



Ashford Radio Aeromodellers Club Constitution, Field/Safety Rules & Disciplinary Procedure

Under guidance from the BMFA guidelines
document revision 2013

Revision 1.6

Originally Authored: December 2014

Last Updated: 23rd February 2015

Contents

	Page
ARA Club Constitution	3– 10
Field Safety Rules	11 – 15
Guide on Caring for Junior Members	16 – 17
Guide on Caring for Disabled Members	18
Appendix 1 Disciplinary Procedure Notes	19– 22

CONSTITUTION

Words of masculine gender should be taken to include the feminine gender unless the context indicates otherwise.

GENERAL

1. The club shall be called ***Ashford Radio Aeromodellers (ARA)*** and will be affiliated to the British Model Flying Association.
2. The clubs principal aim shall be the promotion of safe and responsible model aircraft flying, including both fixed wing and helicopters both IC, turbine or electric powered.
3. Alterations to this constitution can only be made at an Annual General Meeting or at a General Meeting called for that purpose. Any Proposed alterations must be submitted to the secretary in writing at least 28 days prior to the meeting.

MEMBERS

4. A “member” means any class of membership.
5. The Committee has the right to refuse membership to new/expired member applicants.
6. New members will be required to serve an initial probationary period of 6 months. During this time they will not be eligible to serve on the Committee and may have their membership terminated at the discretion of the Committee for unsatisfactory conduct.
7. New members’ subscriptions shall be dependent on membership class, plus any joining fee as decided at the Annual General Meeting.
8. Subscriptions are due by a date agreed at the AGM. Any member, who has not paid the subscriptions for the ensuing year by the agreed date, in whole, will not be permitted to fly until they have done so. BMFA membership must be in place before flying.
9. Members who have allowed their membership to lapse for less than 2 calendar months will not normally be asked to re-apply for membership or pay any relevant joining fee, but will be required to pay a full 12 months subscription. The Committee reserves the right to ask for a formal membership application if it so wishes.
10. Members who have not renewed their membership by the end of February in the ensuing year will be deemed to have left the club and a renewal after this period will be treated as a new membership application and not given priority over waiting new member applications.

11. All members must be members of the British Model Flying Association and must be able to provide evidence of such on request. The only exception to this is for those members who play no active part in the club whatsoever; i.e. club social members only.
12. A member may be made a life member for extensive services to the club. Life members can only be created by a majority ballot of club members at a general meeting.
13. ***All members, without exception, must comply with all club rules. Failure to do so may result in disciplinary action by the Club which may lead to dismissal.***
14. Members may invite non-member guest fliers to the site a maximum of 3 times on arrangement with the Committee but they must be BMFA insured and the club member must assume total responsibility for the actions and safety of the guest. Guests must fly under the supervision of instructors if their ability requires it, and such arrangements must be made in advance of the visit.
15. All visiting/guest pilots must comply with the club rules and hold appropriate insurance and solo flying certifications or have been assessed as competent by an ARA instructor.
16. Members can communicate with the committee verbally or via email to committee@araclub.co.uk (this mailbox being monitored on a best endeavours basis by serving committee members)

RULES, DISCIPLINE AND SAFETY

(See Appendix 1, Page 14 for disciplinary procedure guidance)

17. Additions and amendments to field safety rules and regulations can only be made by proposals at a General Meeting.
18. All field safety rules and regulations will be reviewed annually, and will be considered binding for 12 months, excepting where urgent action is required. This action must then be ratified by the members at the next general meeting.
19. Any complaint concerning any member must be made in writing and signed by the complainant(s). The written complaint must then be forwarded to the Secretary within 28 days of the alleged incident so that the matter can be addressed at the next available Committee meeting.
20. Where an allegation of misconduct is made against a member, the member may be suspended from all club activities while an investigation is carried out into this matter.
(BMFA Note: - A suspension carried out in this matter is considered a neutral act and infers no blame or guilt and is purely to allow an investigation.)

