

HIIT REPUBLIC x HYROX Half Simulation Terms and Conditions

1. EVENT ORGANISER

- 1.1. Viva Leisure Operations Pty Ltd (ABN 20 609 536 665) of registered office address: DKS N 2.0 North Building, Level 3/23 Challis Street, Dickson, ACT, 2602 (the "Event Organiser") is a subsidiary of Viva Leisure Limited (ABN 76 607 079 792) ("Viva") and is a member of the Viva Group which operates multiple facilities trading as HIIT REPUBLIC STUDIOS ("HIIT REPUBLIC").

2. ACCEPTANCE OF TERMS

- 2.1. By registering for, or participating in, the Event, you acknowledge that you have read, understood, and agree to be bound by these Terms and Conditions in their entirety.
- 2.2. These Terms and Conditions may be varied, amended, or modified at any time at the sole discretion of the Event Organiser. Any such variations shall take effect immediately upon publication or notification to Participants. Participation in the Event following any variation shall constitute acceptance of the amended Terms and Conditions.
- 2.3. These Terms and Conditions will be available via <https://vivaleisure.group/legal/>
- 2.4. In the event of any inconsistency between these Terms and Conditions and any promotional, advertising, or event-related material, these Terms and Conditions prevail.

3. EVENT OVERVIEW

- 3.1. The HIIT REPUBLIC x HYROX Half Simulation ("Event") is a fitness event conducted by Viva Leisure Operations Pty Ltd trading as HIIT REPUBLIC ("Event Organiser").
- 3.2. The Event will be held at HIIT REPUBLIC Mitchell, located at Unit 6/30 Darling St, Mitchell ACT 2911, on Sunday, 21 June 2026 commencing from 8:00am AEST.
- 3.3. The Event will follow the format of a HYROX-style "Half Simulation," consisting of prescribed functional workout stations interspersed with 500 metre runs. The Event is conducted by HIIT REPUBLIC as a HYROX Training Club affiliate Event and is not an official HYROX race event. Unless otherwise stated, movement standards and workout structure will be based on the official HYROX rulebook as in effect at the date of the Event, as adapted for this simulation format.
- 3.4. The Event format, workout structure, movement standards, repetition requirements, and operational procedures may be modified by the Event Organiser at its discretion for operational, safety, venue, programming, or participation reasons.

- 3.5. Unless otherwise determined by the Event Organiser, movement standards and workout requirements will generally align with the official HYROX rulebook as in effect at the date of the Event, as adapted for the purposes of this simulation-style conditioning Event.
- 3.6. Participants will be allocated a Wave prior to the Event. Participants must commence the Event only within their allocated Wave unless otherwise approved by the Event Organiser.
- 3.7. Wave allocations, Event timing, briefing requirements, operational instructions, and other Event-related communications will be provided to Participants using the contact details submitted during registration.
- 3.8. Participants are required to attend a mandatory pre-Event briefing prior to commencement of the Event. The briefing may include:
- an overview of the Event structure and workout format;
 - movement standards and judging requirements;
 - Wave allocations and commencement procedures;
 - safety instructions; and
 - operational information relevant to participation.
- 3.9. The maximum Participant capacity for the Event is eighty (80) Participants, unless otherwise determined by the Event Organiser.
- 3.10. The Event Organiser reserves the right to:
- amend the Event schedule, format, structure, workout components, or timing;
 - combine, delay, suspend, or cancel Waves;
 - limit or refuse participation;
 - postpone or reschedule the Event; or
 - cancel the Event entirely,
- where reasonably necessary for operational, safety, venue, weather, staffing, or other legitimate reasons.
- 3.11. Participation in the Event is subject to these Terms and Conditions and all reasonable directions issued by the Event Organiser and Event Officials.

4. DEFINITIONS

Event means the HYROX Half Simulation held at HIIT REPUBLIC Mitchell on Sunday, 21 June 2026 at 8:00am AEST, as described in these Terms and Conditions.

Event Organiser means Viva Leisure Operations Pty Ltd (ACN 607 079 792) trading as HIIT REPUBLIC.

Event Officials means HIIT REPUBLIC coaches and staff appointed by the Event Organiser to officiate the HYROX Half Simulation, including any designated Head Judge.

