

IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICTION

I.A. NO. 3895 OF 2019

IN

CIVIL APPEAL NO. 4235 OF 2014

IN THE MATTER OF:

BOARD OF CONTROL FOR CRICKET

IN INDIA AND OTHERS

...APPELLANTS

VERSUS

CRICKET ASSOCIATION OF BIHAR AND ORS.

...RESPONDENTS

AND IN THE MATTER OF:

MUMBAI CRICKET ASSOCIATION

... APPLICANT

I.A. NO.        OF 2019

APPLICATION FOR DIRECTIONS

PAPER BOOK

(FOR INDEX PLEASE SEE INSIDE)

ADVOCATE FOR THE APPLICANT: KAUSHIK PODDAR

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**AND IN THE MATTER OF:**

MUMBAI CRICKET ASSOCIATION

...APPLICANT/INTERVENER

**AN APPLICATION FOR DIRECTIONS ON BEHALF OF THE**

**INTERVENOR MUMBAI CRICKET ASSOCIATION**

To

THE HON'BLE CHIEF JUSTICE OF INDIA

AND HIS COMPANION JUSTICES OF THE

HON'BLE SUPREME COURT OF INDIA

THE HUMBLE APPLICATION OF THE

APPLICANT ABOVE NAMED

**MOST RESPECTFULLY SHOWETH :**

- 1) The Applicant is an Association formed in the year 1930 and has primarily been a premier Association in India for the

game of cricket. The Applicant is a Society duly registered under the Societies Registration Act and consequent registration under the Maharashtra Public Trusts Act, having registration No. BOM.300/74G.B.B.S.D. The Association's cricketing activities, are being followed throughout the cricket playing countries of the world. The Applicant has produced world class test players who have not only made a mark in Indian cricket but have made a mark on international scenario.

- 2) It is submitted that the Appellant herein above has filed the present Civil Appeal in respect of which, this Hon'ble Court was pleased to form a Committee headed by Hon'ble Mr. Justice R.M. Lodha (Retd. Chief Justice of India) for suggesting recommendations in administration of Cricket in India (referred as Lodha Committee).
- 3) It is submitted that by its order dated 03.03.2016 this Hon'ble Court was pleased to permit the applicant to intervene in the above appeal and make submissions concerning the Lodha Committee report.
- 4) The Lodha Committee made certain recommendations which were accepted by this Hon'ble Court vide order dated 18<sup>th</sup> July 2016 passed in above appeal. In the interregnum period certain directions were issued by the Hon'ble Bombay High Court appointing a Committee of Administrators (COA).

- 5) The Applicant states that vide order dated 6<sup>th</sup> April, 2018 passed in Writ Petition 1286 of 2018 the Hon'ble Bombay Court was pleased to appoint Committee of administrators of the Applicant for the purpose of ensuring that the Applicant implements all the directions contained in the Principal Judgment dated 18<sup>th</sup> July 2016 as well as the steps set out in the timelines issued by the Hon'ble Justice Lodha Committee pursuant thereto.
- 6) The Applicant states that the Committee of Administrators finalised and registered the new Constitution of the Applicant, supposedly in conformity with recommendations of Justice Lodha committee on 12.09.2018. The Constitution registered by the Committee of Administrators was a "mirror image" of the BCCI Constitution, drafted by Lodha Committee. After registering the Constitution, on 14.09.2018, the Committee of Administrators relinquished the Charge.

The Applicant states that the Hon'ble Apex Court has in Para No. 5 of its judgement dated 18.07.2016 passed in above appeal (reported in (2016) 8 SCC 535 Board of Control for Cricket in India vs. Cricket Association of Bihar and other) observed as follows:

*"As noticed earlier, the task assigned to the Committee was to recommend such changes in the rules and regulations of BCCI as would in the opinion of the Committee safeguard the interest of public at large in the sport of cricket, improve the ethical standards and discipline in the game,*

*streamline and promote efficiency in the management of BCCI, provide accessibility and transparency, prevent conflict of interest situations and eradicate political and commercial interference and abuse and create mechanisms for resolution of disputes within BCCI."*

This Hon'ble Court has in Para no. 48 of said judgment further observed as under:

*"..... the report of the committee was not ipso facto binding but was only recommendatory, completely excludes any chance of any prejudice to BCCI nor has any prejudice otherwise been demonstrated."*

Unfortunately though there was a prejudice which was not demonstrated and therefore probably the present confusion regarding uniformity in BCCI and State Association's constitution exists.

- 7) The Applicant states that by its order dated 6<sup>th</sup> November, 2018 passed in Notice of Motion No. 523 of 2018 in said Writ Petition No. 1286 of 2016, the Hon'ble Bombay High Court was pleased to constitute a five member Ad-hoc Managing Committee. The Committee as constituted hereinabove is to look after day-to-day administrative functions of the Association and shall not take any major policy decision without first obtaining leave of the Hon'ble court.

A copy of said order dated 6<sup>th</sup> November, 2018 passed by the Hon'ble High Court of Judicature at Bombay in W.P. No. 1286 of 2018 is annexed herewith and marked as **ANNEXURE - A**.

8) The Applicant states that various Cricket Committees are required to be formed under Rule No. 26 of the registered constitution of the Applicant. Rule 6 (5) of the registered constitution of the Applicant provides for disqualification of members on the basis of number of years of honorary service to cricket after retirement. The particulars including eligibility criteria for some of the important Cricket Committees is annexed hereto and marked as **ANNEXURE - B**.

9) The Applicant states that process of selection of teams of Applicant for various BCCI tournaments is normally required to commence in June 2019 firstly by selecting team of probable players. This is to be followed by fitness camp for probable's as well as off season training at the Indoor Cricket Academy. The final team selection will have to be made in 2<sup>nd</sup> or 3<sup>rd</sup> week of August 2019. The applicants will not be able to field their teams, in the absence of various Cricket Committees mentioned in para No. 8 above. It is also pertinent to note that the teams are selected every year based on the performance of players. BCCI season starts in September 2019 and as such there is hardly any time left to prepare. Failure to participate in BCCI Cricket tournaments can have serious implications like conceding a walkover in

subsequent tournaments/matches as well as losing right to get monetary grants.

- 10) The Applicant states that in these circumstances it is necessary to urgently select members of Cricket Improvement Committee and other Committees as specified in Annexure "B" hereto. Rule No. 26 of the registered Constitution of the Applicant provides that the said committees are required to be selected at the Annual General Meeting which can effectively happen only after BCCI approves the constitution of the Applicant, elections are held and charge is handed over to the newly elected Apex Council. The Applicant states that pending the same the Ad-hoc Managing Committee of the Applicant will have to be empowered to select various Cricket Committees. The Ad-hoc Managing Committee of the Applicant is advised that appointing a new Cricket Improvement Committee and various other Cricket Committees under rule No. 26 of the registered constitution of the Applicant may be considered as a major policy decision under the said order dated 6.11.2018 passed by the Hon'ble Bombay High Court. Further as this Hon'ble Court is yet to consider the mediation report submitted by the Learned Amicus Curiae Mr. P.S. Narasimha it will be advisable to seek leave of this Hon'ble Court for appointing the various Cricketing Committees listed in Annexure "B" hereto.

- 11) The Applicant states that in these circumstances, it is necessary and in the interest of justice and equity that the



Ad-hoc Managing Committee appointed by this Hon'ble Court be granted leave to appoint various Ad-Hoc Cricket Committees as per details given in Annexure "B" hereto from time to time till the Apex Council of the Applicant stands elected and takes charge from the Ad-hoc Managing Committee. In the alternative, this Hon'ble Court may pass appropriate directions as it may deem fit permitting the Applicant to approach the Hon'ble Bombay High Court to seek leave to appoint various Cricket Committees as per details given in Annexure "B" hereto from time to time till by the Apex Council of the Applicant stands elected and takes charge from the Ad-hoc Managing Committee.

12) The Applicant states that a copy of the Constitution of The Applicant was also submitted to the Committee of Administrators of Board for Control of Cricket in India ("BCCI") on 14.09.2018 for its approval. BCCI thereafter sought compliance from Respondent No. 1. To this Respondent No. 1 forwarded their objections to the various clauses and the matter is pending since then.

13) The Applicant states that certain issues like number of members of the Apex Council etc. are raised by various State Cricket Associations and various interlocutory applications have been filed by some of the said Associations in Civil Appeal No. 4235 of 2014 filed in this Hon'ble Court which applications are pending. The Applicant states that by its

order dated 14.03.2019 passed in said Civil Appeal No. 4235 of 2014 this Hon'ble Court was pleased to appoint Shri. P.S. Narasimha, learned Amicus Curiae to act as a mediator in relation to any disputes that might arise in the instant interlocutory application pending before it and to submit his report. The Applicant states that thereafter the learned Amicus Curiae Shri. P.S. Narasimha held various meetings with the various State Cricket Associations including representatives of the Applicant Association and Committee of Administrators of BCCI and a number of objections were considered and a resolution was arrived at. The Learned Amicus Curiae has thereafter submitted his report to this Hon'ble Court and this Hon'ble Court is yet to pass an order on the same. A copy of minutes of meeting held on 24.04.2019 with the learned Amicus Curiae, representatives of Respondents No. 1 and representatives of BCCI is annexed hereto and marked as **ANNEXURE - C**.

