



Devon Cricket Board Ltd - General Terms and Conditions

BY CONTINUING TO USE THIS WEBSITE OR ANY OF THE OTHER SITES CONNECTED TO IT YOU ARE CONFIRMING THAT YOU ACCEPT THE TERMS AND CONDITIONS OF USE SET OUT BELOW. IF YOU DO NOT ACCEPT THE TERMS AND CONDITIONS, YOU MUST LEAVE THIS WEBSITE IMMEDIATELY

1. About us. This website is owned and provided by The Devon Board Limited (DCB), a company incorporated in England and Wales. If you need any information or have a complaint about our website or any of our services, please contact us by one of the following methods:

Telephone	01392 262509
Email	info@devoncricket.co.uk
Mail (registered office)	Ondaatje Devon Cricket Centre University of Exeter Stocker Road Exeter EX4 4QN

2. This website. This website is part of the DCB's network of sites which may, from time to time, also include a number of sub sites.

3. Privacy. Your privacy, and that of each other person whose information you provide to us, is important to us. Please see our Privacy Policy for details of what personal information is collected and how it will be used and protected.

4. Additional terms. Additional terms, which form part of these Terms and Conditions, apply to the access to and use of, certain services and digital content.

IT IS IMPORTANT THAT YOU UNDERSTAND AND ARE COMFORTABLE WITH THESE TERMS BEFORE USING THE RELEVANT WEBSITE AND/OR SERVICE AND WE ENCOURAGE YOU TO TAKE TIME TO READ THEM

5. Registration. Users of this website and our services may be required to register in order to use certain facilities.

YOUR REGISTRATION ONLY APPLIES FOR USE OF THE DCB'S WEBSITES OR SERVICES. PARTNERS AND OTHER THIRD PARTIES WHOSE WEBSITES YOU ACCESS OR WHOSE SERVICES YOU USE MAY HAVE THEIR OWN REGISTRATION REQUIREMENTS.

We are not under any obligation to accept a request for registration and reserve the right to suspend or terminate access at any time if your continued use is believed to prejudice us, our systems or our services, by registering to use this website or any services provided on it, you confirm that the information you provide during the registration process is accurate and complete. You also agree to update your registration details promptly if they change. All registration information you provide will be kept secure and processed in accordance with our Privacy Policy.

6. Username and passwords. During our registration process you may be allocated, or invited to choose, your own username and password which will be unique to you. You are responsible for keeping your username and password confidential and for ensuring that they are not used by any other person. In some cases, your username and password may be used for a number of our websites and services to make your use of them simple.

7. Other cricketing organisations. As a governing body for cricket, the DCB has relationships with other cricket related organisations such as the ECB and other County Cricket Boards, cricket clubs and cricket leagues (each a Cricket Organisation) and some of the goods and services available on or through DCB Website are provided by those Cricket Organisations. Each Cricket Organisation has its own terms of business and privacy practices and you should check that you are satisfied with them before you agree to take any of their goods or services.

You may have a relationship with some of these Cricket Organisations (normally those where your cricket activities or training takes or has taken place) (each one of Your Associated Cricket Organisations or My Associated Cricket Organisations).

8. Partners. We and/or the Cricket Organisations have business relationships with a number of third parties (Partners) and some of the goods and services available on or through this website are provided by those third parties. Each Partner has its own terms of business and privacy practices and you should check that you are satisfied with them before you agree to take any of their goods or services.

9. Offers, promotions, software and downloads. We and/or the Partners may occasionally promote their goods or services on this website or through other direct marketing initiatives or may make software and other materials available for you to purchase or download. Whilst we and/or the Cricket Organisations carry out some checks on Partners and try to encourage them to offer good quality products, services and materials at competitive prices neither we nor the Cricket Organisations have any control over them, or give you any assurances about the products or services they offer, or that they will be suitable for your needs. It is your responsibility to satisfy yourself in this regard and we have no liability in connection with the same.

10. Ownership of materials. This website, the design of it and the materials and software on it, or provided to you through it, are protected by copyright, trade mark and other intellectual property rights and laws throughout the world and are owned by, or are licensed to us and/or third parties.

INFRINGEMENT OF THESE RIGHTS IS A SERIOUS MATTER AND THE OWNER OF THE RIGHTS MAY PURSUE A CLAIM AGAINST YOU IF YOU INFRINGE THEM.

11. Licence terms. You are permitted to display the materials on this website on a computer screen or other devices such as tablets or smart phones and, save for restricted access documents, to download and print a hard copy for your personal use or for obtaining products or services provided you DO NOT:

- alter or remove any of the content without our express written permission or
- change or delete any copyright, trade mark or other proprietary notices.