Head Judge means the Event Official appointed to oversee judging decisions and resolve disputes under clause 8.

HIIT REPUBLIC Members means a HIIT REPUBLIC membership that is valid, active, and in good standing. The membership must remain current at the time of registration and on the date of the Event.

Wave means the designated start group and allocated commencement time assigned to a Participant for the Event.

Individual Categories means the Male Solo and Female Solo divisions.

Team Categories means the Mixed Doubles division (one male and one female Participant), the Male/Male Doubles division, and the Female/Female Doubles division.

Winners means the Participants declared winners in accordance with clause 10.

Registration Close means 7:00PM Tuesday 16 June 2026.

5. ELIGIBILITY REQUIREMENTS

- 5.1. Participation in the Event is open to individuals who satisfy the eligibility requirements set out in these Terms and Conditions.
- 5.2. All Participants must:
 - a) be at least sixteen (16) years of age on the date of the Event;
 - b) complete registration in accordance with clause 6;
 - c) pay the applicable registration fee;
 - d) complete all required waivers, acknowledgements, and registration requirements required by the Event Organiser; and
 - e) comply with these Terms and Conditions and all reasonable directions issued by the Event Organiser and Event Officials.
- 5.3. Participants under eighteen (18) years of age must provide written consent from a parent or legal guardian prior to participation in the Event. The Event Organiser reserves the right to refuse participation where satisfactory parental or guardian consent has not been provided.
- 5.4. Participants registering for a discounted HIIT REPUBLIC Member ticket must:
 - a) hold a valid and active HIIT REPUBLIC membership in good standing at the time of registration and on the date of the Event; and
 - b) provide evidence of such membership upon request by the Event Organiser.

- 5.5. Where a Participant registers at the HIIT REPUBLIC Member ticket price and is unable to satisfy the eligibility requirements in clause 5.4, the Participant may be required to pay the difference between the applicable member and non-member ticket prices prior to participation. Failure to do so may result in refusal of participation without refund.
- 5.6. The Event Organiser reserves the right to refuse, suspend, or revoke participation at any time where it reasonably believes that:
- a Participant does not satisfy the eligibility requirements;
 - participation may pose a health or safety risk;
 - a Participant has provided false or misleading information; or
 - a Participant has breached these Terms and Conditions.
- 5.7. The Event Organiser may require Participants to provide proof of age, identity, membership status, parental consent, or other information reasonably necessary to verify eligibility for participation in the Event.

6. REGISTRATION

- 6.1. To register for the HYROX Half Simulation, individuals or teams must purchase a ticket for the Event at <https://www.eventbrite.com.au/e/1988053337048?aff=oddtcreator>
- 6.2. Registration for the Event opens at 9:00AM AEST on Tuesday, 26 May 2026 and closes at 7:00PM AEST on Tuesday 16 June 2026, unless registrations close earlier due to the Event reaching maximum Participant capacity.
- 6.3. To register for the Event, Participants must complete the registration process and purchase a ticket via the official Event registration platform specified by the Event Organiser prior to the registration close date.
- 6.4. Registration is subject to availability and capacity limits. The maximum Participant capacity for the Event is eighty (80) Participants, unless otherwise determined by the Event Organiser.
- 6.5. Ticket prices are:
- \$35 for HIIT REPUBLIC members (individual entry);
 - \$45 for non-members (individual entry);
 - \$70 for HIIT REPUBLIC members (Doubles entry); and
 - \$90 for non-members (Doubles entry).
- 6.6. Purchase of one (1) Doubles ticket permits entry for two (2) Participants competing together as a team in an eligible Doubles category.