- 14) The Applicant states that subsequent to the meetings held with the CoA of BCCI and the learned Amicus Curiae, the Applicant forwarded the revised draft of constitution under the cover of its email dated 7<sup>th</sup> May 2019. The CoA has responded to the same by its email dated 20<sup>th</sup> May 2019 and directed further compliance. The Applicant thereafter sent another email dated 20<sup>th</sup> June 2019 to the CoA and has informed them that it was sending the corrected revised draft of constitution which shall be without prejudice to Applicant

preferring Interim application before this Hon'ble Court. A copy of said emails dated "7<sup>th</sup> May 2019", "20<sup>th</sup> May 2019" and "20<sup>th</sup> June 2019" are annexed hereto and marked as **ANNEXURE - D, ANNEXURE - E and ANNEXURE - F** respectively.

- 15) The Applicant states that suggestion made by Applicant regarding increase in numbers of Apex Council members from 9 to 17 stated in Rule 14 (2) of the registered Constitution of Applicant has been accepted by the Committee of Administrators and by the Learned Amicus Curiae.
- 16) The Applicant states that suggestion made by Applicant regarding increase in numbers of standing committees from 2 to 6 stated in Rule 25 (2) of the registered Constitution of Applicant has been accepted by the Committee of Administrators and by the Learned Amicus Curiae.
- 17) The Applicant states that the suggestion made by Applicants regarding appointment of Standing Committees by the Apex Council instead of General Body has been accepted by the Committee of Administrators and by the Learned Amicus Curiae.
- 18) The Applicant states that the particulars of other suggestions made by the Applicant on the issues which were not accepted by the CoA of BCCI with the reasoning as to why the same

need to be considered are more particularly stated hereunder parawise.

**A. Eligibility and disqualification of Office Bearer, member of any sub-committee.**

Rule No. 6 (5) of the registered constitution of the Applicant provides for the disqualifications from being an Office Bearer, a member of the Governing Council or any other Committee or representative to BCCI or similar organisation. Also Rule No. 14 (3) of the registered constitution of the Applicant provides for the disqualifications from being a councillor.

The Applicant states that a person who is a permanent resident within the jurisdiction of the Applicant should only be eligible to contest election as well serve in any sub-committee. The Applicant therefore suggests to include the following sub-rule under both the above mentioned rules i.e. Rule No. 6 (5) and Rule no. 14 (3):

- (b) Is not a permanent resident of Greater Mumbai, Thane District, Kharghar, Palghar District and any other area which may be permitted by the Board of Control for Cricket in India.

The Applicant therefore suggests that the rule concerning eligibility and disqualification of Office Bearer, member of any sub-committee be revised to read as per Rule No. 6 (5) and 14 (3) of the constitution. A copy of the draft of constitution /

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Memorandum of Association is annexed hereto and marked as ANNEXURE - G.

**B. Appointment of the Ombudsman and Ethics Officer**

Rule No. 8 (3) (f) of the registered constitution of Applicant provides for appointment of Ombudsman and Ethics Officer at the Annual General Meeting.

Applicants submit that this rule makes the process time consuming and impractical. Appointment of Ombudsman, Ethics Officer is a long and tedious process which involves explaining the terms and conditions of the appointment to the prospective candidates and also seeking their acceptance which is not possible in the Annual General Meeting. The appointment of Ombudsman and Ethics Officer should be left to the Apex Council of the Applicant.

The Applicant therefore suggests that the rule concerning appointment of Ombudsman and Ethics officer in the Annual General Meeting as provided in Rule No. 8 (3) (f) of the registered constitution be deleted as shown in Rule No. 8 (3) of the draft constitution, the draft whereof is annexed as Annexure "G" hereto.

**C. Appointment of Cricket Committees [Other than Standing Committees]**

Rule No. 8 (3) (g) of the registered constitution of Applicant provides for appointment of the Cricket Committees in the

Annual General Meeting which committees shall include former International and/or Test Cricketers.

It is practically not possible to discuss the names of international and first class cricketers before the entire general body. Public discussion about the individual names of cricketers is not ethical and correct to maintain dignity of individual players. Appointment of Cricket Committees therefore should be left to the Apex Council of the Applicant.

The Applicant therefore suggests that the existing Rule No. 8 (3) (g) of the registered constitution concerning appointment of Cricket Committees be deleted and the Rule No. 8 (3) of the draft constitution attached hereto and marked as Annexure "G" be accepted.

**D. Membership and Voting rights to international Cricketers.**

Rule No. 3 (A)(e)(ii) and Rule No. 12(1) of the registered constitution of Applicant provides for membership and voting rights to international Cricketers respectively.

It may be appropriate to note that the Applicant Association is having only Clubs as Members who are given voting rights and no individual members like Hon. Members, Patron members have any voting rights.

It is submitted that Applicant has clubs as its members. These clubs are classified as Maidan clubs, office clubs and school/college clubs which are, represented by an authorised representative. Each ordinary member club has voting right

which is exercised by such representative. No individual member like Patron members, donor members, etc. has any voting rights. Also the Lodha Committee had only recommended that International players should be granted memberships of the Association. Assigning voting rights to international cricketers would amount to altering the foundation of the applicant Association,

This Hon'ble Court has in Para No.64 of its judgement dated 18.07.2016 passed in above appeal (reported in (2016) 8 SCC 535 Board of Control for Cricket in India vs. Cricket Association of Bihar and other) observed as follows:

*"..... Suffice it to say that so long as the initial voluntary composition of the State Cricket associations which are complaining of the breach of their rights under Article 19(1)(c) remains unaffected, there is no violation of what is guaranteed by Article 19(1)(c)."*

This Hon'ble Court has in Para No.64 of its judgement dated 18/7/2016 passed in above appeal (reported in (2016) 8 SCC 535 Board of Control for Cricket in India vs. Cricket Association of Bihar and other) observed as follows:

*"Seen in the backdrop of above, the recommendations made by the committee in the instant do not interfere with or alter the composition of the state Associations. ...."*

Further, there are already two representatives recommended on Apex Council from Players Association and hence it is submitted that voting rights should not be assigned to

individual cricketers who are members in their individual capacity.

It is respectfully submitted that Members in the category of Patron, Hon. Life and Donor members and Associate members have no voting rights in general body. However, international players can be Associate Members and shall be invited and shall attend the meeting and make their contributions/suggestions. The Applicant therefore suggests that the rule concerning membership to international cricketers be revised to read as per Rule No. 3 (A)(f)(ii) and Rule No. 12 (1) of the constitution, draft whereof is attached hereto and marked as Annexure "G"

#### **E. Qualification of Chief Executive Officer**

Rule No.23(1) of the registered constitution of Applicant provides for qualification of Chief Executive Officer and states that he should be a management professional with cricketing knowledge and with management experience of at least 5 years as the CEO/MD of a company with a turnover of at least Rs. 100 Crore.

Applicant understands that it will be extremely difficult to get a person with the above qualifications and if found he/she will be required to be paid a salary of not less than Rs. 2 crores per annum. In addition, he may not know the intricacies involving local cricket activities which is crucial for running of the Association. Applicant Association which is a public trust, cannot afford such a huge financial burden and



cost. Also Association will have to pay for 6 managers whose salaries may go upto Rs. 12 lakhs each, per annum. This will put a tremendous stress on the financial health of the Applicant Association which does not have any major income apart from the Subsidy from BCCI and income from One Day International and T20 matches. There is no income from the Test match.

Applicant submits that the criteria of C.E.O. therefore should be decided by Apex Council which will be competent to find a proper person who can carry out the function within the financial limitations of Applicant.

The Applicant therefore suggests that the rule concerning qualification of Chief Executive Officer be revised to read as per rule No. 23 (1) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**F. Eligibility for Men's Selection Committee**

Rule No. 26 (2) (B) (ii) of the registered constitution of Applicant provides for eligibility for Men's Selection Committee. The eligibility criteria for the same is to select cricketers who have played minimum of seven Test matches or Thirty First Class Matches or Ten One day International Matches and twenty First Class Matches.

However, in practicality, it is very difficult to find eligible cricketers who meet this criteria for any State Association. A list of eligible players and players who can be selected by the

Applicant is annexed hereto and marked as **ANNEXURE - H**.