21. The Committee may impose a suspension from club activities including attendance at the club flying site, not exceeding **30** days upon any member in the event of misconduct. Any suspension must be accompanied by a verbal and/or written warning as deemed appropriate in accordance with Article 20.
22. The Committee may consider removal of membership where conduct on the field or elsewhere is considered to be prejudicial to the club or its paying members. Dismissal will be in accordance with the following procedure in order to comply with the laws of natural justice and will, where previously advised, take into account previous offenses within the past 2 years of club membership or a time period deemed reasonable by all relevant parties.
 - a. The member is to be given a verbal or written warning by an authorised Committee Member in which the member is made aware of his misdemeanour and what he is reasonably required to do to make amends.
 - b. If the member does not respond, or persists in the behaviour that caused the disciplinary offence, he/she is to be given a written warning by an authorised Committee Member to advise him of his misdemeanour and what he is reasonably required to do to make amends.
 - c. If he still fails to respond, or continues with the offence or unacceptable behaviour, the Committee should invite him/her in writing to meet with them at a previously agreed date and time to discuss the situation. At this meeting, the committee will hear from the member in question and then request that they leave for the committee's deliberation. The member will be advised whether the committee are considering withdrawal of his/her membership or possible sanctions prior to their leaving the meeting.
 - d. If he/she still fails to respond to reasoning or fails to attend without reasonable cause, the Committee can advise him in writing that his/her membership is withdrawn, stating the reasons why this decision was reached. If the committee feels that the behaviour of the member is serious enough, even after hearing the member's account of events, they can, upon majority vote advise the member in writing that his/her membership is withdrawn.
 - e. When the member is advised of withdrawal of his membership, he should have the right of appeal. If he opts to appeal, this will be to the Club membership at an EGM which the Committee would call on his behalf at a previously agreed date and time. The motion to uphold the membership withdrawal or reverse it must be in accordance with the voting procedures set out in the Club Constitution.

In the event of gross misconduct, immediate dismissal without warnings may be considered but the member must still be accorded his rights to present his case to the Committee and be given a right of appeal in accordance with sub-paragraphs c, d and e above.

In the event of dismissal the Committee will arrange for the member's current membership fee (excluding BMFA subscription) to be reimbursed

proportionately at the rate of 1/365th per day of the annual fee paid for the year in which the dismissal occurred. If the dismissal occurs after the 31st December in the year which the offense occurred and before the next annual membership has been renewed...ARA reserve the right to refuse to accept the member's renewal application under the disciplinary procedure laid out above.

FLYING

23. The Committee, Officers and Instructors, will be responsible for the running of the flying field at all times. Appointment to the position of Instructor or Examiner can only be made by a Committee decision.
24. All flying members must attain the minimum standards of flying required under the *ARA assessment scheme* and/or hold the BMFA 'A' Certificate before being permitted to fly solo/unsupervised. The ARA assessment process to involve a flying competency evaluation carried out by one of the committee nominated flying instructors.
25. Any member whose flying standards drop below the minimum requirement solo standard will be required to re-join the training scheme until the desired standards of flying are met.

COMMITTEE STRUCTURE AND APPOINTMENTS

26. The Committee of the Club shall comprise of not more than **14** members including club officers. The Officers of the committee shall be, Chairman, Secretary and Treasurer.
27. Where possible, two senior club members should be appointed annually as the clubs' BMFA Delegates who should represent the club at all relevant meetings.
28. All Committee members and club members must hold membership of the British Model Flying Association.
29. Committee officers and members shall be elected at the Annual General Meeting via open vote at the meeting, to serve for a period of one year. The Committee will be elected by majority vote from members present. All fully paid up members and life members are eligible to vote.
30. Should a committee position become vacant, the Committee may, if necessary, by a majority vote, co-opt a replacement who will then serve until the following Annual General Meeting.

COMMITTEE ORGANISATION AND POWERS

31. Members elected to office will have full voting rights at all meetings. In the event of a tie the Chairman will have a casting vote in addition to his initial standing vote.