You are permitted to establish a link to the home page only this website from other sites provided that, if we believe it would damage us, any Cricket Organisation or any Partner you remove the link immediately if we ask you to do so.

You agree not to:

- copy, reproduce, store (in any medium or format), distribute, transmit, modify, create derivative works from all or any part of any this website or the materials or software on any of it or which are provided to you through it, without our prior written consent (which may be given or withheld in our absolute discretion)
- use this website or any of the data, materials or software on it, or provided to you through it, for:
 - o any unlawful purpose or in contravention of applicable law
 - o commercial exploitation without our prior written consent
 - o advertising or direct marketing without our prior consent
 - o any unlawful or inappropriate advertising
 - o any purpose or in any manner that may give a false or misleading or negative impression of us, the Cricket Organisations or any of our staff or services
- use, upload or transmit

o any material that is defamatory, offensive, obscene, sexually orientated, racist, threatening, intimidating, false, misleading or otherwise unlawful, or which may cause offence or distress or which may affect or infringe the rights of any other person

o any device, software, file or mechanism which may interfere with the proper operation of this website or our systems

- decompile, disassemble or reverse engineer (or attempt to do any of them) any of the software or other materials provided on or through this website
- do anything that may interfere with or disrupt this website, our systems or our services
- impersonate any other person when using any this website
- encourage or permit others to do any of the above

IN THE EVENT THAT YOU DO NOT COMPLY WITH THE ABOVE LICENCE TERMS, ANY PERSON AFFECTED BY YOUR ACTIONS MAY BRING A CLAIM AGAINST YOU, US, CRICKET ORGANISATIONS AND/OR ANY PARTNER. WE MAY PURSUE A CLAIM AGAINST YOU FOR ANY LOSSES AND COSTS (INCLUDING LEGAL COSTS) WE SUFFER AS A RESULT OF YOUR ACTIONS

12. Suitability of materials provided via this website. No assurance is given that the materials provided or available to you on or through this website are suitable for your requirements or that they will be secure, error or virus free and we will not have any liability in respect of those materials.

13. Blogs and forums. This website may, from time to time, offer blogging features and forums which enable users to post comments and other information. You acknowledge and accept that our blogs and forums are not moderated and that we are not responsible for, or in any way liable in respect of, any messages or other materials posted by anybody other than ourselves on the blog or forums. When you use any of our blogs or forums, you agree to comply with the licence terms and restrictions set out in these Terms and Conditions in respect of your postings.

IN THE EVENT THAT YOU DO NOT COMPLY WITH THESE TERMS AND CONDITIONS IN RESPECT OF YOUR POSTINGS ON ANY OF OUR BLOG OR FORUMS, ANY PERSON AFFECTED BY YOUR ACTIONS MAY BRING A CLAIM AGAINST YOU, US AND/OR ANY PARTNER. WE MAY PURSUE A CLAIM AGAINST YOU FOR ANY LOSSES AND COSTS (INCLUDING LEGAL COSTS) WE SUFFER AS A RESULT OF YOUR ACTIONS

14. Materials submitted to this website (including blogs and forums). You confirm that you own or have sufficient licence rights, permissions and consents to be able to provide to us, for use as anticipated by these Terms and Conditions, all materials (whether data, photographs, images or otherwise) that you submit to this website (Submitted Materials). Where Submitted Materials include an image of any person who is under the age of 16 (Child), you confirm that you have obtained the consent of that Child's parent or guardian and for any Child who is aged 12 or over, you have also obtained the Child's consent. You must not include any personal information about a Child in any Submitted Materials. You confirm that the Submitted Materials are accurate and not misleading. You hereby grant to us a perpetual, irrevocable, worldwide, non-exclusive, royalty free licence to copy, publish, distribute the Submitted Materials in any media and form anywhere in the world for any purpose with the right to sublicense to Cricket Organisations and/or Partners.

15. Availability. Access to this website is provided free of charge, as is and as available. We do not make any guarantee that this website will be uninterrupted or error free. We reserve the right to modify, suspend or withdraw the whole or any part of this website or any of its content at any time without notice and without incurring any liability.

16. Access restrictions. We are entitled, in our absolute discretion, to remove any Submitted Materials. We will be entitled to suspend or terminate your access to this website at any time without reason and without liability.

17. Links from and advertisements on this website. From time to time, this website may include links to other websites and / or advertisements that are owned, provided and/or controlled by third parties. These links and advertisements are provided only for your interest and convenience and we have no control over them and will have no liability in respect of any of them.

18. Monitoring. We may monitor activity and content on this website and may take any action we consider appropriate if we suspect you may be in breach of these Terms and Conditions including suspending, attaching conditions to or terminating your access and/or notifying the authorities or relevant regulators of your activities.