The list shows that only 2 cricketers out of 150 would be eligible. This is because most of the cricketers have already completed tenure of 5 years or cannot be selected due to conflict of interest or have completed 70 years of age. Minimum 5 eligible cricketers are required to form a committee. Since only two are found to be eligible, it will not be possible to form the committee and the entire working of cricket committees will come to a standstill which will in turn severely impact the game of cricket and functioning of the Applicant.

Even in case of many other state associations like Meghalaya, Mizoram, Arunachal Pradesh, Sikkim, etc., they do not have retired cricketers even today.

The Applicant therefore suggests that instead of the existing criteria, any cricketer who has played first class match (no. of matches criteria should be left to the respective state associations to decide) should be allowed to be a member of the Men's Selection Committee. This way 45 cricketers would get qualified in so far as Applicant is concerned and be eligible to get selected and the Applicant would be able to elect Cricket Committees.

The Applicant therefore suggests that the rule concerning eligibility for Men's Selection Committee be revised to read as per Rule No. 26 (B) (ii) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**G. Eligibility for Junior Cricket Committee**

Rule No. 26 (2) (C) (ii) of the registered constitution of Applicant provides for eligibility for Junior Cricket Committee. The eligibility criteria for the same is to select cricketers who have played minimum of 25 First Class games.

However, in practicality, it is very difficult to find cricketers who have played minimum of 25 First Class games. Attached hereto and marked Annexure "H" is the list of cricketers hit by disqualifications. This is because most of the cricketers have already completed tenure of 5 years or cannot be selected due to conflict of interest or completed 70 years of age. The list shows that none of the cricketers out of 150 would be eligible. Minimum 5 eligible cricketers are required to form a committee. Since none are found to be eligible, it will not be possible to form the committee and the entire working of cricket committee will come to a standstill which will severely impact the game of cricket and functioning of Applicant.

The Applicant therefore suggests that instead of the existing criteria any cricketer who has played minimum one first class match should be allowed to be a member of the Junior Cricket Committee. This way 45 cricketers would get qualified and be eligible to get selected and the Applicant would be able to elect all sub-committees.

The Applicant therefore suggests that the rule concerning eligibility for Junior Cricket Committee be revised to read as per Rule No. 26 (2) (C) (ii) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**H. Eligibility for Cricket Talent Committee**

Rule No. 26 (2) (G) (ii) of the registered constitution of Applicant provides for eligibility for Cricket Talent Committee. The eligibility criteria for the same is cricketers who have played minimum of 20 First Class games and have the highest level of coaching certification

However, in practicality, it is very difficult to find cricketers who have played minimum of 20 First Class games and have the highest level of coaching certification.

The Applicant therefore suggests that any cricketer who has played first class match and has a coaching certification should be allowed to be a member of the Cricket Talent Committee.

The Applicant therefore suggests that the rule concerning eligibility for Cricket Talent Committee be revised to read as per Rule No. 26 (2) (G) (ii) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**I. Term of Cricket Committee member**

Rule No. 26 (3) of the registered constitution of Applicant provides for term of Cricket Committee member which is restricted to 5 years.

It is very difficult to find cricketers who have not served in any Cricket Committee for a period of 5 years. The term does not coincide with the term of Apex Council, the term should be either 6 years or 9 years. Attached hereto and marked Annexure "H" is the list of cricketers hit by disqualifications.

The Applicant therefore suggests that a cricketer should be allowed to serve on cricket committee for 9 years.

The Applicant therefore suggests that the rule concerning term of Cricket Committee be revised to read as per Rule No. 26 (3) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**J. Appointment of Umpires Committee**

Rule No. 27 (1) of the registered constitution of Applicant provides for appointment of Umpires Committee.

It is practically not possible to discuss the names of international and first class umpires before the entire general body. Public discussion about the individual names of umpires is not ethical and correct to maintain dignity of individual umpires..

It is also very difficult to find cricketers who have officiated a minimum of 10 First Class games and it is equally true in case of newly affiliated states. There are many states who will not have retired umpires to be appointed.

The Applicant therefore suggests that the Apex Council should have the power to appoint any umpire who has officiated minimum one first class match, in the Umpires Committee.

The Applicant therefore suggests that the rule concerning eligibility for Cricket Talent Committee be revised to read as per Rule No. 27 (1) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**K. Complimentary tickets**

Applicant says that Rule No. 37 (viii) of the registered Constitution provides for Complimentary tickets and provides that all sponsor and free allotments shall in no event be more than 10% of the entire seating capacity.

Applicant says that at present Applicant's Wankhede stadium at Mumbai has a sitting capacity of 33,006. Thus 10% of the same would be 3301 (rounded figure) seats. It is to be noted that Applicant has 329 members (cricket clubs) who are nurseries of cricket in Mumbai and who have produced number of Test Cricketers, are allotted 4 free (complimentary) tickets each for being parties to Association's functioning. Further, a sizable number of complimentary tickets are

required to be provided to various government/Local bodies as per the commitments made by Applicant at the time of allotment of piece of land as ground and to BCCI. It is therefore extremely difficult to manage complimentary tickets within the ceiling of 10 percent of seating capacity. The Association does not derive monetary benefit from the complimentary tickets and has to forgo the same. Hence the constitution should provide that the 10 per cent of complementary tickets to be taken as ten per cent of the tickets remaining after providing tickets to Government /local bodies, contractual obligations and BCCI. The Applicant therefore suggests that the rule concerning complimentary tickets be revised to read as per Rule No. 37 (viii) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**L. Conflict of Interest**

Rule No.38 of the registered constitution of Applicant mentions about conflict of interest which provides for many disqualifications. Strictly applying these disqualifications, a person having any of these disqualifications will not be eligible to serve the association in the given circumstances. However it is very difficult to find persons who are physically fit to take up posts and/or are not hit by any of the disqualifications as most of the qualified cricketers are involved in some or the other assignments either with BCCI or IPL franchisees or having their own cricket academies. Details

of available cricketers who are hit by disqualifications is attached hereto and marked as Annexure "H".

Applicant says that the expertise of cricketers is essential in training young cricketers and forming the structure of cricketing activities but it will not be feasible to do so in view of the stringent disqualifications provided under the registered constitution of the Applicant. It was always a practice in past that whenever a conflict arose, the person concerned did not participate in the discussion concerning the same. As such, Applicant feels that the rule of conflict of interest should be amended to make it practicable for former cricketers to participate and contribute to the Association in different capacities. The Applicant therefore suggests that the rule concerning conflict of interest be revised to read as per Rule No. 38 of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**M. Appointment of Ethics officer**

Rule No.39 of the registered constitution of Applicant provides for Appointment of Ethics officer who is required to be a retired Justice of High Court. Ethics officer is required to deal with issues concerning conflict of interest. These issues involve frequent interaction with concerned parties and a decision thereon at the soonest.

If the issue is required to be decided by a retired High Court Judge then it will be extremely difficult to manage the time lines and the costs would be very high. It would be advisable



and practicable if the issue is decided by the Ethics Officer who shall be appointed by the Association after obtaining his/her consent and on terms as determined by the MCA in keeping with the dignity and stature of the office

The Applicant therefore suggests that the rule concerning appointment of Ethics Officer be revised to read as per Rule No. 39 of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**N. Appointment of Ombudsman.**

Rule No.40 of the registered constitution of Applicant provides for Appointment of Ombudsman who is required to be a retired Chief Justice of High Court or retired Judge of the Supreme Court.

In the case of Applicant, the Ombudsman would be required to deal with various issues such as (i) disputes between or among Applicant, its members, Franchisees, Players Association (ii) detriment caused by member or administrator (iii) Misconduct or breach of rules and regulations by any player, umpire, team official, selector or any person associated with MCA (iv) complaint by public against MCA concerning ticketing, access and facilities at stadium.

In case of dispute arising in a cricket match which is played under the aegis of Applicant, the Applicant presently charges Rs. 1,500/- (Rupees One Thousand Five Hundred Only.) as protest fee per dispute and such dispute needs to be

adjudicated within one week as tournaments are ongoing. No further amount other than Rs.1,500/- (Rupees One Thousand Five Hundred only) is required to be paid by any of the teams to get the protest decided. Such dispute resolution involves inviting both parties and match officials and a decision has to be taken normally within a week to avoid disturbing the entire schedule of the concerned tournament. For example every year Kanga League tournament held by Applicant is usually played on every Sunday for a period of three months during the rainy season. About 98 teams participate in the said tournament and weekly about 49 matches are played. In case a team has to protest about any decision of umpire/eligibility of a player to participate etc. then it has to lodge such protest with Applicant within 48 hours of completion of match and said protest has to be resolved by next Friday following the day of the match by following the procedure. The protest is decided by the protest Committee, members whereof are usually the Managing Committee members of Applicant who work free of costs.

