



Membership Contract - Weybrook Park Golf Club Limited 1st April 2026 to 31st March 2027

These Terms and Conditions (the “Membership Contract”) apply to all Members (“Member/you”) and are agreed between the Member and Weybrook Park Golf Club Limited (the “Company” or “club”). By accepting membership to play golf and use the facilities at Weybrook Park and by paying your subscription you hereby agree to the terms and conditions set out in this contract which shall supersede any previous terms and conditions. This Membership Contract shall consist of these terms and conditions together with the current rules of the club, disciplinary regulations of the club and code of conduct of the club as updated from time to time and all and any other byelaws as may be issued by the Company, all of which will be posted on the Company’s website or a copy may be obtained upon request to the Club secretary.

The Company reserves the right to alter the Membership Contract from time to time. Any amendments may be sent to you via email, post and/or posted on the Company’s Website at least 14 days in advance of any changes taking effect. You hereby agree to abide by any changes.

1. Fees

- 1.1 Upon application, membership will not be granted until cleared funds have been received or an appropriate direct debit mandate has been completed. Acceptance to membership shall be at the sole discretion of the Company and the Company may require you to sign an acknowledgement and agreement form at its discretion. However failure to request you to sign an acknowledgement and agreement form does not negate your acceptance of these terms and conditions. By making the application and being accepted for membership is your acceptance of the terms and conditions set out in this Membership Contract.
- 1.2 Annual Subscription fees are calculated based upon the anticipated number of members for the year to generate sufficient income to cover the operating costs and expenses of running the club for the year. By agreeing to become a member or renewing membership you agree to be bound to pay the full year’s subscription fee for the type of membership you have agreed to, and will continue to pay the full annual subscription fee even though your membership may terminate part way through the year.
- 1.3 Affiliation fees to external golfing organisations such as the English/Hampshire Golf Unions are listed separately from the rates for each class of membership.
- 1.4 Members must pay a subscription fee for each year’s membership. The Company reserves the right to vary the amount of subscription fees contained in its List of Tariffs at any time. Members will be given no fewer than 14 days’ notice of any proposed increase. Rates may be increased at the time of the Member’s renewal.
- 1.5 There shall be no grace period for Members not paying their annual fees before the commencement of the year. The new season starts on April 1st, 2026. Cleared funds in full by that time are required for playing rights to continue.
- 1.6 A joining fee shall be liable for all new and re-joining Members (a re-joining member is a member who has allowed their membership to lapse and wishes to re-join after a period of absence). This joining fee shall not apply to Members who renew their membership for the next year at the end of the current year of membership.

2. Payment Terms

2.1 Initial payment comprising part payment, first monthly or annual subscription fee (where applicable) shall be due and payable on the date of acceptance of membership. Thereafter, subscription fees are payable either monthly on our direct debit system, allowing the Member to spread the cost over the course of an agreed term, or annually, as elected by the Member, and payable by bank transfer, cash, cheque, Direct Debit or selected credit cards.

2.2 The joining fee can be paid either as a lump sum or be split across three payments in the first three months of joining.

The bank details for Weybrook Park Golf Club Limited are as follows:

Bank	HSBC
Account	31468146
Sort code	40-09-18

Please put or use your name and golf card number as the reference on your payment. If you pay by bank transfer, you will separately need to come to the club to pick up your membership sticker.

3. Direct Debit Terms

3.1 The Company will offer Members a phased payment option for their annual subscription fees by way of a monthly Direct Debit.

3.2 Monthly Direct Debit payments will be made over an agreed term and will be taken on the 1st of every month. If the Member defaults on Direct Debit payments a £20 administration charge will be applicable for the first month a direct debit transaction defaults and £25 for any subsequent default. The Company reserves the right to take any and every option available to the Company including but not limited to small claims court and debt collection agencies in order to recover defaulted direct debit payments or any outstanding subscription or other payment due to the Company without prejudice to any other right or remedy available to the Company. If a debt collection agency is engaged by the Company, a charge of £75 will be added to the outstanding balance on the Member's account. If any other costs are incurred by the Company in recovering any amount due (for example but not limited to court fees) the Company reserves the right to reclaim these from the defaulting Member.

