

DECLARATIONS, ACKNOWLEDGEMENTS AND CONSENTS FOR PLAYERS AGENTS

Please declare, acknowledge or confirm each of the following paragraphs:

- 1. I acknowledge that my registration will be valid for a period of 1 (one) year and that I will need to renew my registration after this period in order to continue to conduct activity as an Agent.
- 2. I declare that I am not a Player, PDPA employee or a PDPA member who plays in DRA sanctioned events or a member of the PDPA Board and that I do not work for the PDC as an official or staff member or a member of the PDC Board.
- 3. I declare that I meet the requirements of the Players Agents Regulations:
 - i. I am over 18 years of age as at the date of his application;
 - ii. I do not have any conviction for any offence involving dishonesty or deception;
 - iii. I am not an undischarged bankrupt or otherwise subject to bankruptcy proceedings; or have entered into any formal or informal arrangements with creditors on the basis of his insolvency and I am not subject to an order under section 429(2)(b) of the Insolvency Act 1986 as a result of having failed to make payments required by an administration order;
 - I am not disqualified from acting as a director of or otherwise from being involved with a company pursuant to an order under the Company Directors Disqualification Act 1986;
 - v. I have not in the previous 10 years had his membership revoked by any regulatory or professional organisation in relation to any business or professional activities.
- 4. I acknowledge that I am obliged to notify The DRA within 10 (ten) working days of any [material] change in circumstances relating to the requirements of the Players Agents Regulations 5. I acknowledge that further to my registration as a DRA Players' Agent, I will be entitled to use the designation "DRA Registered Agent" (but no variation thereof) after my name in business relations. I further acknowledge that I shall not be entitled to hold myself out as having any connection with the DRA other than this designation.
- 6. I acknowledge that, as part of the application process, I must disclose to the DRA any preexisting agreement or contractual or other arrangement whether formal or informal that exists between myself and any player

- 7. I acknowledge that I have to have place appropriate professional liability insurance with a reputable insurer to obviate appropriately the risks arising out of my professional activities as an Agent. I acknowledge that, in acting as an Agent, I do so entirely at my own risk.
- 8. I hereby undertake that I will recommend any Player who proposes to sign an agency contract with me (or a company which I represent) to consult with an independent adviser and will provide for the rights of a player to terminate his contract with me (or the company I represent, as applicable) if: (i) my registration as an Agent with the DRA is cancelled and (ii) in the case of a company, a Replacement Agent representing such company is not registered within 3 months of the cancellation of my registration in accordance with paragraph 3.6 of the DRA Agents Regulations. I will provide, on a confidential basis, a copy of the client contracts with all Players which I (or the Company for whom I work or with whom I am engaged) have under contract to the chair and vice-chair of the DRA at the time of my Application for Registration.
- 9. I declare that I shall not take part in, either directly or indirectly, or otherwise be associated with, betting, gambling, lotteries and similar events or transactions connected with darts matches anywhere in the world. I acknowledge that I am forbidden from having stakes, either actively or passively, in companies, concerns, organisations, etc. that promote, broker, arrange or conduct such events or transactions.

AGREEMENT TO THE JURISDICTION OF THE DRA

- 10. I agree to be bound by the Rules and Regulations of the DRA as amended from time to time. I acknowledge that I am subject to the regulatory jurisdiction of the DRA and that I have seen and read:
 - I. the Darts Regulation Authority Rules; and
 - II. the Players' Agents' Registration Regulations; and
 - III. the PDC Player Contract
- 11. I acknowledge that, should I act in breach of or fail to comply with any requirement of the Rules or Regulations of the DRA, I may be subject to disciplinary proceedings before it or any competent body and may be liable to such sanctions (including the removal or suspension of my registration, or financial penalty) as the DRA or competent body may impose.