The registered constitution provides that such disputes be referred to Ombudsman who is required to be a retired Chief justice of High Court or retired Judge of the Supreme Court. If the protest is required to be decided by a retired High Court Judge or Supreme Court Judge within a week of lodging of protest then it will be extremely difficult to manage the time lines and the costs would be astronomical as compared to the present structure of protest that has been a time tested

practice and procedure. It is therefore respectfully submitted that minor disputes like tournament protests need not be referred to the Ombudsman. Further, the appointment may be optional and temporary.

The Applicant therefore suggests that the rule concerning appointment of ombudsman be revised to read as per rule No. 40 of the constitution, draft whereof is attached hereto and marked as Annexure "G".

**O. Disqualification of member**

Rule No.6(5)(b) of the registered constitution of Applicant inter-alia provides that a person shall be disqualified from being an office bearer, a member of the governing council or any other committee or representative to BCCI or similar organisation if he has attained the age of 70 years.

Applicant feels that a disqualification on the basis of age is neither fair nor practical. There are many examples of administrators who have served the game of cricket beyond the age of 70 years. Applicant owes much of its success to the great leadership of administrators who contributed to the Association even after they were 70 years old. Applicant strongly feels that the game should not be deprived of their expertise. The Applicant therefore suggests that the rule concerning disqualification of member be revised to read as per Rule No. 6 (S) of the constitution, draft whereof is attached hereto and marked as Annexure "G".

19) In the light of this above, the Applicant submits that the issues raised arise basically in view of the stark differences in the working of BCCI and Applicant Association which are as under:

(A) Broadly, the BCCI is a policy making body and state Associations are the decision executing body.

(B) BCCI allot the matches by a simple letter, where as the state Association prepares for the match at least four months, from the stage of ground preparation to stadium up gradation making it match fit, to making legal, state and local authorities compliances and obtaining various permissions by overcoming obstacles.

(C) The BCCI do not own any immovable property. All the infrastructure in respective states, is property of the State Associations, which is created by the State Associations by giving separate undertakings, commitments and the assurances to the state or to the other local bodies or the sponsors at the time of obtaining the rights in the land and finally creating the infrastructure/ stadium/ indoor school etc.

(D) This Infrastructure or Stadium created by the state Associations, for international matches though at massive cost is not used throughout the year for International cricket,

but is still required to be maintained at very high cost throughout the year, even when there is no cricket. Also there are taxes levied by local authority, which is never without the dispute and litigations which disputes prolong for years together.

(E) The BCCI manages top 30/60 cricket players from different age groups. Each State Association has to manage thousands of players right from grass root level. (Applicant / MCA has more than 30,000 players registered) and after providing for their training, coaching and matches, top 30/60 players are selected by the BCCI, from all over the country. The remaining 5000-6000 unselected players cannot be kept unattended by the respective Association but they have to continue looking after them, including new ones added every year.

(F) For conducting training, each State Association has to get coaches, trainers. For conducting matches, each state Associations have to train Umpires in hundreds and after training, BCCI selects top 200 umpires from all over country. The State Associations still have to look after the other 400 to 500 umpires not selected by the BCCI.

(G) The State Associations are required to maintain and prepare number of grounds for local tournaments, Conduct local as well as BCCI tournaments, arrange camps for young

students. Keep registration of players which are in thousands every year, organised. BCCI does not do all these activities.

(H) Experience of State Associations, dealing with government and local authorities are totally different when it comes to match preparations and cannot be left to employee managers, when the compliances are time bound and are addressed by the authorities invariably at the last critical moments, even if state Associations initiate the process much in advance.

Hon'ble Justice Lodha Committee has also not drafted any model constitution for State Associations.

- 20) Therefore, with utmost due respect and most humbly Applicant submits that proposing the uniform constitution under the Hon'ble Supreme Court order for State Associations, without taking into account the application of above factors and without proper interpretation of those orders, without considering long term effects on working of State Associations and without taking State Associations in confidence for their specific requirements, the uniform constitution will not be workable and may not be enforced on State Associations and the views of each association should be considered in the light of practical difficulties faced in implementing the uniform constitution with a view to improve their functioning and make it workable.

It is therefore prayed that the registered constitution of Applicant be read as per draft annexed as Annexure "G" hereto.

**PRAYER**

It is therefore, most respectfully prayed that this Hon'ble Court may be pleased to:

- (a) Pass an order directing the Ad-hoc Managing committee of Applicant to act as the authorised committee to appoint various Ad-hoc cricket committees as per details given in Annexure "B" hereto from time to time till the Apex Council of the Applicant stands elected and takes over charge from said Ad-hoc Managing Committee;

In the alternative to prayer (a);

- (b) Pass an order permitting the applicants to approach the Hon'ble Bombay High Court to seek leave to appoint various Ad-Hoc Cricket Committees as per details given in Annexure "B" hereto from time to time till the Apex Council of the Applicant stands elected and takes charge from the Ad-hoc Managing Committee; and

- (c) Pass an order directing that the registered constitution of Applicant be read and accepted as per draft annexed as Annexure "G" hereto; and/or

(d) Pass any other order and/or directions as this Hon'ble Court may deem fit and proper in the facts and circumstances of the present case.


**AND FOR THIS ACT OF KINDNESS, THE APPLICANT SHALL  
EVER PRAY.**

Drawn by:

Filed by:

**SAURABH JAIN**

Advocate

  
**KAUSHIK PODDAR**

(Advocate for the Applicant)

Place: New Delhi.

Dated: /07/2019



IN THE SUPREME COURT OF INDIA  
CIVIL APPELLATE JURISDICTION

I.A. NO. \_\_\_\_\_ OF 2019

IN

CIVIL APPEAL NO. 4235 OF 2014

**IN THE MATTER OF:**

BOARD OF CONTROL FOR CRICKET

IN INDIA AND OTHERS

...APPELLANTS

VERSUS

CRICKET ASSOCIATION OF BIHAR AND ORS.

...RESPONDENTS

**AND IN THE MATTER OF:**

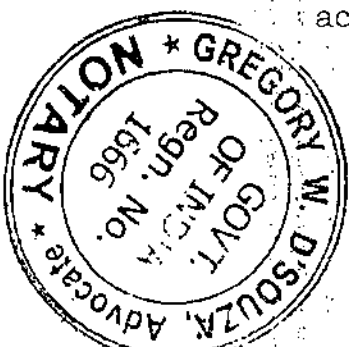
MUMBAI CRICKET ASSOCIATION

...APPLICANT/INTERVENOR

**AFFIDAVIT**

I, Unmesh Khanvilkar son of Shri Deepak Khanvilkar, aged about 39 years, resident of Flat no. 602, Amrutvani CHS Ltd., 6<sup>th</sup> Floor, Plot no 44, 15<sup>th</sup> Road, Chembur East, Mumbai 400 071, do hereby solemnly affirm and state as under:

1. That I am the Adhoc Managing Committee member of the applicant association in the above mentioned matter and I am well conversant with the facts and circumstances of the case as such competent to swear this affidavit.
2. That I have read and understood the averments made in the accompanying application for directions and I say that the



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averments made therein are true and correct to my knowledge.


  
DEPONENT

VERIFICATION:

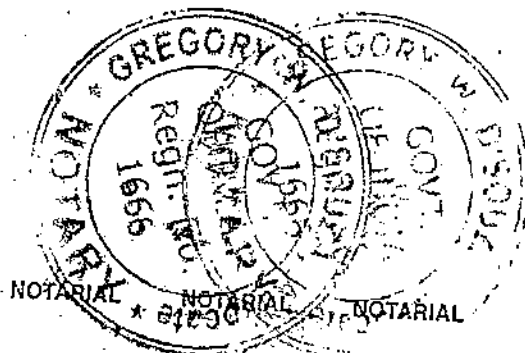
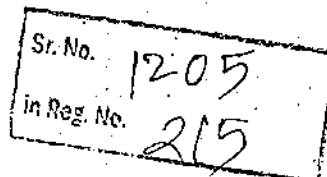
Verified at Mumbai on this the 3<sup>rd</sup> day of July, 2019 that the averments of facts stated herein above are true and correct to my knowledge and nothing material has been concealed therefrom.

  
DEPONENT

BEFORE ME

  
GREGORY W. D'SOUZA  
ADVOCATE & NOTARY  
Kalpak Estate, Bldg. No. B-11,  
Shop No. 40, Antop Hill,  
MUMBAI - 400 037.

3/7/19



## IN THE HIGH COURT OF JUDICATURE AT BOMBAY

O.O.C.J.

NOTICE OF MOTION (L) NO.686 OF 2018

IN

WRIT PETITION NO.1286 OF 2018

Mumbai Cricket Association ...Applicant

In the matter between

Nadim Memon ... Petitioner

Vs

Mumbai Cricket Association  
& Ors. ... RespondentsMr. A.S.Khandeparkar with Mr. V.V.Warerkar I/by Warerkar & Warerkar  
for the Applicant.