32. The Committee is authorised to carry out negotiations and make decisions in the interest of the club or on behalf of the membership where necessary without consulting the members. Approval from the membership at an ordinary meeting must be sought for expenditure greater than £1000.
33. Money may only be withdrawn from the club funds by cheque signed by the nominated and trusted treasurer.
34. The Secretary must be informed of any negotiations proposed by club members which affect the Club as a whole and copies of any written correspondence must be submitted to him for record purposes.
35. Committee members can submit reasonable out of pocket expenses claims for items such as padlocks, batteries, signage, printing, photocopying etc. up to a maximum limit of £100, upon approval from one or more of the club officers. Committee members must email all other committee members prior to such purchases to make them aware. Above £100, all expenditure must only be via prior agreement by a majority vote from the committee.
36. Any Committee Member or Officer wishing to resign must do so in writing to an appropriate officer of the club. Members doing so must give 14 days' notice of intention to resign.
37. Any member of the Committee who is absent from three consecutive Committee meetings without reasonable cause will automatically forfeit his seat on the Committee.
38. The Committee may pay accounts and incur any normal liabilities on behalf of the club.

VOTING AND CONDUCT OF COMMITTEE MEETINGS

39. All committee meetings will be have an agenda and be minuted. Minutes of committee meetings will be made available to members on request to the secretary or by means deemed suitable by the committee.
40. A quorum of any Committee meeting shall consist of a majority of Committee Members.
41. All proposals must be seconded and voted upon. A majority vote of those present is required to carry any proposal.
42. Voting will normally be by a show of hands, however a secret ballot must be taken should any committee member request that this be done. Proxy and postal votes will not be permitted.

43. An audio recording of committee meetings may be taken by the secretary only, for the sole purpose of producing accurate minutes. The audio recording must be deleted once the written minutes are approved.
44. Non committee members may attend committee meetings as observers by applying to the Secretary at least 14 days before the meeting. Any non-Committee Member may be asked to leave the meeting subject to approval from the Committee.

VOTING AND CONDUCT OF GENERAL MEETINGS

45. All general meetings will have an agenda and be minuted. Any other business will only be accepted at general meetings if the Secretary is given at least 14 days' notice in writing of the item to be discussed. This is to include queries regarding the current membership year's accounts.
46. A quorum of any general meeting is to be at least one quarter of the membership.
47. All proposals must be seconded and voted upon. A majority vote of those present is required to carry any proposal.
48. Voting will normally be by a show of hands, however a secret ballot must be taken should any member request that this be done. Proxy and postal votes will not be permitted.
49. Amendments to proposals must be voted upon first.
50. An audio recording of general meetings may be taken by the secretary only, for the sole purpose of producing accurate minutes. The audio recording must be deleted once the written minutes are approved.
51. Non club members may attend Club meetings as observers as invited guests of the ARA club by applying to the Secretary at least 14 days before the meeting. Any non-Club member may be asked to leave the meeting subject to approval from the Committee.
52. The Committee, through the Chairman has the power to ask a person to leave any meeting in the event of that person disrupting the meeting.
53. ~~VOID Patrons of the club have no voting rights but are free to attend all club meetings.~~

ANNUAL GENERAL MEETINGS

54. A date for the Annual General Meeting will be decided each year by the Committee. At least 28 days' notice of the meeting will be given in writing to all Club members.

55. Annual subscriptions and the joining fee will be decided at the Annual General Meeting.
56. The previous year's accounts and activities will be discussed at the AGM and laid open to the membership present.

EXTRAORDINARY GENERAL MEETINGS

57. The Secretary will convene an Extraordinary Committee Meeting within 28 days on request from any officer of the Committee, stating the business to be discussed.
58. The Secretary shall convene an Extraordinary General Meeting of the club by a resolution of the Committee stating the business to be brought before the meeting, of which 28 days' notice has been given to all members in writing stating the business to be discussed.
59. The Secretary shall convene an Extraordinary General Meeting of the club on receipt of a request in writing signed by not less than 10% of the members of the club, stating the business to be brought before the meeting. The meeting must be called within 28 days of request and 28 days' notice must be given to all members in writing stating the business to be discussed.
60. When a request for a meeting is made in accordance with point 59 and it is not called within 28 days, the requisitioners may themselves convene an Extraordinary General Meeting of the Club by giving 28 days' notice in writing to all members, duly setting out the purpose for which the meeting was called. Any resolutions passed at such a meeting shall have the same force and effect as if they were passed at a meeting convened by the Committee.

