ORIENTAL CRICKET CLUB

27, French Road, Ravi Kiran, 1st Floor, Chowpatty, Mumbai - 400 017 Est. 1947

(AFFILIATED TO MUMBAI CRICKET ASSOCIATION)

September 28, 2019

The Election Officer
Mumbai Cricket Association
Wankhade Stadium
Marine Drive
Mumbai-400 020

Respected Sir,

I bring to your notice the Constitutional provision for the members who are or can be affiliated to MCA and those who cannot be treated as ordinary members of MCA.

As per Constitution of MCA Clause 3(e)(i)(b):

"Existing ordinary members of the Association eligible for voting will remain as ordinary members of MCA subject to the following conditions:-

(a) -----

(b) They are not part of full or Associate membership of either BCCI or state Association.

Sr.No.	Name of Club	Affiliation of Parent Body with BCCI
1.	Mumbai University	Indian Universities
2.	Western Railway Sports Association	Railways
3.	Western Railway Accounts Sports Club	Railways
4.	Western Railway Traffic Sports Club	Railways
5.	Central Railway Sports Association	Railways
6.	Central Railway Institute	Railways
7.	Indian Navy Sports Control Board	Services
8	Canteen Sport Club	Services
9.	Naval Dockyard Cricket Club	Services

It means that the aforesaid ordinary members of MCA are affiliated to their parent body, which is in turn affiliated with BCCI, and therefore, the aforesaid existing ordinary members must be relegated to the Associate memberships and they should not be part of the Voters list. I enclose herewith relevant xerox copies of Constitution of both MCA and BCCI.

Further, there are existing ordinary members who have ceased to have their independent existence. There are branches of the ordinary members who are registered as independent ordinary members. This must be viewed in light of the amended Constitution. For eg.:-

- 1. Indian Airlines must cease to be an existing member. It can be relegated to Associate membership. They may play cricket independently, but they are not voting members since Indian Airlines has been merged into Air India.
- 2. Same is the case of Insurance Companies. Orient Insurance cannot have two ordinary Members. One Orient Fire and General Insurance Co. and other Orient Insurance Sports Club. To my opinion and knowledge, Orient Fire has been merged or ceased to exist.

I request your Honour to look at the Constitution and issue and delete the aforesaid members as Voting Members.

With regards,

Yours sincerely,

S.R. Halbe

Representative of Oriental Cricket Club

Encl: As above

Amended copy

Exh. 2

MUMBAI CRICKET ASSOCIATION .

Registration No. AF-3451, Mumbai under Bombay Public Trust Act, 1950 Registration No. Bom 300/74 GBBSD under Societies Registration Act, 1860



AND

RULES AND REGULATIONS

(As per Judgment dated 9th August 2018 passed by the Hon'ble Supreme Court of India in Civil Appeal No. 4235 of 2014 & connected Matters)



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d. Donor Members: Any person who has completed the age of 21 years and who pays Rs. 10,00,000/- or more to the Association may on applying in the form prescribed by the Apex Council be enrolled by the Committee as Donor Member.

e. Ordinary Members:

(i) Club Membership: Any Club interested in playing the game shall be eligible to be enrolled as an Ordinary Member of the Association after remaining as Associate Member for not less than three years.

Existing Ordinary Members of the Association eligible for voting will remain as Ordinary Members of the MCA subject to the following conditions :-

- a) They are not violating any Rules and Regulations of the Association,
- b) They are not part of full or Associate Membership of either of BCCI or any other State Association. However, Clubs which are part of full or Associate Membership of either of BCCI or any other State Association shall be eligible to remain Associate Members subject to satisfying the Rules for Associate Membership

Any club which is Associate member for continuous period of three years can apply for Ordinary Membership of the Association and application will be considered subject to availability of vacancy.

Grant for Ordinary Membership shall be subject to availability of adequate facilities with MCA.

All Associate Clubs wanting to be Ordinary members will be put on the Waiting list for Ordinary members to be considered.

(ii) International Players Membership:-

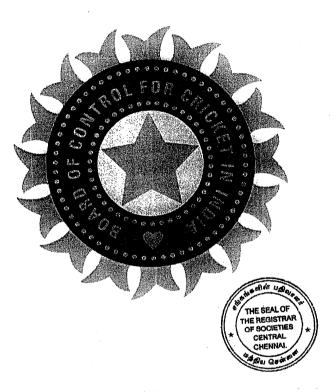
Automatic Membership shall be granted to any interested former international players having permanent residence within MCA Jurisdiction provided he/she has not already opted for membership of another Association.

f. Associate Members: Any Club which has actually played matches without conceding a walkover at any stage in the tournaments registered with the Association for a continuous period of not less than three years prior to the date of the application shall be eligible to apply to be enrolled as an Associate Danish Member of the Association.