Mr. Som Sinha I/by Som Sinha &amp; Associates for the Respondent No.19.

Mr. Vineet Unnikrishnan, Ms. Karishni Khanna I/by Cyril Amarchand  
Mangaldas for R.No.6.

Mr. M.A.Saiyed, AGP for State.

CORAM : SANDEEP K. SHINDE, J.

(VACATION COURT)

DATE : 6TH NOVEMBER, 2018P.C. :*Mentioned. Not on board. Taken on board.*

The Mumbai Cricket Association/Original Respondent No.1 (In short 'MCA') has filed this Notice of Motion on 2.11.2018 wherein following reliefs are sought:

"(a) that this Hon'ble Court may be pleased to pass appropriate order to constitute and appoint an ad hoc committee of said five eligible members of the Managing Committee of Applicant association along with its Chief Executive Officer Mr. C.S.Naik or a Committee of such other persons as this Hon'ble Court may deem fit and proper to take



*over charge of the affairs of the Applicant association with immediate effect with powers to take financial and administrative decisions concerning the matters more particularly described in Exhibit "E" and "F" to the affidavit in support of the Notice of Motion and continue till the Apex Council stands elected and takes over charge from said ad hoc committee;*

*(b) for interim/ad-interim relief in terms of prayer clauses (a) herein above;"*

2 Vide order dated 6.4.2018, the Division Bench of this Court in Writ Petition (L) No. 752 of 2018 (in terms of the Minutes of the Order) appointed a committee of administrators comprising of Mr. Justice H.L. Gokhale, former Judge of the Hon'ble Supreme Court (Chairman) and (2) Mr. Justice V.M. Kanade, former judge of the Bombay High Court (Member) for the purpose of ensuring implementations all the directions contained in the Principal Judgment as well as the steps set out in the timelines issued by the Hon'ble Justice Lodha Committee pursuant thereto. The Committee of Administrators were to take charge within a period of one week. Until the Committee of Administrators would assume charge, the following persons viz. (A) Adv. Ashish Shelar (President) (B) Prof. Dr. Unmesh Khanvilkar (Jt. Hon. Secretary), (C) Mr. Navin Shetty (Committee Member), (D) Mr. Shahalam Shaikh (Committee member), (E) Mr. Ganesh Iyer (Committee member) and (F) Mr. Arman Mallick (Committee member) were appointed to look after the management and administration of the Mumbai Cricket Association including



all work concerning the smooth running of the 11<sup>th</sup> Indian Premier League tournament. During this interim period, Adv. Ashish Shelar and Prof. Dr. Unmesh Khanvilkar were authorised to sign cheques and/or operate the bank accounts on behalf of the Mumbai Cricket Association for routine payments.

3 The Committee of Administrators took charge of the administration of the Association on 11.4.2018 and thereafter drafted Constitution of the Association and decided to hold special General Body meeting of the Association to consider the amended Constitution on or before 15.4.2018. In the meantime, the Hon'ble Supreme Court of India in its order dated 1.5.2018 had taken a view that it would finalise BCCI Constitution by 7.5.2018 and thereafter Association would amend their Constitution to bring the same in synchronisation with the BCCI Constitution. The Hon'ble Supreme Court, however, could not finalise the Constitution of the BCCI and, therefore, Constitution which was sync with the BCCI Constitution could not be placed before the General Body of MCA on or before 15.6.2018 nor elections were held before 31.7.2018. In the circumstances, vide order dated 15.6.2018 in Notice of Motion NO.267 of 2018, this Hon'ble Court was pleased to extend the time to hold the elections for a period of three months from 15.6.2018 and also extended period by two months to carry out amendment.

4 It may be stated that subsequent to the order dated 15.6.2018 passed by this Court, there was change in the circumstances in view of the order passed by the Supreme Court on 5.7.2018 in Civil Appeal No.4235 of 2014 which reads as under:

*"As an interim measure, it is directed that as we are going to finalise the draft constitution, no High Court shall entertain any prayer with regards to appointment of any Administrator hereinafter on the basis of the communication sent by the Committee of Administrators..."*

It is further directed that no election shall be held hereinafter.

5 That on 2.8.2018, the MCA filed Notice of Motion (L) NO.478 of 2018 and sought following reliefs:

*"(a) that this Hon'ble Court may be pleased to pass appropriate order by permitting the Committee of Administrators (COA) to hold a General Body meeting of the members of Respondent NO.1- Association to amend the Constitution in accordance with rules of Respondent NO.1 after the Hon'ble Supreme Court of India finalises the constitution of BCCI and also permitting Committee of Administrators to hold elections of the Managing Committee of Respondent No.1 in accordance with rules of Respondent No.1 as may be amended after the decision of the Hon'ble Supreme Court."*

6 Thus, vide Notice of Motion (L) No.478 of 2018, appropriate order was sought to hold General Body meeting of members of the MCA, to amend the Constitution in accordance with rules of association after the Hon'ble Supreme Court of India finalises the Constitution of the BCCI and to



hold the elections of the managing committee of the Association in accordance with rules as may be amended after the decision of the Hon'ble Supreme Court. The Division Bench, however, upon noticing the order dated 5.7.2018 passed in Civil Appeal No.4235 of 2014 by the Hon'ble Supreme Court has disposed of Notice of Motion (L) No.478 of 2018 on 29.8.2018 and held, thus:

*"8 We are of the view that judicial propriety demands that since the issues which are sought to be raised in the present Petition are pending before the Hon'ble Supreme Court of India and when there is a specific direction issued by the Hon'ble Supreme Court in its order dated 05/07/2018 directing High Court not to appoint any Administrator and further that the extension granted by the order passed by Division Bench of this Court on 15/06/2018 is likely to expire on 15<sup>th</sup> September, 2018 and further that learned members of the Committee have themselves expressed their unwillingness to continue as Administrators, it is appropriate for the parties to move the Hon'ble Supreme Court of India seeking appropriate directions."*

In paragraph 11, the Division Bench held that continuation of the Committee of the Administrators dated 15.9.2018 is subject to any order passed by the Hon'ble Supreme Court.

7 The order dated 29.8.2018 passed by the Division Bench in the Notice of Motion (L) No.478 of 2018 was carried before the Hon'ble Supreme Court wherein following order is passed:

*" We have examined the order dated 29.8.2018 passed by the Bombay High Court in Notice of Motion (L) No.478 of 2018. We find that the High Court carried the impression that certain issues are pending before this Court and this Court has passed an order dated 5.7.2018 in Civil Appeal No.4235 of 2014 etc., directing the High Court not to appoint any Administrator. In this view of the matter and*

for some other ancillary reasons, the High Court declined to exercise its jurisdiction.

We have examined our order dated 5.7.2018 relied on by the High Court for declining to exercise its jurisdiction. The operative part of that order reads thus:

"As an interim measure, it is directed that as we are going to finalise the draft constitution, no High Court shall entertain any prayer with regards to appointment of any Administrator hereinafter on the basis of the communication sent by the Committee of Administrators..."

It is common ground before us that draft constitution of the BCCI has been finalised and registered by the appropriate authority.


Now we do not see any impediment in the way of the applicants approaching the Bombay High Court for appropriate relief as may be advised.

As prayed for by learned counsel appearing for the applicants, these applications are dismissed as withdrawn with liberty to approach the High Court for appropriate relief as may be advised and permissible in law."

8 Thus, in view of the liberty granted by the Supreme Court, present Notice of Motion is filed on 2.11.2018 in which reliefs as stated hereinabove are sought.

9 Heard Mr. Khandeparkar the learned counsel for the Petitioner, Mr. Som Sinha for the Respondent No.19 and Mr. Vineet Unnikrishnan for Respondent No.6.

10 It is an admitted fact that as on today except the Chief Executive Officer, there is none to look after the administrative affairs of the Applicant-Association. It is brought to the notice of this Court that Association has to





defray day-to-day expenses and pay the statutory dues like professional tax, provident fund of its employees. Besides, remuneration and salary is payable to its employees and coaches. Schedule of monthly expenses at page 195 shows there are 61 permanent employees of the Association besides, contract employees. Every month Association has to spend about 83,48,000/-. As on today in the absence of committee association is unable to pay statutory dues including the salaries of its permanent employees for want of authority. In other words, entire affairs of the association has come to stand-still. In the given set of facts, Mr. Khandeparkar would urge that it is need of the hour to appoint a ad-hoc Managing Committee of 5 members, who are otherwise eligible to be appointed as members of the Managing Committee of the Association along with its CEO to discharge day-to-day administrative functions of the Association. He would submit that in the given circumstances, a Committee of following four persons along with CEO be appointed as ad-hoc committee to carry out day-to-day administrative functions of the Association with power to discharge financial obligations. He would, therefore, suggest that, Dr. Unmesh Khanvilkar, the then Joint Hon'ble Secretary and Mr. C.S.Naik, CEO may be appointed as authorised signatories to sign cheques, operate bank account so as to enable the ad-hoc committee to defray the monthly expenditure as mentioned in Chart at page 195.