INSURANCE AND INDEMNITY

61. The club will hold both Civil and Employers Liability Insurance, provided through affiliation to the BMFA.
62. The club, within the bounds of the insurance provided through the BMFA, will indemnify all committee officers and committee members if they incur any liability on behalf of the club.
63. In the event of a Committee Member being awarded damages or costs in the course of proceedings taken by him in his representative capacity, such damages or costs will belong to the Club and not the Committee Member personally and upon receipt that Committee Member will pay them to the Club Treasurer.

64. When there is a joint meeting between ARA and another club, the participating club must be able to provide evidence of adequate insurance cover well in advance of the event.

DISSOLUTION OF THE CLUB

65. Should it be considered necessary or desirable to dissolve the Club, the Committee will call an Extraordinary General Meeting. Should a quorum fail to appear, the meeting will be adjourned and a further EGM must be called within 14 days. The second meeting will proceed even if a quorum is not present and the motion will then be carried by a simple majority vote.
66. On dissolution and after the sale of assets, settlement of all outstanding debts will be paid from club funds where this allows. The refund of subscriptions for the remaining part of the year to the paid up members will occur as an equal proportion of all funds remaining within the club, not to exceed the amount outstanding at time of dissolution. If the dissolution of the club has occurred as a result of any act or omissions, including malicious behaviour by a member in relation to the clubs landlord/nearby residents, then the committee is not responsible for any outstanding membership payments, unless the proportion of rent paid to the landlord is repaid by the landlord to the club in full.
67. In all instances, if the final accounts are less than required to refund the subscriptions to the members, the total money remaining will be held in trust by the BMFA for a period of ten years. All members will receive a final statement of accounts.

BMFA Note: - Upon dissolution where clubs place funds in trust with the BMFA it is held for up to 10 years and returned in the event the club is reformed. After 10 years the funds get transferred to the Development fund and used to further model flying in the UK.

FIELD / SAFETY RULES

1. All members must observe field discipline and comply with the Air Navigation Order, all relevant BMFA safety codes as contained within the BMFA Members' Handbook and Civil Aviation publication (CAP) 658.
2. On matters of field safety needing an immediate decision, the responsibility lies with nominated club instructors and/or member of the committee. Any instructions must be accepted without dissent. However, should a member believe the instructions to be wrong, then he should bring this to the attention of the Committee.
3. Any pilot not holding their minimum solo qualification (BMFA "A" certificate) for the type of aircraft they are flying must not fly without the supervision of an instructor or their specially appointed deputy, unless they have been deemed safe to do so after an instructor led flying assessment.
4. All club members should carry their BMFA insurance and certification cards with them at all times. Spot checks will be carried out by the committee to ensure all members are appropriately insured. Upon completion of a satisfactory instructor led flying assessment, all non BMFA certified members will have their proof of flying competence recorded and held with their membership details.
5. Due consideration must be given at all times to trainee or novice pilots in the circuit. In the event that the pleasure or concentration of a pilot is affected by the flying style of another, precedence will be given to the pilot who was airborne first. Intimidating flying of any sort is not permitted.
6. Main patch -- No more than 6 average size aircraft (below 60cc for fixed wing, 450 size for helicopters, 500 size for multi/quad copters) of the same type shall be airborne at any one time from the main patch.

In the case of turbine powered models, only 1 aircraft can be flown at any one time, unless by prior agreement at an organised ARA event. Turbine and non-turbine models can be flown together by prior agreement/arrangement by the pilots involved and when considered safe to do so.

Helicopters up to 450 size are permitted to be flown from the designated helicopter patches (left and right of the pits) at the same time as other aircraft on the main patch. The right hand patch can be used for any size helicopter I/C or electric.

Helicopters and fixed wing cannot be flown from the main patch at the same time, unless by prior arrangement/agreement for the purposes of display, filming from a multi-copter etc.

Only 1 FPV aircraft of any type is permitted to be flown at any one time from the main strip/rotary patches

Large fixed wing aircraft (above 60cc), and helicopters above 450 size are restricted to 2 models in the air at any one time.

It is the responsibility of all pilots on the flight line to communicate and apply appropriate good judgement in relation to flying solo and together. Safety and good airmanship are paramount in all situations.