CONSENT TO INQUIRY AND DATA PROCESSING

- 12. I acknowledge that The DRA shall monitor compliance with its Rules and Regulations and inquire into any matter which may constitute misconduct under their respective Rules and Regulations.
- 13. In the event of such an inquiry:
 - i. I acknowledge that the DRA shall be entitled to request where it is proportionate and relevant to the inquiry and I agree:
 - a. To attend to answer questions and provide such information at a time and place determined by the DRA; and
 - b. To provide to the DRA upon its request any documents, information or any other material of any nature whatsoever held by me; and

- c. To procure and provide to the DRA upon its request any documents, information or any other material of any nature whatsoever not held by me but which I have the power to obtain.
- ii. I further acknowledge that where it is proportionate and relevant to an inquiry it is for the DRA to determine the nature and extent of any material required for disclosure, which may include both personally and commercially sensitive material and data.
- iii. I consent to the DRA obtaining full details of any payment of whatsoever nature made to me by a Player for my services as an Agent.
- iv. I consent to the DRA obtaining, if necessary, for the purpose of their investigations, all contracts, agreements and records in connection with my activities as an Agent. Equally, I consent to the [aforementioned bodies] also obtaining any other relevant documentation from any other party advising, facilitating or taking any active part in the negotiations for which I am responsible.
- v. I consent to The DRA holding and processing any data, whether personally or commercially sensitive, for the purposes of monitoring compliance with or inquiring into any matter which may amount to misconduct under its Rules and Regulations, and for the purposes of their publication.

CONSENT TO PUBLICATION

- 14. I consent to the DRA publishing in the public press, on a website or in any other manner: the outcome (decided by a Disciplinary Panel or Single Member Panel in accordance with the DRA Rules and Regulations) of any final inquiry and any order, requirement, instruction, decision, acts, resolution, finding or penalty imposed by such Panel whether or not this reflects on my character or conduct.
- 15. I consent to the DRA publishing details of any disciplinary sanctions taken against me.

DATA PROTECTION AND PRIVACY The information you provide

- 16. We may ask you to provide information to us or collect data from you on different occasions, such as :
 - i. When you register as an Intermediary;
 - ii. e-mail enquiries, contributions or your views to us; or
 - iii. register to receive or download information or other documentation from us.
- 17. The information that you are asked to provide will vary depending on the reason for the collection. In some instances, for example where you are completing the registration process, the provision of certain information will be mandatory in order to register.

How The DRA uses the information

- 18. By agreeing to these Terms and Conditions you acknowledge and agree that The DRA will:
 - i. Where relevant, store and review any "Check" that you have provided for the purposes of the registration;

- ii. Reserve the right to request you to provide the original of Check you submitted to The DRA in order to perform the Assessment;
- iii. Use any of the information you have provided for any other reasonable purposes for which you have provided such information, including but not limited to the enforcement of the Rules and regulations of The DRA.
- iv. Keep such information as private and confidential within the DRA and not to be shared with any other party other than as required by the Data Protection legislation.

Your right to access the information

- 19. You have the right to access the information that The DRA holds about you in accordance with the Data Protection Act 1998. In order to do this, please make a written application to the Secretary to the DRA, at the address provided below. The DRA may require you to provide verification of your identity and to pay an administrative fee (which is currently £10) to provide a copy of the information that it holds. Please note that in certain circumstances The DRA may withhold access to your information where it has the right to do so under current data protection legislation. [Protection of information]
- 20. We are committed to protecting your privacy and we implement various security measures in relation to our processing and transfer of personal data. The nature of the Internet is, however, such that the data may in some circumstances flow over networks without full security measures and could be accessible to unauthorised persons.

FINAL DECLARATION

- 21. I have declared the above in good faith, based on the information and materials currently available to me, and I agree that The DRA shall be entitled to undertake such checks as may be necessary to verify the information contained in these paragraphs. I also acknowledge that in the event that my situation changes in relation to any of the above paragraphs, I must notify The DRA within 10 (ten) days of such change. In addition, I once again acknowledge that I agree to be bound by the Rules and Regulations of the DRA.
- 22. For the above purposes, until further notice, I will submit all information and updates to information without delay to the Secretary to the DRA, Moore & Tibbits Solicitors 34 High Street, Warwick, Warwickshire, CV34 4BE.

Signed:			
Name:			
Address:			
Dated:			