

South Croydon Cricket Club Inc.

Inc. number A0012732E

ABN number 28618876093



Conditions of membership registration

These conditions apply to the membership application of the South Croydon Cricket Club (including as a player). In so applying and in consideration of the application for membership, the applicant (or their legal guardian) accepts, acknowledges and agrees that:

1. "Club" means and includes the South Croydon Cricket Club Incorporated, its directors, officers, members, servants or agents.
2. The registration form cannot be amended. Amendment of the application will make it null and void and it will not be accepted by the Club.
3. Insurance is in place that provides limited cover to me whilst I am performing or participating in any authorised or recognised Club activity. (For insurance details contact the Club Secretary.) I can, in my own interests, seek and obtain personal insurances over and above the cover provided by Club.
4. By signing the registration form the applicant agrees to be bound by
 - a. the Club constitution, operating rules and policies; and
 - b. the rules of the Ringwood and District Cricket Association and Cricket Victoria
5. Participation in the game of cricket can be inherently dangerous. Serious injuries and / or accidents can develop or occur which may result in me being injured or even killed. I have voluntarily read and understood this warning and accept and assume the inherent risks in participating in cricket training and competition activities.
6. Except where provided or required by law and such cannot be excluded, I agree that it is a term of my membership (if accepted) that the Club is absolved from all liability however arising from any claims arising out of my membership and/or participation in any Club activity.
7. In consideration of the Club accepting my application for membership I:
 - a. release and forever discharge the Club from all claims that I may have or may have had but for this release arising from or in connection with my membership and/or participation in any Club Activity; and
 - b. indemnify and hold harmless the Club to the extent permitted by law in respect of any claim by any person including but not only another member of the Club arising as a result of or in connection with my membership and/or participation in any Club Activity.

In this declaration "claims" means and includes any action, suit, proceeding, claim, demand, damage, penalty, cost or expense however arising (including negligence, trespass to the person or for breach of implied terms in the sale of services under section 74 of the Trade Practices Act (Commonwealth) 1974), but does not include a claim in respect of any action, suit, etc made by any person entitled to relief under a responding Club insurance policy or under the Club Constitution or any By-Laws.

8. I declare that I am and must continue to be medically and physically fit and able to participate in any Club activity. I am not and must not be a danger to myself or to the health and safety of others. I will immediately notify the Club in writing of any change to my fitness and ability to participate. I understand and accept that Club will continue to rely upon this declaration as evidence of my fitness and ability to participate.
9. I have provided the information required on the Membership Renewal form. I warrant that all information provided is true and correct.
10. I understand that the information provided on the registration form is necessary for the objects of Club. I acknowledge and agree that the information may be disclosed by my Club to the Ringwood and District Cricket Association and will only be used for the objects of the Club and to provide me with membership services. I understand that I will be able to access my information through the Club upon request. If the information is not provided my membership application may be rejected.
11. The South Croydon Cricket Club (SCCC) Committee recognises the significant benefits of social media and its widespread use in cricket. However, the committee also acknowledge the use of social media has the potential to impact the club and/or its members in a negative manner. This policy does not intend to discourage or unduly limit your personal expression or online activities. However you should recognise the potential for damage to be caused (either directly or indirectly) to the South Croydon Cricket Club. Accordingly, it is requested that all members comply with this policy to ensure that the risk of such damage is minimised.

The Club uses the internet and electronic communications for communicating with members and the general public. We are committed to making these communications appropriate and relevant to our Clubs interests.

Any Club related activities or information regarding competitions, training sessions, social events, committees, policies, constitution, rules and by-laws may be communicated to members via any of Facebook, Twitter, Email, SMS or via the club website. Further to the above, occasionally we will use these platforms to communicate information relating to local businesses and sponsors who financially support the club.

When interacting with or representing SCCC online, all members are expected to show the requisite level of respect, protection and privacy for all those they interact with. Remember, an Email, Facebook or Twitter (and any other form of electronic written media) is a written record of your thoughts on a matter and can be used against you later.

Members must not:

- a. post material that is or might be construed as offensive, obscene, defamatory, threatening, discriminatory, hateful, racist, homophobic or sexist;
- b. make statements which are misleading, false or defame the reputation of any members, fellow clubs or associations;
- c. bring the SCCC into disrepute;
- d. offend, intimidate, humiliate or bully any member, club or association;
- e. imply that you are authorised to speak on behalf of or as a representative of SCCC/give the impression that the views you express are those of SCCC;
- f. use the identity or likeness of another member of SCCC without their permission;

- g. use or disclose any confidential information or personal information obtained in your capacity as a member of SCCC.

Club members are responsible for their statements and actions. Any misuse of a social networking site on cricket related matters, which includes (but is not limited to) comments made about our club, its fellow members, the league and finally an opposition player or club, which breaches any of the above will not be tolerated. Any person who believes that they have been the victims of inappropriate electronic communication should report the matter to any member of the Committee (either in writing or verbally) along with any evidence that may assist the Club in investigating the concern. The Club will undertake to investigate the concern at its discretion.

Cyber bullying (e.g., bullying that is carried out through an internet service such as email, a chat room, discussion group, instant messaging or web pages) under certain circumstances is a criminal offence that can be reported by victims to the police.

SCCC will continue to monitor the use of its social media services to ensure compliance with this policy. SCCC will not be held liable for the acts and omissions of members in breach of this policy. You are personally responsible for the content you publish in a personal capacity on any form of social media platform and individuals will be liable in the event action is brought against the club. Members who fail to comply with this policy may be the subject of disciplinary action as deemed fit by the Committee. In extreme circumstances where a member fails to comply with this policy, he or she may be asked to discontinue their association with SCCC.