

GROUND REGULATIONS

ENTRY TO THE GROUND SHALL CONSTITUTE ACCEPTANCE OF THE GROUND REGULATIONS

- “Ground” means this cricket ground and all locations owned occupied or utilised by the Company
- “Company” means RB Sport and Leisure Holdings PLC
- “Match” means any cricket match or event taking place at the Ground.

THE COMPANY HAS THE RIGHT TO VARY ALL GROUND REGULATIONS FOR OTHER EVENTS THAT TAKE PLACE, SUCH AS CONCERTS.

1. Admission to and the right to remain in the Ground is at the sole discretion of the Company.
2. The Company excludes to the maximum extent permitted by law any liability for loss, injury or damage to persons/property in or around the Ground.
3. No guarantees can be given by the Company that a Match will take place at a particular time or on a particular date and the Company reserves the right to reschedule the Match without notice and without any liability whatsoever.
4. In the event of the postponement or abandonment of the Match, refunds (if any) will be made in accordance with the rules of the competition in question and/or the terms and conditions under which the tickets were issued. The Company will have no further liability whatsoever, including (but not limited to) any indirect or consequential loss or damage, such as (but not limited to) loss of enjoyment or travel costs.
5. All persons seeking entrance to the Ground acknowledge the Company's right to search any person entering the Ground and to refuse entry to or eject from the Ground any person refusing to submit to such a search.
6. All persons entering the Ground must be in the possession of a valid ticket or pass for their use for that Match. Such ticket or pass must be produced for inspection if requested by a steward or other representative of the Company.
7. All persons aged 14 or under must be accompanied by a parent or guardian.
8. At all times whilst present in the Ground, persons must comply with the instructions or directions given by a steward or other representative of the Company.
9. The following articles must not be brought within the Ground – knives, fireworks, smoke canisters, air-horns, whistles, drums, musical instruments, flares, glass bottles, weapons, dangerous or hazardous items, laser devices, poles and any article that might be used as a weapon and/or compromise public safety. Any person in possession of such items will be refused entry to the Ground. Cans will not be allowed into the Ground during Twenty20, International and other major matches.
10. **No alcohol shall be brought into the Ground at Twenty 20, International or other major events.** At domestic matches other than Twenty 20, a maximum of 4 cans of beer or equivalent or 70cl of

wine may be brought into the Ground.

11. At matches where the Company has allocated seating a person entering the Ground may only occupy the seat allocated to them by their ticket and must not move from one seating area to another without the express permission or instruction of any steward, officer of the Company and/or any police officer.

12. No guarantees can be given by the Company that all areas of the Ground will be open on any given day. The Company reserves the right to close certain areas of the Ground at its sole discretion.

13. Nobody may stand in any seating area whilst play is in progress. Persistent standing in seated areas whilst play is in progress is strictly forbidden and may result in ejection from the Ground.

14. The obstruction of gangways, access ways, exits and entrances, stairways and like places is strictly forbidden. Nobody entering the Ground shall be permitted to climb any structures within the Ground.

15. Smoking is only permitted in the designated areas; this includes vapes or electronic cigarettes.

16. The use of threatening behaviour, foul or abusive language is strictly forbidden and will result in arrest and/or ejection from the Ground. This could lead to further action by the Company including, but not limited to, the withdrawal of Membership (without reimbursement) and other benefits.

17. Racial, homophobic or discriminatory abuse, chanting or harassment is strictly forbidden and will result in ejection from the Ground and/or arrest. This could lead to further action by the Company including, but not limited to, the withdrawal of Membership (without reimbursement) and other benefits.

18. The throwing or discharge of any object or missile within the Ground without lawful authority or excuse may result in ejection from the Ground.

19. It is forbidden to enter onto the playing area or any adjacent area unless authorised by a steward or other representative of the Company.

