



ADM15-G01 Scottish Squash Club Membership - Terms & Conditions

1. Introduction

By signing up to Squash in Scotland membership, provided by Scottish Squash Limited (SSL), your club is agreeing to the following terms and conditions.

Member clubs must ensure they are familiar with and understand these Terms and Conditions.

2. Membership Period

Club Squash in Scotland membership runs from 1st September to 31st August each year, unless otherwise agreed.

Membership is not valid unless paid in full and is not transferable.

3. Membership Fees

Each Club shall pay an annual renewal subscription towards the operating costs of SSL. The scale, rate and amounts of all such renewal subscriptions shall be determined by the Management Board at a General Meeting.

If a club's category of membership changes at any point during the membership year, the club will be asked to pay the difference between the fee that it has paid and the fee that it would have been liable to pay had its new category of affiliation been its category of affiliation at the start of the year.

Membership fees are non-refundable.

4. Membership benefits

SSL reserve the right to change or amend the benefits of membership at any time and without prior notice.

Membership benefits are not accessible until membership fees are paid in full.

5. Insurance

Insurance is included in club membership benefits and is only accessible if the appropriate membership fee has been paid in full.

6. Policy

Equality Policy



TOGETHER FOR SQUASH IN SCOTLAND

Scottish Squash | Oriam, Heriot-Watt University, Edinburgh, EH14 4AS | T: 0131 374 2020 | E: info@scottishsquash.org

Scottish Squash Limited is a private company limited by guarantee | Company Number: SC198965



It will be a condition of SSL that member clubs formally adopt the SSL Equality Policy, or produce their own equality and diversity policy in terms that are consistent with it. You can read the SSL Equality Policy in full [here](#).

Code of Conduct

Affiliated clubs must formally adopt the SSL Code of Conduct and ensure that their members abide by the Code of Conduct.

You can read the SSL Code of Conduct in full [here](#).

Child protection

If your club has junior members or guests, it must have a child wellbeing and protection policy statement and related procedures and guidance that are adopted at the highest level, such as the club's organising committee.

Each club must consider and follow the guidance here in its entirety:

<https://www.scottishsquash.org/wp-content/uploads/2021/12/HS07-G01-Child-Wellbeing-Protection-in-Squash-Guidance-for-Staff-Clubs.pdf>

Clubs with a junior section will be required to register as a Volunteer Scotland Disclosure Services secondary organisation.

Eye protection

Clubs must follow SSL eye protection guidance as set out in our document [here](#).

Data Protection

SSL is registered with the Information Commissioner's Office to process personal data and is fully compliant with the Data Protection Act.

SSL will use the personal data that affiliated clubs provide to:

Process the payment of any fees that affiliated clubs pay to SSL.

For more information on how SSL processes any personal data that it collects from or is provided by affiliated clubs, please refer to SSL's privacy policy [here](#).

Additional policies



TOGETHER FOR SQUASH IN SCOTLAND

Scottish Squash | Oriam, Heriot-Watt University, Edinburgh, EH14 4AS | T: 0131 374 2020 | E: info@scottishsquash.org

Scottish Squash Limited is a private company limited by guarantee | Company Number: SC198965



Member clubs shall also be knowledgeable of and comply with the following policies, terms and conditions and guidelines:

- Anti-doping policy
- Sports betting policy

7. Cessation and Suspension

A Club wishing to resign from SSL must give notice in writing to be received by SSL not later than three calendar months prior to the beginning of the membership year (1st September), and in default will be held liable for the subscription for the current Squash Season.

Any Member Club which fails to pay its subscription by 31 October in any year may be suspended from membership and all membership rights of that club may be deemed to be revoked. It shall remain liable for subscriptions during the period of suspension and may be re-admitted to membership by the Management Board upon full payment of the subscription due. During the period of such suspension the suspended Full Corporate Member may not attend, speak or vote at General Meetings of SSL.

Any Club whose continued membership, in the opinion of the Management Board, damages the national standing of Squash or Squash 57 as a Scottish sport or carries out any act or practice which in the opinion of the Management Board is detrimental to Squash or Squash 57 may be suspended or expelled from their membership of SSL, if it is so determined by the Management Board.

Any such suspension or expulsion shall be effective from the date upon which notice of the suspension or expulsion is given to the Member Club concerned by the Management Board. During the period of any such suspension the suspended Club may not attend, speak or vote at General Meetings of SSL or participate in SSL competitions and sanctioned competitions.

The suspended Club shall remain liable for payment of its subscription to SSL notwithstanding its suspension. For the avoidance of doubt the Management Board shall have the power to prohibit any act or practice by Full Corporate and/or Associate Member which in the opinion of the Management Board is or was detrimental to Squash or Squash 57.

The Management Board may impose any such conditions as it sees fit on the Club in question in the event of any suspension or expulsion.

8. Privacy

All personal information will be used in accordance with the SSL Privacy Notice.

9. Amendments



TOGETHER FOR SQUASH IN SCOTLAND

Scottish Squash | Oriam, Heriot-Watt University, Edinburgh, EH14 4AS | T: 0131 374 2020 | E: info@scottishsquash.org

Scottish Squash Limited is a private company limited by guarantee | Company Number: SC198965



SSL reserve the right to amend these Terms and Conditions with or without notice to you from time to time. Any such amendment shall be effective once the revised Terms have been posted on the SSL website, and it shall be your responsibility to check these Terms and Conditions for any such amendments.

To the extent that any amendment to the Terms and Conditions affects your rights or responsibilities in connection with your membership, SSL shall notify you of such changes in advance of them becoming effective.

SSL reserves the right to re-brand membership products at any time.

10. General

If any part of these Terms and Conditions is found to be invalid, unlawful or unenforceable to any extent, SSL shall delete the relevant part from the Terms and Conditions and the remainder of the Terms and Conditions shall continue to be valid and enforceable.

11. Contact

For further information please contact:

Email: info@scottishsquash.org



TOGETHER FOR SQUASH IN SCOTLAND

Scottish Squash | Oriam, Heriot-Watt University, Edinburgh, EH14 4AS | T: 0131 374 2020 | E: info@scottishsquash.org

Scottish Squash Limited is a private company limited by guarantee | Company Number: SC198965