7. All flying is to be done in the designated areas only. Over-flying of the pits area or behind the flight line is NOT permitted at any time.
8. All pilots must observe the established flight line and stand in the designated area whilst flying. Any spectators must remain in the spectators' area whilst flying is in progress. Only pilots and their nominated helpers/spotters can be on the flight line. Unsupervised children must NOT be present on the flight line.
9. Any person wishing to enter or cross the runway area must seek clearance from any pilots flying at the time before doing so.
10. All vehicles must be parked in the designated area only.
11. The frequency allocation system in use is peg on for 35 MHz. This does not apply to 2.4 GHz radio equipment.
12. Before switching on a transmitter at the site, if using 35 MHz, a pilot must ensure that his channel is free and that his channel identification fob is displayed on the peg board. All fobs must be removed once the transmitter is no longer in use.
13. 35 MHz frequency numbers must be called out before the transmitter in question is switched on.
14. All 35MHz transmitter aerials must remain retracted unless the model is being flown. The flight is defined from the point of release to when the engine is stopped or the model is restrained.
15. Transmitters should not be taken away from the flight line when retrieving an aircraft, unless to do so would aid retrieval of the model.
16. Should an aircraft go out of control, the first priority must be the safety of persons with the second being avoidance of damage to property. A warning is to be shouted by the pilot which is to be taken up by other members.
17. Before starting an engine the model must be suitably restrained either by a tether or by an assistant.
18. In the interest of safety, assistance should be sought when running up engines and taking models to the runway for take-off. All helpers must have BMFA membership. The use of throttle hold for pilots with Helicopters is mandatory

for starting and carrying the model to the flight line, whether they electric, turbine or I/C.

19. Appropriate use should be made of all available pit area, and under no circumstances should engines be set up in the immediate vicinity of the pilots who are flying at that time. Where practical, models should face outward from the pit area.
20. Under no circumstances must an engine be run unless all persons are behind the line of the propeller with the exception of the person starting the engine. When carrying out power checks all persons including the pilot are to be behind the line of the propeller.
21. Models having their engines run in on the ground must not be left unattended whilst the engine is running.
22. All models repaired at the field after an incident should be checked out by a competent person or club instructor/their appointed deputy (if available) before being allowed to fly. The BMFA "A" certificate safety standards being a guideline for model safety. All models are subject to random safety/airworthiness and noise level spot checks which will be carried out by a member of the committee or club instructor. If in their opinion a model is unsafe to fly or does not conform to Club rules, it will be grounded until rectified.
23. ***Members must ensure that they comply with the ARA Club acceptable noise level of 82DB at 7 meters on 4 axis and 1 metre off the ground, for the minimisation of noise from all model aircraft. This is to ensure that the club can comply with the acceptable noise level rules set out by the landlord and local neighbours. "Add on" silencers and "quiet" propellers should be fitted unless the model emits below 82 decibels at 7 metres without them. All models must pass this noise test with the throttle stick at full. Pilots can, where safe to do so to allow the aircraft to still to fly within acceptable parameters, limit physical throttle movement electronically or mechanically in order to comply with the 82DB level. However, the throttle stick must always be at maximum even after adjustment. Notwithstanding if in the opinion of the Committee a model is excessively noisy in the air, then it is to be grounded until rectified. Jet turbine models are exempt from these sound regulations due to directional noise under guidelines set out by the BMFA and our local agreement with the landlord and local residents. Failure to comply with the sound rules may put the clubs future in jeopardy!***
24. All operational fail safes in use on powered models operated from our Club site must set the throttle to tick-over, not hold, (stopped in the case of electric power) regardless of the other control operations governed by the fail safe. Fail safes are to be checked prior to flight by switching the transmitter off whilst the model is restrained.
25. Scrutineering of all aircraft, regardless of type, will take place on all club special event days to ensure they are safe to fly under the general guidelines of the

BMFA "A" certificate standards and to ensure that all operational fail safes are set as per point 24. Once passed, models will be given a small sticker to show they have been successfully tested or marked as deemed appropriate by the committee.