20. Persons appearing to be drunk or under the influence of drugs will be ejected from the Ground.

21. No goods (including literature) of any nature may be offered either free or for sale by any person within the Ground without the express written permission of the Company.

22. No sponsorship, promotional or marketing materials may be brought into, used or displayed by any person within the Ground without the express written permission of the Company.

23. Tickets are not transferable and may not be offered for sale without the prior written permission of the Company. Any tickets offered for sale may be confiscated by any steward, officer of the Company or any police officer.

24. Any person damaging or defacing the Company's property will be ejected from the Ground and prosecuted.

25. No person may bring into (or use within) the Ground any equipment, which is capable of recording or transmitting (by digital or other means) any audio, visual or audio-visual material or any information or data in relation to the Match or any aspect of it.

26. Mobile telephones are permitted within the Ground, provided that they are used for personal and private use only. Mobile telephones may not be used in seating areas.

27. Under no circumstances may any person at the ground use a mobile telephone, computer or other kind of communication device either (i) to communicate or in any way transmit any form of commentary, data or other material in relation to a cricket match taking place at the ground for any kind of improper betting or other corrupt or unlawful purpose; or (ii) to conduct betting activity in a public pitch-facing part of the ground in a way which, in [the Club's] (or its appointed nominee's) opinion, otherwise brings the game or [the Club] into disrepute or which offends (or is likely to offend) other spectators.

28. CCTV cameras are in use around and in the Ground and the Company may itself use or pass to the Police, cricket authorities or other relevant organisation, any recordings for use in any proceedings.

29. It is illegal to operate unmanned surveillance aircraft within 150 metres of the stadium including its car parks and approaches.

30. Dogs are not permitted in the Ground except registered assistance dogs.

The Company reserves absolutely the right to refuse entry to the Ground or eject from the Ground, without compensation, any person that fails (or in the Company's reasonable opinion is likely to fail) to comply with any of the Ground Regulations or whose presence within the Ground is, or could (in the Company's reasonable opinion) constitute a source of danger, nuisance or annoyance to any other person. This could lead to further action by the Company including, but not limited to, the withdrawal of Membership (without reimbursement) and other benefits.

SMOKE FREE POLICY

Smoking is not permitted in all buildings and spectator seating at the ground. Smoking is only permitted in the designated areas adjacent to the west and east entrances to the main Pavilion and around The Berm away from arena seating.

ALCOHOL POLICY

The Ageas Bowl is committed to a responsible approach to the sale and consumption of alcohol. We actively promote a Responsible Drinking Policy which includes the following measures: It is illegal to sell alcohol to anyone who is under or appears to be under 18. Our "Challenge 25" Policy asks you, when requested, to prove that you are over 18. It is also illegal to sell alcohol to anyone we believe is purchasing it for consumption by someone under 18. We will not sell alcohol to anybody we believe to be intoxicated, nor will we sell alcohol if we think it is for the consumption of somebody who is already intoxicated. We will only sell a maximum of 4 pints or the equivalent to any person over 18 in a single purchase. All alcohol sold at The Ageas Bowl is for consumption on the premises only and

may not be taken off site. At Twenty20, International and other specified events, spectators will not be allowed to bring alcohol into the ground. At domestic matches other than Twenty20, a maximum of 4 cans of beer or equivalent or 70cl of wine may be brought into the ground. We are happy for spectators to consume alcohol at the Ageas Bowl, however anybody who appears to be drunk will be asked to leave to ensure the enjoyment of other spectators isn't spoiled. By implementing the above measures we believe that not only are we upholding the law but also ensuring that all spectators have an enjoyable experience at The Ageas Bowl. Thank you for your co-operation

CAR PARKING – TERMS & CONDITIONS

The following terms and conditions apply to individuals who have purchased a car parking facility and any other person permitted by RB Sport & Leisure Holdings plc (the "Company") to have such facility ("Authorised Person").