3.3 Missing payments could have severe consequences including, for example, legal proceedings being taken against you and making it more difficult to obtain credit in the future. We may report non-payment to credit reference agencies and this will adversely affect your credit rating (which most lenders consult when assessing a borrowing application).

3.4 The club reserves the right (but is under no obligation) to assess the creditworthiness of Members when considering their application for membership or at any time during the membership which may include the following processes:

- Taking into account the payment record of our existing Members
- Discussing with Members the need to assure themselves that taking a one, two or three year membership commitment is affordable, taking into account their future income and outgoings over that period.
- Obtaining a consumer credit check from a reputable credit reference agency

3.5 If a Direct Debit payment is returned unpaid by your bank, we will attempt to contact you to resolve the matter. If we do not receive a response or alternative payment within 15 days, we reserve the right to re-present the payment for collection from your account. Any such repeat attempt will be made within 30 days of the original failure date and for the same amount as previously notified.

4. Termination, Suspension, Relocation or Transfer of Membership

4.1 The Company reserves the right to cancel or suspend membership at any time in the following circumstances:

4.1.1 If a Member commits a serious or repeated breach of the Membership Contract, Code of Conduct, disciplinary procedure or the Rules and the breach, if capable of remedy, is not remedied within 7 days of receipt of a default notice.

4.1.2 If any part of a membership fee due by a Member is not paid (by way of cleared funds) on or before its due date.

4.1.3 If a Member provides us with details which the Member knows to be false when applying for membership and the false declaration would have reasonably affected our decision to grant membership to that Member.

4.1.4 If the Company terminates the Membership Contract for any of the above reasons, the Company reserves the right to retain all monies that a Member has paid under their Membership Contract, no refunds shall be provided.

4.2 Applications to suspend subscriptions for medical reasons must be made in writing to the General Manager in advance of the suspension period.

4.3 You may apply to suspend your membership due to serious ill health upon production of a Doctor's or specialist letter stating that you are unfit to play golf:

- If you have been a Member for longer than 3 months
- For a minimum of 1 month and a maximum of 6 months

4.4 Any approved suspension period will be deducted from the following year's subscriptions.

4.5 The suspension of membership will be at the discretion of the General Manager whose decision will be final.

4.6 Relocation is deemed to be a Member moving from their place of residence. No refunds or release from contractual obligation will be provided to Members relocating during the current year of any contract period.

4.7 Membership may be transferred at any time, providing the terminating Member owes no residual subscriptions or charges to Weybrook Park Golf Club Limited and the person to whom membership is proposed to be transferred to is first approved by the Club and such person applies for membership as a new Member. If approved, the terminating member must be present with the new member and a Weybrook Park Golf Club Limited representative to complete the transaction and the transferring member must return his/her membership card. An administration charge and or joining fee and appropriate subscriptions must be paid before the new Member is issued membership. The newly issued membership shall be the same category of membership as the transferring member held. A Life Membership may not be transferred. The Membership must be transferred within 45 days to be validated. Acceptance of the incoming Member is at the discretion of the General Manager whose decision will be final.

5. Health and Safety

5.1 The Company will endeavour to take due care to provide a safe environment for Members. As part of membership, Members are expected to abide by notices, signs and information provided for their safety and the safety of others.