19. Security. We use firewalls and secure technologies to protect your information (see our Privacy Policy for more details). However, Internet transmissions are never completely private or secure and there is a risk, therefore, that any message or information you send to us from or via this website may be intercepted and potentially read by others. We will have no liability in respect of any transmissions you send to us and you do so entirely at your own risk.

20. Accuracy of information. We take care to ensure that all information available on this website about our business, our services and products is accurate. However, these are continually developing and, occasionally, the information may be out of date. Commercial and legal practice change frequently and the materials on this website, in any blog, newsletters and in other items offering guidance have been prepared for general interest only and are not a substitute for specific legal, financial or other professional advice and should not be read or used as such.

21. Other users. In the event you consider another user has posted materials which do not comply with these Terms and Conditions, please notify us and we will take appropriate action (which may include removing offending postings suspending, attaching conditions to or terminating the user's access and/or notifying the authorities or relevant regulators of offending activities) as soon as reasonably practicable.

22. Disclaimer. ALTHOUGH WE TAKE CARE TO ENSURE THAT ALL MATERIAL ON THIS WEBSITE IS CORRECT AND SUITABLE FOR USE, MISTAKES MAY, OCCASIONALLY, OCCUR AND WE DO NOT GIVE YOU ANY ASSURANCES THAT THE MATERIAL ON THIS WEBSITE IS ACCURATE, COMPLETE OR CURRENT OR THAT THIS WEBSITE WILL BE FREE OF DEFECTS OR VIRUSES.

NOTHING CONTAINED IN THE PAGES OF THIS WEBSITE SHOULD BE CONSTRUED AS COMMERCIAL, LEGAL OR OTHER PROFESSIONAL ADVICE. DETAILED PROFESSIONAL ADVICE SHOULD BE OBTAINED BEFORE TAKING OR REFRAINING FROM ANY ACTION BASED ON ANY OF THE MATERIAL CONTAINED ON THIS WEBSITE OR IN OUR BLOGS, NEWSLETTERS OR ANY OTHER COMMUNICATIONS PROVIDED TO YOU AS A RESULT OF YOUR REGISTRATION OR USE OF THIS WEBSITE.

23. Use of this website outside England and Wales. We make no claims or representations that any or all of the content of on this Website or in our blog or newsletters may be lawfully viewed or downloaded outside England and Wales and, unless otherwise specifically stated, the content is directed solely at users who access it from England and Wales.

IF YOU CHOOSE TO ACCESS THIS WEBSITE FROM OUTSIDE ENGLAND AND WALES, YOU DO SO AT YOUR OWN RISK AND ARE RESPONSIBLE FOR COMPLIANCE WITH THE LAWS OF TERRITORY FROM WHICH YOU ACCESS THEM.

24. Liability for our mistakes. WE ARE NOT LIABLE FOR ANY LOSS OR DAMAGE (IN CONTRACT, NEGLIGENCE OR OTHERWISE) UNLESS:

(A) THERE IS A BREACH OF A LEGAL DUTY OF CARE OWED TO YOU BY US;

(B) THE LOSS OR DAMAGE IS NOT A REASONABLY FORESEEABLE RESULT OF ANY SUCH BREACH; OR

(C) ANY LOSS OR DAMAGE OR INCREASE IN LOSS OR DAMAGE RESULTS FROM A BREACH

BY YOU OF THESE TERMS AND CONDITIONS.

NOTHING IN THESE TERMS AND CONDITIONS EXCLUDES OR LIMITS LIABILITY FOR FRAUDULENT MISREPRESENTATION OR FOR DEATH OR PERSONAL INJURY CAUSED BY OUR NEGLIGENCE.

NOTHING IN THESE TERMS AND CONDITIONS SHALL AFFECT YOUR STATUTORY RIGHTS

25. Waiver. No delay or decision not to enforce rights under these terms and conditions will constitute a waiver of the right to do so and will not affect rights in relation to any subsequent breach.

26. Governing law. These Terms and Conditions are subject to the laws of England and you and we hereby submit to the non-exclusive jurisdiction of the English courts.

WE RESERVE THE RIGHT TO CHANGE THESE TERMS AND CONDITIONS AT ANY TIME. THE NEW VERSION WILL BE POSTED ON THIS WEBSITE AND WILL TAKE EFFECT IMMEDIATELY UPON POSTING.

IF YOU USE THIS WEBSITE AFTER THE NEW TERMS AND CONDITIONS HAVE COME INTO EFFECT, YOU WILL BE INDICATING YOUR AGREEMENT TO BE BOUND BY THE NEW TERMS AND CONDITIONS