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THE BOARD OF CONTROL FOR CRICKET IN INDIA

(Registered under the Tamil Nadu Societies Registration Act, 1975)



MEMORANDUM OF ASSOCIATION

AND

RULES AND REGULATIONS

(As per judgment dated 9th August 2018 passed by the Hon'ble Supreme

Court of India in Civil Appeal No. 4235 of 2014 & connected matters)



(iii) The BCCI may, if it is expedient, combine teams for the North East and Union Territories.

(B) INTERPRETATION

- (i) In these Rules, all references to Players, Match Officials and Administrators shall, unless the context otherwise requires, be deemed to include Players, Match Officials and Administrators (and/or equivalent persons) of the IPL and its Franchisees as well.
- (ii) The EFFECTIVE DATE shall be the date on which these Rules come into force.

2. HEADQUARTERS:

The Headquarters of the BCCI shall be located at Mumbai.

3. MEMBERSHIP AND JURISDICTION OF MEMBERS:

- (a) Membership
 - (i) Membership of the BCCI shall be confined to
 - (a) Full Members; and
 - (b) Associate Members;
 - (ii) Full Members



- A. Each State shall be represented by a state cricket association duly recognized by the BCCI and such associations shall be Full Members. No State shall have more than one Full Member, except as provided in Rules 3(a)(ii)[C] and 3(a)(ii)[D] below.
- B. The associations who are the controlling bodies for cricket in the following States shall be the Full Members of the BCCI:
 - 1. Andhra Pradesh
 - 2. Arunachal Pradesh
 - 3. Assam
 - 4. Bihar
 - 5. Chhattisgarh
 - 6. Delhi
 - 7. Goa
 - 8. Gujarat (subject to Rule 3(a)(ii)[C] below)
 - 9. Haryana
 - 10. Himachal Pradesh
 - 11. Jammu & Kashmir
 - 12. Jharkhand
 - 13. Karnataka
 - 14. Kerala



- 15. Madhya Pradesh
- 16. Maharashtra (subject to Rule 3(a)(ii)[D] below)
- 17. Manipur
- 18. Meghalaya
- 19. Mizoram
- 20. Nagaland
- 21. Orissa
- 22. Punjab
- 23. Rajasthan
- 24. Sikkim
- 25. Tamil Nadu
- 26. Telangana
- 27. Tripura
- 28. Uttar Pradesh
- 29. Uttarakhand
- 30. West Bengal
- C. The following Existing Members from the State of Gujarat shall continue to remain Full Members in their respective territories (subject to compliance with Rule 3(b)(1) below):
 - 1. Baroda Cricket Association
 - 2. Gujarat Cricket Association
 - 3. Saurashtra Cricket Assoc

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- D. The following Existing Members from the State of Maharashtra shall continue to remain Full Members in their respective territories (subject to compliance with Rule 3(b)(1) below):
 - 1. Maharashtra Cricket Association
 - 2. Mumbai Cricket Association
 - 3. Vidarbha Cricket Association
- E. Notwithstanding anything contained this Rule 3(a)(ii), a hereinabove in representative from the Indian Railways shall be entitled to vote at meetings of the General Body of the BCCI. However, such representative shall be a former cricketer from the Indian Railways who is elected by an association of former players from the Indian Railways and not a person nominated by the Government/ Railway Sports Promotion Board.
- F. Notwithstanding anything contained hereinabove in this Rule 3(a)(ii), a representative from the Armed Forces/ Services shall be entitled to vote at meetings of the

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General Body of the BCCI. However, such representative shall be a former cricketer from the Armed Forces/ Services who is elected by an association of former players from the Armed Forces/ Services and not a person nominated by the Government/ Services Sports Control Board.

Notwithstanding anything contained hereinabove in this Rule 3(a)(ii), a representative from the Association of Indian Universities shall be entitled to vote at meetings of the General Body of the BCCI. However, such representative shall be a former First Class cricketer who has also represented a University in the All India Inter University Tournament and is elected by an association of former players from the Association of Indian Universities and not a person nominated by the Association Government/ Universities.

H. Where disputes are pending regarding the duly recognized association to represent a particular State, the State shall be represented by the

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recognized association, subject to any order of the Court or resolution of the BCCI as the case may be.

(iii) Associate Members

- A. Any Existing Member who does not fall within the definition of a Full Member shall be an Associate Member of the BCCI.
- B. The BCCI may induct any other entity as an Associate Member, subject to all the conditions and disqualifications laid down in Rule 3(b) below.

(b) Grounds for sanction & de-recognition of a Full Member

- (1) No Member shall be entitled to any grant from the BCCI if its Constitution and/or Bye-Laws fails to provide for, or comply with the following:
 - (i) The Association shall not have any provision for any post to be held for more than 9 years.
 - the Association shall include at least two representatives of players (one male and one female) and a nominee of the Accountant General of the State.