26. No person shall attempt to retrieve a model from any land adjacent to the flying site unless safe to do so, to ensure that the situation is properly assessed and minimal disruption caused. If it is considered that the landowner's permission should be sought before retrieving the model, it will be the owner of the model and one of the committee present at the time who must approach them for permission.
27. Mobile telephones must not be taken onto the flight line.
28. No smoking is permitted in the vicinity of inflammable fuels and materials. The club house/caravan is a public enclosed space and as such is a no smoking area. This also applies to electronic cigarettes.
29. Children must be closely supervised at all times and must not be allowed to run around the pit area or runways.
30. No dogs are permitted at the flying field unless kept on a lead or tethered.
31. Any incident involving a third party or another member must be reported to the Committee.
32. ***All members are responsible for the safety of themselves and other members as the ARA operates a policy of all members are safety officers. If a member believes that an activity or aircraft or flying style is unsafe, it is their duty and right to voice this concern to the member in question and should also report this behaviour to a member of the committee, should the member in question not be willing to change their behaviours.***
33. All turbine models must be started in the presence of a CO² fire extinguisher operated by an appropriate helper. Turbines must only be started on the flight line prior to flight/for a test run if required and not in the pits or outfield. Turbine models must not fly when the field is cropped with combustible material.
34. No aircraft, regardless of type, must fly when contractors/farmers are active on the field. Discretion must be used under these circumstances to ensure safety.
35. Before flying a model for the first time at any one session, all pilots should carry out an appropriate radio range check to ensure all controls are working as expected. It is the pilot's responsibility to ensure that this initial check is carried out.

36. WIFI must not be turned on for devices used on aircraft that transmit on the 2.4GHz frequency, such as GO PRO cameras, as it has been noticed that ancillary equipment that transmits on this frequency could interfere with the aircraft. Only the radio equipment used for the control of an aircraft should be used on this frequency. Only FPV systems transmitting on 5.8GHz should be used.
37. Under no circumstances will flying behind the patch/flight line be allowed, even when at height.
38. Fixed wing aircraft are not permitted to land on the heli patches. If such aircraft need to be landed off the patch for emergency/safety reasons, then they can do so in front of the patch, when safe, where there is adequate room to do so. ***Safety and pilot communication is paramount in such situations.***

POLICY ON CARING FOR JUNIOR MEMBERS

This guide is not definitive and clubs should be aware it may have to be tailored to meet the club's requirements and possibly the individual needs of junior members. It does, however, provide a starting point for the formulation of club policy and identification of responsibilities.

It should be noted that any disclaimer concerning the care of any member, particularly junior members, is not acceptable in law.

Responsibility for junior members is shared between the parents/guardians and the club members and should be well publicised to ensure that all are aware of the division of responsibilities. The ideal medium is club rules but for these to be effective it is imperative that a copy of the rules is given to parents/guardians in addition to members and their attention is drawn to them.

1. A Junior Member is defined as being under 18 years of age.
2. The ARA has a nominated junior representative on the committee for matters pertaining to members within the category.
3. A responsible adult is defined as a senior member or parent/guardian who has the experience commensurate with the type and degree of supervision required.
4. Junior members must be supervised at all times by a responsible adult. The level of supervision is to be commensurate with the junior member's age, maturity, capabilities and levels of experience.
5. Junior members under the age of 14 years shall not start an engine or carry a model with the engine running unless they are supervised by a responsible adult.
6. No junior member under the age of 14 years shall fly a model aircraft unless supervised by a responsible adult **or** the junior member holds the minimum of a BMFA Achievement Scheme "A" certificate.
7. No senior member is to be expected to assume responsibility for a junior member unless he/she has been specifically requested to do so by the junior member's parent/guardian. If required to do so, he/she is to assume complete and total responsibility for the junior member whilst he/she is in their charge.
8. Notwithstanding the requirements of Paragraph 6, should a member discover a junior member is unsupervised he/she must assume responsibility for the junior member's safety in the first instance. The situation should then be rectified as soon as possible by seeking out the junior member's

parent/guardian/nominated supervisor. Any instance of such an occurrence is to be reported to the Committee as soon as possible.

9. Whilst supervising junior members, senior members should be aware of the requirements of The Children Act (1989) and avoid placing themselves in a position that could be open to misinterpretation or question. A leaflet giving advice is available from the BMFA Leicester Office or from the Club Secretary.

