordance with clause 5.
4. Subject to clause 6, the Player shall pay, and shall be liable for the Annual Contribution, on the Commencement Date, which shall be paid either by bank transfer or salary deduction.
5. The Player’s membership may be terminated (without prejudice to any rights or remedies accrued by either party as at the date of termination) on the occurrence of the following events:
 - 5.1. by either party without cause, at any time within 14 days of the Commencement Date (the “**Cancellation Period**”), by giving written notice to the other party;
 - 5.2. by the RPA at any time, by giving written notice to the Player, if the RPA reasonably considers that the Player has materially or persistently breached the Rules or the terms of this Agreement;
 - 5.3. by the RPA if the Player is no longer eligible for membership (either Senior or Junior or Alumni);
 - 5.4. on the expiry of notice of resignation which has been given by the Player in accordance with Rule 4.12;
 - 5.5. expulsion of the Player by the Player’s Board;
 - 5.6. by the RPA if the Player has not paid the Annual Contribution on or before the Renewal Date; or
 - 5.7. by the RPA if the Player is employed or engaged in a senior executive post that in the opinion of the Player’s Board makes membership of the RPA inappropriate.
6. Upon termination of the Agreement pursuant to clause 5.1, the Player shall be immediately entitled to a refund of the Annual Contribution that has been paid for the current year, save that, where such notice is given by the Player and the Player has made use of the RPA’s membership benefits during the Cancellation Period, the RPA shall be entitled to withhold from any refund given pursuant to this clause 6 a proportion of the Annual Contribution calculated pro-rata for the number of days between the Commencement Date and the date on which such notice is served.
7. Subject to clause 6, the Player shall not be entitled to a refund of any sums paid under this Agreement in the event of termination.
8. This Agreement is governed by the laws of England and the parties submit to the exclusive jurisdiction of the English courts in respect of any claims (contractual or otherwise) which arise in connection with it.

Your rights in relation to your data

If you wish to discuss this form, the data that you are providing or if you have any concerns about your data and/or the way that the RPA deals with it, please contact our Data Protection Officer, Natalie Beckett, by email: nbeckett@therpa.co.uk or by phone 020 3053 6685.

Please tick as appropriate to indicate that you **DO NOT** want us to use data collected from you/your club to:

Communicate with you via email and text, providing you with information on RPA member offers, events and updates;
Send you copies of the RPA’s “Players’ Room” magazine.

You can read our [Privacy Statement](#) for more details on your data and your rights. Please visit [our website](#) to see a copy of our Privacy Notice or contact us on the details outlined above.