11 Mr. Khandeparkar has invited my attention to the order dated 6.4.2018 passed by this Court whereby the Ad-hoc Committee was appointed until committee of Administrators would take the charge. He would submit that ad-hoc committee may be appointed on the same line.

12 Mr. Som Sinha appearing for the Respondent No.19 and Mr. Vineet Unnikrishnan appearing for the Respondent No.6 have conceded to this position and have no objection if the ad-hoc committee of the following persons is appointed to look after day-to-day administrative functions of the said Association till the apex council assumes the charge of the Association.

13 In view of the facts as stated hereinabove, following ad-hoc Managing Committee is constituted:

- (1) Professor Dr. Umesh Khanwilkar
- (2) Mr. Navin Shetty
- (3) Mr. Shahalam Shaikh
- (4) Mr. Ganesh Iyer and
- (5) CEO Mr.C.S.Naik

14 On this point, Mr. Vineet Unnikrishnan, learned Advocate appearing for the Respondent No.6 would submit that his instructions are



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limited to consent appointment of Dr. Unmesh Khanvilkar and CEO Mr. C.S.Naik.

15 Be that as it may, the committee as constituted hereinabove shall look after day-to-day administrative functions of the Association and shall not take any major policy decision without first obtaining leave of this Court. Mr. Dr. Khanvilkar and CEO Mr. C.S.Naik are hereby appointed as authorised signatories to operate bank account of the Association jointly. The Bank shall permit these two persons to operate bank account jointly. It is further clarified that nature of expenses enumerated at Page 195 are not exhaustive in nature and the said committee shall incur the necessary expenditure for carrying out the smooth functioning of the Association. However, the said Committee is directed to submit audited statement of income and expenditure with better particulars to this Court quarterly.

16 With this direction, Hearing of the Notice of Motion is deferred to 1.1.2019.

*SK*  
(SANDEEP K. SHINDE, J.)

*True Copy*

*MR. JAWAL*

*6/1/2018*

*(Associate)*

**List of Important Cricket Committees:****1. Cricket Improvement Committee**

Eligibility Criteria: Cricket Improvement Committee shall consist of THREE reputed former international cricketers identified by the MCA at Annual General Meeting.

**2. Men's Selection Committee**

Every member of the Men's Selection Committee should have played a minimum of seven Test matches or Thirty First Class Matches or Ten One day International Matches and twenty First Class Matches. Every Member of the Men's Selection Committee should have retired from the game at least five years previously.

**3. Junior Cricket Committee**

Only former Players who have played a minimum of 25 First Class games shall be eligible to be appointed to this Committee, provided that they have retired from the game at least 5 years previously

**4. Women's Selection Committee**

Only former players who have represented the Women's National Team / Mumbai Team shall be eligible to be appointed to this Committee, provided that they have retired from the game at least 5 years previously

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ANNEXURE - C

OFFICE OF P.S. NARASIMHA, Senior Advocate  
41, Sundar Nagar, New Delhi  
Amicus Curiae, appointed by the Hon'ble Supreme Court vide order dated 17.01.2019

## MINUTES OF THE MEETING

Dated: 24.04.2019

Participants:

For the Mumbai Cricket Association, First Party	For the BCCI, Second Party
Mr. Ravi Savant, former President, Mumbai Cricket Association	Vinod Rai, Member, CoA
Dr. Unmesh Khanvilkar, AdHoc Committee Member, Mumbai Cricket Association	Diana Edulji, Member, CoA
Navin Shetty, AdHoc Committee Member, Mumbai Cricket Association	Indraneel Deshmukh, Advocate representing the CoA, (CAM)
Ganesh Iyer, AdHoc Committee Member, Mumbai Cricket Association	Vikash Kumar Jha, Advocate representing CoA, (CAM)
C.S. Naik, CEO and AdHoc Committee Member, Mumbai Cricket Association	

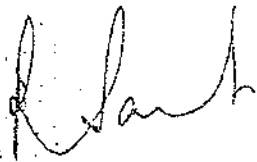

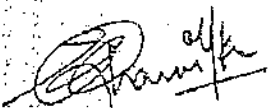


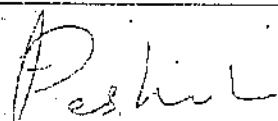
1. This Joint Meeting has taken place between the First and the Second Party, with the Amicus Curiae, pursuant to the order dated 14.03.2019 of the Hon'ble Supreme Court in *C.A. No. 4235 of 2014, Board of Control for Cricket in India v. Cricket Association of Bihar*.
2. Representatives of the Mumbai Cricket Association had earlier met the AC on 18.04.2019 and discussed the issues pertaining to their Association. The AC had thereafter discussed these issues with the CoA independently on various dates.
3. Mumbai Cricket Association has not filed any I.A. before the Supreme Court. In view of the fact that large number of I.A.s are considered for mediation by the Amicus, the Mumbai Cricket Association has approached the AC with its peculiar problem, which is as under.
4. After the registration of the BCCI Constitution when the Supreme Court directed that all State Associations must bring their Constitutions in line with that of the BCCI Constitution, the Committee of Administrators appointed by the Bombay High Court

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OFFICE OF P.S. NARASIMHA, Senior Advocate  
41, Sundar Nagar, New Delhi  
Amicus Curiae, appointed by the Hon'ble Supreme Court vide order dated 17.01.2019

for the Mumbai Cricket Association prepared a Constitution for MCA and got it registered. It is said that the said Constitution was not circulated either to BCCI or to the members of the MCA. When the registered Constitution was sent to BCCI, they sought compliance from MCA. To this, MCA forwarded their objections to the various clauses and the matter was pending since then.

5. Knowing that the mediation process is on for a number of State Associations, MCA contacted the AC and had a meeting with him and discussed various issues. The AC fixed a joint meeting with the CoA for resolution of the objections. Today, there was a joint meeting and a large number of objections were considered and a resolution was arrived at. The Amicus will place this fact before the Hon'ble Court and seek its approval for necessary amendments of the MCA's Constitution.

For the Mumbai Cricket Association, First Party	For the BCCI, Second Party
 Mr. Ravi Savant, former President, Mumbai Cricket Association	 Vinod Rai, Member, CoA
 Dr. Unmesh Khanvilkar, AdHoc Committee Member, Mumbai Cricket Association	 Diana Edulji, Member, CoA
 Navin Shetty, AdHoc Committee Member, Mumbai Cricket Association	 Indraneel Deshmukh, Advocate representing the CoA. (CAM)

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
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105

OFFICE OF P.S. NARASIMHA, Senior Advocate  
41, Sundar Nagar, New Delhi

Amicus Curiae, appointed by the Hon'ble Supreme Court vide order dated 17.01.2019

*Vikash Kumar Jha.*

Ganesh Iyer, AdHoc Committee Member, Mumbai Cricket Association <i>Ganesh Iyer</i>	Vikash Kumar Jha, Advocate representing CoA. (CAM)
 C.S. Naik, CEO and AdHoc Committee Member, Mumbai Cricket Association	

Mumbai Cricket Association

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**From:** Mumbai Cricket Association <mcacrik@mumbaicricket.com>  
**Sent:** 07 May 2019 19:31  
**To:** raivinod@hotmail.com; Diana Edulji; Committee of Administrators (coa@bcci.tv);  
vcshukla.adv@gmail.com  
**Subject:** MCA Constitution  
**Attachments:** Letter to COA.pdf; COA CONSTITUTION.doc

Dear Sir/Ma'am,

As discussed in the meeting held on 29<sup>th</sup> April 2019, please find enclosed herewith a letter from the undersigned along with the Draft Constitution.

Regards,

(C.S.Naik)(Prof.Dr.Unmesh Khanvilkar)  
C.E.O. Authorised Signatory





# Mumbai Cricket Association

CRICKET CENTRE, WANKHEDE STADIUM, 'D' ROAD, CHURCHGATE, MUMBAI - 400 020.

TEL.: 2279 5500, FAX: 91-022-2279 5566/67/68

E-mail : mcacrik@mumbaicricket.com, Website : www.mumbaicricket.com

MCA/21/471/2019

7<sup>th</sup> May 2019

Mr. Vinod Rai,  
Ms. Diana Edulji,  
Members of Committee of Administrators,  
BCCI.