- 6.7. For Doubles entries purchased at the member rate, at least one (1) Participant in the team must hold a current and valid HIIT REPUBLIC membership.
- 6.8. The Event Organiser reserves the right to:
- verify membership eligibility for discounted member pricing;
 - refuse, suspend, or cancel registrations where eligibility requirements are not satisfied;
 - close registrations at any time once Event capacity has been reached; and
 - amend ticket pricing, registration dates, or ticket availability prior to a Participant completing registration.
- 6.9. Registration is not complete unless:
- all required registration information has been submitted;
 - payment has been successfully processed;
 - all required waivers and acknowledgements have been completed; and
 - the Participant has received confirmation of registration from the Event Organiser or its authorised ticketing provider.
- 6.10. Participants are responsible for ensuring that all registration information provided is accurate, complete, and current. The Event Organiser accepts no responsibility for issues arising from inaccurate or incomplete registration information.
- 6.11. All registrations and ticket purchases are final. Except as required by law, including under the Australian Consumer Law, no refunds, credits, transfers, exchanges, or substitutions will be provided for:
- change of mind;
 - scheduling conflicts;
 - illness or injury;
 - inability to attend;
 - incorrect ticket selection; or
 - failure to satisfy eligibility requirements.
- 6.12. Event tickets may not be resold, transferred for value, or used for commercial or promotional purposes without the prior written consent of the Event Organiser.
- 6.13. The Event Organiser reserves the right to cancel any registration or refuse entry to any Participant who:

- a) breaches these Terms and Conditions;
- b) provides false or misleading information;
- c) engages in conduct that may compromise the safety, fairness, or integrity of the Event; or
- d) fails to comply with any reasonable direction of the Event Organiser or Event Officials.

7. EVENT PARTICIPATION

7.1. Participation in the HYROX Half Simulation requires completion of the following requirements:

- a) Completed registration in accordance with clause 6; and
- b) Signing of a fitness waiver as part of their membership, or for non-members signing a fitness waiver form prior to completing HYROX Half Simulation;

7.2. Participants are responsible for presenting themselves at the venue in sufficient time to check in and attend the mandatory Participant briefing prior to the commencement of the Event. The briefing will include a welcome and overview of the Event format, confirmation of wave times and race order, safety information, and operational instructions relevant to participation. Failure to attend the briefing or to present at the allocated wave start time may result in refusal of participation without refund.

7.3. Participants must commence their allocated wave at the designated start time. Timing will be recorded manually by Event Officials.

7.4. Wave times, race order, Event timing, and other operational information will be communicated to Participants by the Event Organiser prior to the Event date using the contact details provided during registration. Wave times will be allocated at the discretion of the Event Organiser and may be adjusted where reasonably necessary for operational or safety reasons.

7.5. Participants must comply with all reasonable directions of Event Officials and staff. The Event Organiser may refuse participation or remove any Participant from the Event where, in its reasonable opinion, continued participation poses a safety risk or compromises the fairness or integrity of the event.

8. COMPETITION FORMAT AND JUDGING

8.1. The HYROX Half Simulation will be officiated by HIIT REPUBLIC coaches appointed by the Event Organiser (Event Officials). One Event Official may be designated as Head Judge. Event Officials are responsible for enforcing movement standards, recording times, applying penalties, and ensuring the safe and fair conduct of the Event.

8.2. This Event is conducted by HIIT REPUBLIC as a HYROX Training Club affiliate Event and is not an official HYROX race event.

- 8.3. Unless otherwise determined by the Event Organiser, movement standards, repetition requirements, workout structure, and Doubles mechanics will be applied in accordance with the official HYROX rulebook as in effect at the date of the Event, as adapted for the Half Simulation format.
- 8.4. Official completion times will be manually recorded by Event Officials. The official finish time will be recorded upon completion of the Participant's final prescribed repetition (being the 100th wall ball repetition). Only times recorded by the Event Officials will be recognised as official results. The Event Organiser is not responsible for minor timing discrepancies arising from manual recording.
- 8.5. Event Officials may issue "no-reps," require repetition of movements, apply time penalties, or otherwise adjust recorded times in accordance with the applicable HYROX movement standards. Participants must comply with all directions given by Event Officials in relation to movement standards and repetitions.
- 8.6. For Doubles categories, participation requirements, division of repetitions, running requirements, tagging procedures (if applicable), and the point at which the official time is recorded will be determined in accordance with the applicable HYROX rulebook standards for doubles competition. The official team time will be recorded in accordance with those standards as interpreted by the Event Officials.
- 8.7. The Event Organiser reserves the right, at the discretion of the Event Officials or Head Judge, to issue warnings, apply penalties, or disqualify any Participant or team for:
- repeated failure to meet movement standards;
 - unsafe or reckless conduct;
 - unsportsmanlike or aggressive behaviour;
 - failure to complete all prescribed stations or runs;
 - tampering with timing or results; or
 - any breach of these Terms and Conditions.
- 8.8. A disqualified Participant or team will be ineligible for prizes.
- 8.9. In the Event of a tie, the Participant or team with the fastest recorded rower split time will be declared the winner. If still tied, the Head Judge may determine the winner at their discretion.
- 8.10. Any dispute regarding judging, scoring, penalties, or recorded times must be raised with an Event Official prior to leaving the venue and no later than 30 minutes following completion of the Participant's Event.