It is recommended the club also places the following or a similar statement on the membership application form to ensure the parent/guardian agrees to abide by club policy:

Note to parents and guardians:

This ARA does not undertake to supervise junior members other than for the actual act of model aircraft flying and associated pre-flight and post-flight procedures, unless specifically arranged. Our activities at the flying site do not finish at a regular time and it is therefore the responsibility to ensure the wellbeing of your child over and above arranging a predetermined collection time. Should you wish to leave your child at the flying site, it is your responsibility to arrange for one of the senior members to supervise him/her during your absence.

In addition this Club has specific rules relating to junior members and you are required to study them carefully. These can be found on page 12 of the ARA constitution.

This membership form must be countersigned by the parent/guardian if the applicant is under 18 years of age, thereby signifying you accept the conditions of junior membership.

Finally, caring for junior members is largely a matter of common sense provided everyone is clear on what is expected of them and a few simple principles are adhered to. It is not a responsibility to be feared but is nevertheless essential if we are to ensure we continue to attract youth into model flying.

POLICY ON CARING FOR DISABLED MEMBERS

Every effort will be made to assist and accommodate any member with a physical or mental impairment as defined by the equality act of 2010.

Where possible, reasonable adjustments will be made to assist such members.

Due to the nature of the site, during winter months, and exceptionally wet periods, access to the site is severely restricted and so may not be accessible, therefore adjustments may not be deemed as reasonable.

Any access issues are to be discussed with a serving officer of the committee in the first instance to allow for assessment of possible adjustments and assistance where possible.

Appendix 1

Disciplinary Procedure guidance

Minor faults or shortcomings in behaviour should normally be dealt with informally by a committee member with a view to reaching agreement on the improvement required. Informal warnings should not form part of the formal disciplinary procedure and the formal procedure would not be followed before an informal warning is given. If, however, the problem persists or if the matter is more serious, action under the formal disciplinary procedure outlined in the constitution should normally be taken. The disciplinary procedure is intended to provide a formal framework to deal with the situation where an individual's conduct falls below acceptable standards and to ensure fair and consistent treatment of all members in such circumstances.

Invitation to a meeting

The committee should set out in writing to the member, the alleged conduct or other circumstances which have led them to contemplate formal action or dismissal and the member should be invited to a meeting to discuss the matter.

Disciplinary meeting

The meeting should take place before any action is taken (other than suspension, in the event of alleged gross misconduct or police investigation, to enable a full investigation to take place).

The meeting should not take place until

- (i) the member has been informed of the basis for the grounds given in the original notice of formal action or dismissal and
- (ii) The member has had a reasonable opportunity to consider their response to such information.

At the meeting the committee should explain the complaint against the member concerned and go through the evidence that has been gathered.

The member must take all reasonable steps to attend the meeting.

After the meeting the member should be informed in writing of the committee's decision and their right of appeal against such decision to the members at a general meeting if they are not satisfied with it.

Appeal

If the member wishes to appeal they should inform the secretary in writing within the time frame stated in the decision notice.

The member should set out specific reasons for the appeal.

The Secretary should call an Extraordinary General meeting of the club to hear the appeal

The member must take all reasonable steps to attend the meeting.

The appeal general meeting may take place after the disciplinary action or dismissal takes effect.

After the appeal general meeting the member must be informed of the general meetings final decision.

At any meeting under the disciplinary procedure the member concerned should be given the right to be accompanied by another club member to act in a supporting capacity but such companion may not usually answer questions on behalf of the member subject to the procedure.

The member concerned also has the right to call witnesses or ask questions of any witnesses called by the committee

General principles for the operation of the disciplinary and dismissal procedure

- formal disciplinary action should not normally be taken until the matter has been investigated
- where an allegation of misconduct is made against a member, the member may be suspended from all club activities while an investigation is carried out
- the member should be informed that suspension is a neutral act, that it is not a disciplinary penalty and does not imply guilt
- the member should be advised of the allegations against them and have an opportunity to state their case before any formal disciplinary decision is made
- the member should be provided, where appropriate, with written copies of evidence and relevant witness statements in advance of a disciplinary meeting
- at every stage of the formal disciplinary procedure, the member will have a right to be accompanied at any disciplinary meeting by another club member
- a member should not be dismissed for a first breach of the rules, except in the case of gross misconduct, when the penalty will normally be immediate dismissal
- the member concerned will have the right to appeal against any formal disciplinary penalty
- although the disciplinary penalties which may be imposed under this procedure will normally be imposed in the order set out in the constitution, the procedure may be commenced at any stage if the seriousness of the members alleged misconduct justifies this

Disciplinary sanctions

As part of any disciplinary procedure, where the committee considers it appropriate to do so, they may impose a disciplinary sanction, which is a penalty. These will generally take the form of some type of warning.