Sir/Ma'am,

Sub: Proposed amendments to the Constitution of the MCA

Joint meeting at Delhi on 24<sup>th</sup> April, 2019 in presence of Amicus Curiae

We refer to the meeting held in Delhi at the office of Mr. P. S. Narsimha, Amicus Curiae, (AC). All of you were kind enough to consider some of the written proposals, addressed to AC, sent in by the Adhoc Committee, MCA appointed by the Bombay High Court.

Due to time constraint, there were also some amendments proposed by us, which could not be considered. The AC, then proposed that MCA should make a formal written application to the Committee of Administrators (COA) for consideration of all the detailed proposals in the form of "new Draft Constitution", incorporating the changes, sent to COA. COA will study the "new draft" and in case find the same "Lodha Committee Compliant", the same will be intimated to MCA. MCA, upon hearing from COA, will proceed to get approval from General Body of MCA and register the same with the Charity Commissioner and adopt the same.

In view of the fact that the MCA constitution was suo moto registered by the then Administrators of MCA, without the MCA general body consent, it was necessary to remove the practical difficulties in day to day implementation of the same. It was not disputed that since it was a mirror image of BCCI constitution, there were certain practical difficulties for its implementation.

The few amendments out of written proposal to MCA registered constitution were discussed in presence of AC, both of you and the representatives of the BCCI lawyers.

To make the provisions of Constitution workable, you were kind enough to agree that you had no objection to amendments, of the nature of internal matters of the Association, except mandatory Lodha Committee recommendations, such as "Membership to Former International players and voting rights". However, you had indicated that you will have no objections to following:

1. deletion of reference to "other Sports" from the constitution
2. minimum age of 35 years for candidate for the post of President and Vice President.
3. Increase in elected number of members in Apex Council from 6 to 14. (minimum)



# Mumbai Cricket Association

CRICKET CENTRE, WANKHEDE STADIUM, 'D' ROAD, CHURCHGATE, MUMBAI - 400 020.

TEL.: 2279 5500, FAX: 91-022-2279 5566/67/68

E-mail: mcacrik@mumbaicricket.com, Website: www.mumbaicricket.com

-2-

4. Increase in number of standing committees.
5. Qualification of members of umpire Committee and cricketing committee to BCCI panel umpires and First Class Cricketers, instead of International Cricketers.
6. MCA to honour contractual obligation in respect of free distribution of Passes of the matches.
7. Any further amendments in future necessitated by changes in circumstances by the  $\frac{3}{4}$  majority of the members present in General body need not be approved by the Supreme Court.


We have enclosed the "new Draft of MCA Constitution" for your consideration. We confirm that we have not touched the mandatory Lodha Committee recommendations. The only changes which were made were to make harmonious changes to make all provisions workable, in view of ground realities such avoided repetitions of provisions, avoid contradictions, avoid overlapping in powers of Apex Council, CEO and Committees. Changes specifically agreed in the meeting on 24<sup>th</sup> April 2019.

We hope that the new Draft shall be approved as early as possible. In case of any difficulty, we may be given brief hearing before any changes are disapproved.

For this kind act we shall always remain obliged.

Thanking You,

Yours Sincerely,

  
(C.S. Nail) (Prof. Dr. Unmesh Khanvilkar)  
CEO Authorised Signatory

CC to Mr. P. S. Narsimhan.

Amicus Curiae, Supreme Court., with special thanks.

Mumbai Cricket Association

ANNEXURE-E 49

From: Committee of Administrators <coa@bccci.tv>  
Sent: 20 May 2019 18:43  
To: Mumbai Cricket Association  
Cc: vcshukla.adv@gmail.com; Rahul Johri  
Subject: MCA Constitution

Dear Sirs,

This has reference to your trailing email dated 7<sup>th</sup> May 2019 enclosing your letter of the same date ("Letter") and the draft constitution of Mumbai Cricket Association ("MCA") further to the mediation proceedings held before the Ld. Amicus Curiae on 24<sup>th</sup> April 2019 ("Mediation Proceedings").

The Committee of Administrators has perused the contents of the Letter and the aforesaid draft constitution of MCA and found that the amendments proposed at Serial Nos. 1, 2, 4, 5, 6 and 7 of the draft amendments communicated by the Committee of Administrators to the MCA wide email dated 3<sup>rd</sup> November 2018 ("Draft Amendments") have not been incorporated accurately in the aforesaid draft of the constitution. You are requested to incorporate the aforesaid Draft Amendments in the MCA's constitution in a correct and accurate manner.

Whilst it has been agreed that the number of members of Apex Council can be increased up to a minimum of 14 members as mentioned in the Letter, the following proposed amendments as set out in the following tabular statement ought to be reflected in Rule 14(2) of the constitution of MCA. You are requested to amend Rule 14(2) to reflect the proposed amendments set out in the following tabular statement.

EXISTING	PROPOSED AMENDMENTS
<p>The Apex Council shall comprise of 17 Councillors of whom 5 shall be the elected Office Bearers as per Rule 6 and the remaining 12 shall be:</p> <ul style="list-style-type: none"> <li>(a) Nine to be elected by the Ordinary Members of the MCA;</li> <li>(b) Two to be nominated by the Player's Association from amongst themselves, one male and one female;</li> <li>(c) One to be nominated by Account General of the State from among the serving senior functionaries of the office, co-terminus with the nominee's tenure;</li> </ul> <p>In the absence of two nominees of Players' Association and the accountant General office in the General Body, the Apex Council shall be validly constituted and shall conduct its business, till such</p>	<p>The Apex Council shall comprise of 17 Councillors of whom 5 shall be the elected Office Bearers as per Rule 6 and the remaining 12 shall be:</p> <ul style="list-style-type: none"> <li>(a) Nine to be elected by the Ordinary Members of the MCA;</li> <li>(b) Two, <i>one male and one female, to be nominated by the Cricket Player's Association from amongst those of its members who hail from the jurisdiction of MCA;</i></li> <li>(c) One to be nominated by <i>Accountant</i> General of <i>Maharashtra</i> from among the serving senior functionaries of the office, co-terminus with the nominee's tenure.</li> </ul>

nominees are appointed.

So

Further, the Committee of Administrators, has found that Rules 1(A)(y), 6(5), 26(2)(A)(i), 26(2)(D)(i), 26(3), 27(1), 39(1), 40(1) of the Rules and Regulations of the MCA submitted vide your letter dated 14<sup>th</sup> September 2018 ("Earlier Constitution") have been changed in the aforesaid draft constitution of the MCA. You are requested to reinstate the aforesaid rules of the Earlier Constitution.

The Committee of Administrators hopes that the MCA will take necessary steps to ensure that its constitution is compliant with the Hon'ble Supreme Court's judgment dated 9<sup>th</sup> August 2018.

Thanking you.

Yours faithfully,

The Supreme Court Appointed Committee of Administrators

ANNEXURE-F

SI

**Mumbai Cricket Association**

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**From:** Mumbai Cricket Association <mcacrik@mumbaicricket.com>  
**Sent:** 20 June 2019 14:05  
**To:** 'Committee of Administrators'  
**Cc:** 'vcshukla.adv@gmail.com'; 'Rahul Johri'  
**Subject:** RE: MCA Constitution  
**Attachments:** COA Compliant Clean.docx

To,  
Supreme Court Appointed Committee of Administrators  
BCCI

Dear Sir/s/Ma'am,

With reference to your trailing email dated 20<sup>th</sup> May 2019 concerning MCA Constitution, we have to inform you that the MCA Adhoc Managing Committee has made the necessary changes as desired by you. However, the amendments/changes earlier suggested by MCA were with a view to have a practical solution to the difficulties as being faced by the state association during day to day functioning. The MCA is making intervening application before the Hon'ble Supreme Court of India to put forward its views to make the provisions of the constitution workable and practicable.

In the meantime without prejudice to our above action, you are requested to please take the enclosed draft of constitution on record and give your consent to enable us to forward it to the Charity Commissioner for registration in place of the already registered constitution of MCA by the High Court appointed Committee of Administrators (Retired Justice Gokhale and Retired Justice Kanade).

Please note that we shall be making necessary amendments to the constitution in case Hon'ble Supreme Court gives appropriate directions on our application, in due course.

Kindly do the needful at the earliest and oblige.

Thanking you,

Yours faithfully,

(C.S.Naik)(Prof.Dr.Unmesh Khanvilkar)  
C.E.O. Authorised Signatory

**From:** Committee of Administrators [<mailto:coa@bcci.tv>]  
**Sent:** 20 May 2019 18:43  
**To:** Mumbai Cricket Association  
**Cc:** [vcshukla.adv@gmail.com](mailto:vcshukla.adv@gmail.com); Rahul Johri  
**Subject:** MCA Constitution

Dear Sirs,

This has reference to your trailing email dated 7<sup>th</sup> May 2019 enclosing your letter of the same date ("Letter") and the draft constitution of Mumbai Cricket Association ("MCA") further to the mediation proceedings held before the Ld. Amicus Curiae on 24<sup>th</sup> April 2019 ("Mediation Proceedings").