9. PRIZE

- 9.1. A total of eight (8) individual prizes will be awarded to the winners of the following categories:

- a) one (1) Male Solo winner;
- b) one (1) Female Solo winner;
- c) one (1) Mixed Doubles team (two Participants);
- d) one (1) Male/Male Doubles team (two Participants); and
- e) one (1) Female/Female Doubles team (two Participants).

9.2. Each prize consists of one (1) LSKD gift voucher to the value of AUD \$100.

9.3. The total maximum retail value of all prizes awarded at the HYROX Half Simulation is AUD \$800.

9.4. Gift vouchers are issued by LSKD Pty Ltd (or its related entity) and are subject to the terms and conditions of the issuing provider, including any expiry dates, usage restrictions, or redemption conditions imposed by that provider.

9.5. The Organiser is not responsible for any loss, theft, damage, expiry, or misuse of a gift voucher once awarded, nor for any terms, conditions, limitations, or actions of the third-party provider.

9.6. The Organiser reserves the right, at its discretion, to substitute any prize with an alternative prize of equal or greater retail value where reasonably necessary, including where the advertised prize becomes unavailable for reasons beyond the Organiser's control.

9.7. Prizes are not transferable, exchangeable, or redeemable for cash unless required by law.

10. WINNER SELECTION

10.1. A total of eight (8) winners will be selected from all eligible Participants. Winners will be awarded in the following categories: one (1) Male Solo winner, one (1) Female Solo winner, one (1) Mixed Doubles team, and two (2) Doubles team (one (1) Male/Male and one (1) Female/Female).

10.2. Teams that include a staff member of the Event Organiser, or an entity related to the Event Organiser, are ineligible to be a winner.

10.3. The selected winners will be from each category that competes the fastest time as recorded by the Event Organiser.

10.4. Each winner will win a \$100 LSKD Voucher.

10.5. The Event Organiser reserves the right to request verification of the eligibility criteria before awarding any prize.

10.6. All decisions made by the Event Organiser in relation to the selection of the winners are final and binding. No correspondence will be entered into.

11. NOTIFICATION OF WINNERS

- 11.1. Winners will be notified in writing via email and may also be contacted via phone using the contact details provided at the time of registration.
- 11.2. The Event Organiser will take reasonable steps to notify the Winners within a reasonable time following finalisation of results.
- 11.3. It is the responsibility of Participants to ensure their contact details remain accurate and up to date.
- 11.4. The Event Organiser accepts no responsibility for failure to notify a winner where inaccurate or incomplete contact information has been provided.

12. PRIZE CLAIM AND COLLECTION

- 12.1. Collection or receipt of any prize is the sole responsibility of the winner. The Event Organiser will not be liable for any costs, delays, or issues incurred in relation to the delivery or collection of the prize, including those arising from incorrect contact details or circumstances beyond its control.
- 12.2. Prizes will be delivered electronically to the winner's nominated email address. The Event Organiser is not responsible for any failure of delivery arising from inaccurate or incomplete contact details provided by a Participant, or from technical issues beyond its reasonable control.
- 12.3. The Event Organiser will endeavour to issue all prizes within seven (7) days of the Event, following confirmation of the official results.
- 12.4. Prizes are not transferable, assignable, or exchangeable and are not redeemable for cash or alternative services, except where required by law.
- 12.5. By accepting a prize, winners consent to the Event Organiser using their name, image, and likeness for promotional and marketing purposes, including public announcements of the HYROX Half Simulation results, without further notice or compensation.
- 12.6. The Event Organiser accepts no responsibility or liability for any loss, damage, injury, disappointment, or expense (whether direct, indirect, consequential, or otherwise) suffered or incurred in connection with participation in the HYROX Half Simulation or the receipt or use of any prize.