All persons purchase a car parking facility on the understanding that parking is subject to availability. No refund will be given in the event of the Company being unable to provide a car parking space or if the event is cancelled for any reason after the purchase has been made.

The car parking facility shall entitle the relevant Authorised Person to park a car in such space as is allocated by a Company steward on the day of parking (the "Space") in the car parking area designated by the Company ("Car Park") on the following terms:-

1. To comply with the obligations in the Company's license agreement ("Agreement") with the owner or occupier of the Car Park (the "Licensor") if applicable under which the Company are permitted to designate the Space.
2. Any car parking pass (the "Pass") shall not be transferable by the Authorised Person to whom it is issued except with the prior written consent of the Company which the Company may grant or withhold at its absolute discretion.
3. Not to do or cause or permit to be done any act or thing in the Car Park or its precincts or upon entering or leaving the Car Park which may be or become a nuisance or inconvenience or cause damage or annoyance to the licensor or other licensees of the Car Park or other persons whomsoever or to the car parking area itself or any adjoining property and in particular shall not permit the unreasonable or noisy running of engines or the sounding of hooters or horns or the playing of a music sound system or other media equipment at an unreasonable level of sound or other undue noise as determined by the Company or a Company steward.
4. On-the-Day car parking passes may be purchased at the prices published by the Company on or prior to that date.
5. Not to keep on a Space any inflammable or explosive oil or other substance except that which is stored in a normal fuel tank and engines of any car used by an Authorised Person.
6. Not to wash clean repair or maintain any vehicle (save for the repairing of such vehicle for the purpose of leaving the Car Park) within the Car Park.

7. To ensure the car is parked in an orderly manner within the Space provided.
8. Not to allow oil grease or other fluid to drip from the car on to the surface of the Space.
9. Not to deposit rubbish or litter in the Car Park other than in bins provided by the Company for such purpose.
10. To comply with all the statutory and local regulations or any provisions contained in any policy of insurance for the use of the Car Park and any other reasonable and proper regulations made by the Licensor or the Company (copies which are available upon request).
11. To comply with any other obligations required by the Company to be included in the Agreement.
12. To comply with all instructions given by the Company stewards in the course of the operation of the Car Park.
13. Each Authorised Person will park at their own risk and the Company and its agents will have no responsibility whatsoever for any loss damage or injury suffered by the Authorised Person (save in respect of death or personal injury caused by the Company's negligence) or his or her vehicle in the Car Park.
14. The Authorised Person will indemnify the Company for any losses claims damages or liabilities incurred or suffered by the Company as a result of any damage caused by the Authorised Person to the Car Park or Space or other breach of this Agreement.
15. The Company has the right to refuse entry to a person and withdraw the parking rights without compensation of any Authorised Person who has breached the obligations imposed by these conditions.
16. The Company shall decide at its sole discretion whether any or all of the car parks can be used. No refunds will be considered if car parks are unavailable for whatever reason.
17. A lost Pass will only be replaced in exceptional circumstances and at the sole discretion of the Company. A fee of £20 will be charged to replace each Pass.
18. No refunds will be permitted except in exceptional circumstances and at the sole discretion of the Company. For the sake of clarity, Match abandonments and/or postponements are not considered to be exceptional circumstances.
19. The Club shall not be obliged to admit any Pass Holder who forgets their Pass in respect of any match nor shall it be obliged to issue any other form of Pass for that match.
20. The Club reserves the right to move any Vehicle (by driving or otherwise) within the Car Park which contravenes these Car Park Terms and Conditions or to such extent as it is reasonably necessary either to avoid obstruction at the Car Park or ensure the proper running or operation of the Car Park.

21. Individuals who wish to purchase a Pass for a disabled space may be required to provide supporting evidence of their requirement for a disabled space.

23. These Car Park Terms and Conditions and any claim or dispute arising thereof shall be governed by and interpreted in accordance with the laws of England and Wales and are subject to the exclusive jurisdiction of the Courts of England and Wales.