- **Verbal warning notice**
If conduct does not meet acceptable standards, a member may be given a formal verbal warning. This should set out the conduct problem, confirmation

of improvement required and time scale for improvement to be made, together with the assistance to be provided to meet the objectives.

A record of the verbal warning will be kept but the warning will be disregarded after usually a six month period (the time frame is dependent on the committee's decision) provided conduct has been satisfactory.

- **Written warning**

If the offence is more serious or if there is insufficient improvement after a verbal warning or if a further broadly similar offence occurs whilst a verbal warning remains in force, a written warning may be given. This will set out the nature of the conduct problem and confirmation of improvement required and time scale for improvement to be made, together with the assistance provided to meet the objectives.

The warning should also inform the member that should your conduct fail to improve or you commit any further disciplinary offence over the next twelve months, (or the time frame agreed on by the committee) then the member will be issued with a final written warning. The written warning will be kept on file, and the member should be informed after what time period it will be disregarded providing their conduct, attendance or performance has been satisfactory.

- **Final written warning**

If there is still insufficient improvement after a verbal and/or written warning has been issued or if the misconduct is sufficiently serious to warrant only one written warning, a final written warning will be given. This will provide details of the complaint, the improvement required and the timescale for the improvement.

It will also warn that a failure to improve or any further disciplinary offences over the next period referred by your employer may lead to dismissal or some other action short of dismissal. The final written warning will be kept on file and the member should be informed when the warning will be disregarded provided your conduct, attendance or performance has been satisfactory.

- **Dismissal or other sanction**

If there is still further misconduct or a failure to improve conduct the final stage in the procedure may be dismissal.

Examples of Misconduct

Examples of misconduct which may lead to disciplinary action being taken include, but are not limited to:

- failure to comply with field safety rules
- breach of club policies and practices
- Verbal/written abuse of another member
- Verbal/written abuse of the nearby residents or the clubs landlord
- Unsafe acts in relation to other persons, members or otherwise whether intentional or not.

Examples of gross misconduct

The club may consider some types of misconduct to be so serious that a disciplinary warning would be an insufficient penalty. Such offences are known as offences of gross misconduct.

Where the offence is one of gross misconduct the normal penalty will be dismissal without a prior warning being issued (summary dismissal).

Dismissal for gross misconduct will not normally occur until a disciplinary meeting has taken place.

Matters which may justify summary dismissal include, but are not limited to:

- dishonesty, theft and fraud from the club or its members
- Deception... for example making untrue statements in membership applications or falsifying expenses incurred on behalf of the club, etc.
- Unfounded or unsubstantiated allegations made towards other members be they verbal or written or through social media. Verbal allegations must be supported by at least 1 witness statement on behalf of the plaintiff.
- vandalism or sabotage of club equipment and property
- fighting, or seriously disruptive behaviour or offensive or abusive language
- serious misuse of computer, email and internet systems, including posting to club websites or emailing pornographic, offensive or obscene emails to members
- misuse of club financial or other confidential club information
- acts of bullying, harassment or discrimination
- model flying under the influence of drinks, illegal drugs or other intoxicants
- misconduct which may bring the club into disrepute
- serious breaches of the clubs policies, procedures and safety rules
- deliberate or serious damage to the clubs/landowners property or causing loss, damage or injury through serious negligence
- any criminal offence carried out at the club site or during club meetings/events where such offence impacts or may impact upon the club
- The use of public forums to air grievances with members or the club... these include but are not limited to.. Facebook, Twitter, Instagram etc.
- Misappropriation of club funds or property
- Threatening behaviour towards other persons, members or otherwise
- Physical abuse