13. HEALTH AND SAFETY ACKNOWLEDGEMENTS

- 13.1. The HYROX Half Simulation is a recreational fitness Event involving strenuous physical activity, high-intensity functional movements, resistance training, and outdoor running components. Participation involves inherent risks, including the risk of physical injury, illness, permanent disability, or death.
- 13.2. By participating in the HYROX Half Simulation, Participants acknowledge and voluntarily assume all risks associated with participation, whether known or unknown, and accept full responsibility for any injury, loss, or damage arising from their participation.

- 13.3. To the extent permitted by law, Participants release and discharge the Event Organiser and its officers, directors, employees, agents, contractors, and affiliates from liability for any personal injury, loss, or damage suffered in connection with participation in the HYROX Half Simulation, including liability arising from negligence.
- 13.4. Nothing in these Terms and Conditions excludes, restricts, or modifies any rights or remedies which cannot be excluded, restricted, or modified under the Australian Consumer Law or any other applicable law.
- 13.5. Participants confirm that they are medically and physically fit to participate and have not been advised otherwise by a qualified medical practitioner.
- 13.6. Participants agree to comply with all safety directions provided by Event Officials and acknowledge that failure to do so may result in removal from the Event.
- 13.7. In the Event that you sustain any injury or illness during HYROX Half Simulation, you must immediately cease participation and notify HIIT REPUBLIC staff.
- 13.8. All information, guidance, or advice provided throughout HYROX Half Simulation, whether delivered by the Event Organiser staff, third-party contractors, or associated HYROX Half Simulation partners, is general in nature and should not be considered a substitute for individualised, professional medical, dietary, psychological, or fitness advice. Participants are responsible for seeking their own personal, professional guidance where appropriate.
- 13.9. All advice provided during the HYROX Half Simulation are offered in good faith and are intended solely to promote sustainable training, nutrition, and lifestyle habits. The Event Organiser accepts no responsibility for any physical or psychological condition that may arise during or following participation in the HYROX Half Simulation.
- 13.10. Participation is at the sole discretion and risk of the Participant. We accept no liability for any injury, illness, loss, or condition sustained in connection with HYROX Half Simulation.

14. RELEASE AND LIMITATION OF LIABILITY

- 14.1. By participating in the Event, each Participant voluntarily assumes all risks associated with participation, whether known or unknown, and accepts full responsibility for any injury, loss, damage, cost, or expense arising from or in connection with their participation in the Event.
- 14.2. To the maximum extent permitted by law, Participants release and discharge the Event Organiser and its officers, employees, contractors, agents, affiliates, Event Officials, sponsors, and venue providers from and against all claims, liabilities, actions, demands, damages, losses, costs, and expenses arising out of or in connection with:
- a) participation in the Event;

- b) attendance at the Event venue;
- c) use of Event equipment or facilities; or
- d) any act, omission, negligence, or conduct of the Event Organiser or Event Officials.

14.3. Participants acknowledge and agree that:

- a) participation in the Event is undertaken voluntarily and at their own risk; and
- b) they are responsible for determining whether they are medically and physically fit to participate in the Event.

14.4. To the extent permitted by law, the Event Organiser excludes all warranties, representations, guarantees, and conditions relating to the Event, whether express, implied, statutory, or otherwise, except those that cannot lawfully be excluded.

14.5. Nothing in these Terms and Conditions excludes, restricts, or modifies any rights or remedies which cannot lawfully be excluded, restricted, or modified under the Australian Consumer Law or any other applicable legislation.

14.6. Where liability cannot be excluded under applicable law, the liability of the Event Organiser is limited to the maximum extent permitted by law.

14.7. To the extent permitted by law, the Event Organiser will not be liable for any indirect, consequential, incidental, special, or economic loss or damage, including loss of income, loss of opportunity, travel costs, accommodation expenses, or loss of enjoyment arising from or in connection with the Event.

14.8. The Event Organiser accepts no responsibility for:

- a) loss, theft, or damage to personal property brought to the Event;
- b) cancellation, postponement, interruption, or modification of the Event;
- c) technical, timing, scoring, communication, or operational errors; or
- d) the acts or omissions of third parties connected with the Event.