5.3 Public liability insurance whilst playing at Weybrook Park & Worldwide, excluding USA & Canada, is included within your membership and paid for from the subscription you pay. The Insurance is organised and provided as part of an affiliation with England Golf, and not directly by the Club. Membership includes an affiliation with England Golf through the Club's status as an England Golf affiliated Golf Club, and through such affiliation England Golf provide members of the Club with personal liability insurance of up to £10M cover (subject to any exclusions and limitations and excesses set out in the policy). The Insurance is organised through the insurance broker Marsh Sport. For more details see the following link <https://www.englandgolf.org/member-personal-liability-insurance> or visit Marsh Sport's website at <https://www.marshsport.co.uk/ngb-schemes/england-golf.html>.

6. Force Majeure

6.1 An event beyond the reasonable control of the Company or the Member is a Force Majeure Event and shall include such events as:

- An act of God, flood, drought, earthquake or other natural disaster or inclement weather;

- Collapse of building, fire, explosion, vandalism or accident;
- War, riot, civil unrest, act of terrorism, strikes, industrial disputes;
- Outbreak of epidemic or pandemic of disease or infestation;
- Failure of utility service or transportation;
- Any law or action taken by a government or public authority impacting the Company;
- Any acts or omissions of any third party

6.2 Provided always that the inability of either party to pay any amount required under this Membership Contract shall not be a Force Majeure Event. If either the Company or the Member is prevented from or delayed in carrying out its contractual obligations by a Force Majeure Event, that party (Affected Party) shall as soon as reasonably practicable notify the other in writing (or in the case of the Company by posting a notice on its website) and shall be excused from performing those obligations while the Force Majeure Event continues. The Affected Party shall use all reasonable endeavours to mitigate the effect of the Force Majeure Event on the performance of its obligations.

6.3 The Club shall not be liable nor shall the Member be entitled to any amount by way of a refund if the Club, golf course or any other facilities at the Club are shut or unavailable as a result of a Force majeure event.

6.4 The Club will endeavour to provide the golf course in the best condition possible. This may, from time to time, result in the closure of holes or parts of holes to make improvements considered to be in the best long term interest.

6.5 The course or practice areas may be closed for extreme weather conditions or for competitions and for booked play outside of members' times.

7. Bar levy

7.1 In addition to any subscription fees or other fees as set out in this Contract, each Member (other than a Junior Member) shall be required to pay a non refundable bar levy at the start of each membership year. For the membership year 1st April 2026 to 31st March 2027 the Club will require Members (excluding juniors) to pay a non refundable bar levy of £75. This levy will be credited to the Member's bar account and must be spent on products purchased at the Bar or on Catering during the current Membership year. If at the end of the current membership year (or termination of membership if earlier) the Member's total bar and or catering expenditure is less than the £75 Levy amount the balance on the bar account is forfeit and the Club shall be entitled to retain the balance. If the Member has spent the £75 during the Current membership year and has topped up their Bar account by paying more during the year then any balance on their bar account at the End of the Current Membership year shall be repayable to the member on request or will be credited to the member's bar account for the next Membership year. However the Member will still have to pay the Bar levy in full for the next Membership year.

7.2 If a Member ceases to renew his/her membership or their membership is terminated for any reason any un-used bar levy from the original £75 on the member's card / clubhouse balance becomes property of Weybrook Park Golf Club Limited.

7.3 All monies on the Competition Balance will be returned to the Member if / when the Member leaves the club.

8. Reciprocal arrangements with other golf clubs

Terms and conditions relating to frequency and times of play will differ by club. For the season April 2026 - March 2027 the Club will offer reciprocal facilities with a selection of local golf clubs. Details are provided on the Club website and any terms will be clarified by the Pro Shop at the time of booking.

9. Principal contract

This Membership document and the Company's Code of Conduct, Disciplinary Regulations and Rules form the principal contract between you and Weybrook Park Golf Club Limited.

10. General

10.1 If a court finds part of this Membership Contract illegal, the rest will continue in force. Each of the paragraphs of these terms operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect.

10.2 The Membership Contract and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by and construed in accordance with the law of England and Wales.

10.3 Each party irrevocably agrees that the courts of England shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with the Contract or its subject matter or formation.