14.9. Participants agree to indemnify and hold harmless the Event Organiser and Event Officials from and against any claims, liabilities, damages, losses, costs, or expenses arising from:

- a) the Participant's breach of these Terms and Conditions;
- b) the Participant's negligent, reckless, unlawful, or wilful conduct; or
- c) injury, loss, or damage caused by the Participant to any person or property during or in connection with the Event.

15. REFUNDS AND EVENT CANCELLATION

- 15.1. All registrations and ticket purchases are final. Except as required by law (including under the Australian Consumer Law), no refunds, credits, transfers, or exchanges will be provided for change of mind, scheduling conflicts, illness, injury, or failure to attend the Event.
- 15.2. If a Participant is unable to attend the Event for any reason, including medical reasons, no refund will be provided unless required by law.
- 15.3. If the Event Organiser cancels the HYROX Half Simulation prior to commencement for operational, safety, or other reasonable reasons, Participants will be entitled to a refund of the ticket price paid.
- 15.4. If the Event is postponed or rescheduled, registrations will be transferred to the new date. If a Participant is unable to attend the rescheduled date, the Event Organiser may, at its discretion, offer a refund or credit.
- 15.5. To the extent permitted by law, the Event Organiser's liability in connection with cancellation of the Event is limited to the refund of the ticket price paid. The Event Organiser will not be liable for any indirect or consequential losses, including travel, accommodation, or other associated expenses.

16. WARRANTIES AND CONSUMER GUARANTEES

- 16.1. To the fullest extent permitted by law, the Event Organiser makes no warranties, representations, or guarantees, whether express or implied, in relation to any prize or benefit awarded through HYROX Half Simulation, including but not limited to merchantability or fitness for purpose.
- 16.2. Where liability cannot be excluded under the Australian Consumer Law or other relevant consumer protection laws, the Event Organiser's liability is limited to the extent permitted by law.
- 16.3. Nothing in these Terms and Conditions shall exclude or modify any guarantees, rights, or remedies which are provided by the Australian Consumer Law or other applicable legislation and which cannot be excluded, restricted, or modified.

17. PRIVACY

- 17.1. By registering for HYROX Half Simulation, Participants consent to the Event Organiser collecting, using, and disclosing their personal information for the purposes of administering the HYROX Half Simulation and for related promotional and marketing purposes.
- 17.2. You acknowledge and agree that all personal information collected, used, and retained by the Event Organiser in connection with the HYROX Half Simulation will be handled in accordance with HIIT REPUBLIC's Privacy Policy, which is expressly incorporated into these Terms and Conditions by reference. The Privacy Policy is available at: www.vivaleisure.com.au.

18. DISPUTES

18.1. Any disputes or complaints arising out of or in connection with the HYROX Half Simulation must be submitted in writing to info@vivaleisure.com.au within twenty-eight (28) days of the dispute arising or becoming known to the Participant.

18.2. The Event Organiser reserves the right to determine the resolution of any dispute in its sole discretion, which may include:

- a) Requesting additional information;
- b) Determining appropriate remedies or corrective measures;
- c) Setting reasonable deadlines for resolution.

18.3. All decisions made by the Event Organiser in respect of disputes are final and binding. No correspondence will be entered into. Unless otherwise required by law, Participants waive any right to escalate disputes outside the channels outlined above.

19. GENERAL

19.1. The Organiser is not responsible for loss, theft, or damage to personal belongings brought to the Event.

19.2. If any provision in these terms is held invalid, the remainder continues in effect.

19.3. These Terms and Conditions constitute the entire agreement in relation to the Event and supersede prior representations.

19.4. Failure by the Event Organiser to enforce any provision of these Terms and Conditions shall not be deemed a waiver of such provision or of the Event Organiser's rights.

19.5. The Event Organiser reserves all rights and remedies available under law or equity. The exercise of any right or remedy shall not preclude the exercise of any other right or remedy.

19.6. Neither party shall be liable for any delay or failure to perform its obligations under these Terms and Conditions due to causes beyond its reasonable control, including but not limited to acts of God, natural disasters, pandemics, labour disputes, cyberattacks, or government actions.

19.7. These Terms and Conditions are governed by the laws of the Australian Capital Territory. The parties submit to the exclusive jurisdiction of the courts of the Australian Capital Territory for the resolution of any disputes.