S2

The Committee of Administrators has perused the contents of the Letter and the aforesaid draft constitution of MCA and found that the amendments proposed at Serial Nos. 1, 2, 4, 5, 6 and 7 of the draft amendments communicated by the Committee of Administrators to the MCA vide email dated 3<sup>rd</sup> November 2018 ("Draft Amendments") have not been incorporated accurately in the aforesaid draft of the constitution. You are requested to incorporate the aforesaid Draft Amendments in the MCA's constitution in a correct and accurate manner.

Whilst it has been agreed that the number of members of Apex Council can be increased up to a minimum of 14 members as mentioned in the Letter, the following proposed amendments as set out in the following tabular statement ought to be reflected in Rule 14(2) of the constitution of MCA. You are requested to amend Rule 14(2) to reflect the proposed amendments set out in the following tabular statement.

EXISTING	PROPOSED AMENDMENTS
<p>The Apex Council shall comprise of 17 Councillors of whom 5 shall be the elected Office Bearers as per Rule 6 and the remaining 12 shall be:</p> <p>(a) Nine to be elected by the Ordinary Members of the MCA;</p> <p>(b) Two to be nominated by the Player's Association from amongst themselves, one male and one female;</p> <p>(c) One to be nominated by Account General of the State from among the serving senior functionaries of the office, co-terminus with the nominee's tenure;</p> <p>In the absence of two nominees of Players' Association and the accountant General office in the General Body, the Apex Council shall be validly constituted and shall conduct its business, till such nominees are appointed.</p>	<p>The Apex Council shall comprise of 17 Councillors of whom 5 shall be the elected Office Bearers as per Rule 6 and the remaining 12 shall be:</p> <p>(a) Nine to be elected by the Ordinary Members of the MCA;</p> <p>(b) Two, <i>one male and one female, to be nominated by the Cricket Player's Association from amongst those of its members who hail from the jurisdiction of MCA;</i></p> <p>(c) One to be nominated by <i>Accountant</i> General of <i>Maharashtra</i> from among the serving senior functionaries of the office, co-terminus with the nominee's tenure.</p>

Further, the Committee of Administrators, has found that Rules 1(A)(y), 6(5), 26(2)(A)(i), 26(2)(D)(i), 26(3), 27(1), 39(1), 40(1) of the Rules and Regulations of the MCA submitted vide your letter dated 14<sup>th</sup> September 2018 ("Earlier Constitution") have been changed in the aforesaid draft constitution of the MCA. You are requested to reinstate the aforesaid rules of the Earlier Constitution.

The Committee of Administrators hopes that the MCA will take necessary steps to ensure that its constitution is compliant with the Hon'ble Supreme Court's judgment dated 9<sup>th</sup> August 2018.

Thanking you.

Yours faithfully,

The Supreme Court Appointed Committee of Administrators

Mumbai Cricket Association

S3

From: Mumbai Cricket Association <mcacrik@mumbaicricket.com>  
Sent: 27 June 2019 19:42  
To: 'Committee of Administrators'  
Cc: 'vcshukla.adv@gmail.com'; 'Rahul Johri'  
Subject: RE: MCA Constitution

To,  
Supreme Court Appointed Committee of Administrators  
BCCI

Dear Sir/s/Ma'am,

This is with reference to your trailing email.

We have now incorporated the amendment in Rule 14 (2) as per your email dated 20<sup>th</sup> May 2019. However as far as the rules 6(5) and 14 (3) of the Rules and Regulations of the MCA are concerned, the same were amended to make sure that only person from within the MCA jurisdiction are allowed on various committees which we think is fair. We would request you to reconsider the same and give us your consent.

We will send you the final constitution upon receipt of your reply.

Thanking you,

Yours faithfully,

(Prof. Dr. Unmesh Khanvilkar)  
Authorised Signatory

From: Committee of Administrators [mailto:coa@bcci.tv]  
Sent: 27 June 2019 14:54  
To: Mumbai Cricket Association  
Cc: vcshukla.adv@gmail.com; Rahul Johri  
Subject: Re: MCA Constitution

Dear Sirs,

This has reference to your trailing email dated 20<sup>th</sup> June 2019 enclosing the corrected constitution of Mumbai Cricket Association ("MCA").

The Committee of Administrators has perused the aforesaid corrected constitution of MCA and found that the amendment proposed in Rule 14(2) in the email dated 20<sup>th</sup> May 2019 addressed by the Committee of Administrators has not been incorporated accurately in the aforesaid corrected constitution. You are requested to incorporate the aforesaid amendment in the MCA's constitution in a correct and accurate manner.

Further, the Committee of Administrators, has found that Rules 6(5) and 14(3) of the Rules and Regulations of the MCA submitted vide your letter dated 14<sup>th</sup> September 2018 ("Earlier Constitution") have been changed in the aforesaid corrected constitution of the MCA. You are requested to reinstate the aforesaid rules of the Earlier Constitution.

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ANNEXURE - G

### MEMORANDUM OF ASSOCIATION

Registration No. AF-3451, Mumbai under Bombay Public Trust Act,  
1950

Registration No. Bom 300/74 GBBSD under Societies Registration  
Act, 1860

1. The name of the Association shall be "MUMBAI CRICKET ASSOCIATION" (hereafter referred to as the "Association" or "MCA")
2. The Registered Address of the Association shall be 3<sup>rd</sup> Floor, Cricket Centre, Wankhede Stadium, 'D' Road, Churchgate, Mumbai 400 020
3. The area controlled by the Association shall be (a) Greater Mumbai (b) Thane District (c) Kharghar (d) Palghar District and (e) any other area which may be permitted by the Board of Control for Cricket in India
4. The objects and purposes of the MCA are:
  - (a) To promote, organise, manage, control and improve quality and standards of the game of Cricket in the area controlled by the Association, lay down policies, roadmaps, guidelines and make rules and regulations (and amend or alter them) in all matters relating to the game of Cricket, recognizing that the primary stakeholders are the players and Cricket fans in India, and that accountability, transparency and purity of the Game are the core values;
  - (b) To provide for measures necessary for promotion and development of the game of Cricket, welfare and interest of Cricketers and elimination of unethical and unfair practices in the Game of cricket; and for that purpose, organize coaching schemes, establish coaching academies, hold tournaments, exhibition matches, Test Matches, ODIs, Twenty/20, and any other matches and take all other required steps throughout the area controlled by the Association;



- (c) To select teams to represent the Association in any tournament, championship or fixture, local or otherwise and to incur and pay the expenses thereof
- (d) To arrange, control, supervise, regulate and finance visits of teams, to invite Teams to play in the area controlled by the Association, to arrange tours in India and / or outside India with the permission of BCCI
- (e) (i) To purchase, take on lease or otherwise acquire or hire any ground and to lay out such a ground or any other ground for playing the game of Cricket and for other purposes of the Association and to provide pavilions, stadiums, dressing and refreshment rooms and such other amenities in connection therewith as may be necessary or expedient  
(ii) To construct on the land belonging to the Association, building or buildings of any kind for sporting or other uses and to repair, alter, pull down or demolish the same
- (f) (i) To start or sponsor and/or to subscribe to funds or stage matches for the benefit of cricketers or persons who may have rendered service to the game of cricket or for their families, or to donate towards the development or promotion of the game and to Organise matches in aid of Public Charitable and Relief Funds
- (g) To start and maintain a library of books, periodicals on sport in general and cricket in particular and to start journal or journals or to donate to such library.
- (h) To engage coaches in the various departments of the game and to conduct coaching schemes and/or practice nets

- (i) To stage Test/ODI and/or other matches official or unofficial allotted to the Association by the Board of Control for Cricket in India or by any other body controlling cricket in India and on such ground as the Association may deem fit or expedient.
- (j) To subscribe to, finance or lend money to and guarantee the contracts of The Board of Control for Cricket in India or any other body for the time being controlling the game of cricket in India or any part thereof.
- (k) To borrow or raise money which may be required for the purpose of the Association upon bonds, debentures, bill of exchange, Bank overdrafts, promissory notes or other obligations or security of the Association or on gates of any Test Match, official or unofficial or any match to be staged by the Association or by mortgage or charge of the properties of the Association
- (l) To sell, improve, manage, develop, lease, mortgage, dispose of or otherwise deal with all or any part of the property of the Association whether movable or immovable.
- (m) To collect funds and to utilise the same in such manner as may be considered fit for the fulfilment of the objects of the Association
- (n) To receive monies and donations from any person's or institutions and to utilise the same in any manner and for any purpose as conducive to the objects of the Association.
- (o) To give financial assistance to the member clubs for such purposes as may be decided upon by the Association from time to time
- (p) To employ clerks, managers, coaches, professional cricketers, umpires, scorers, groundsmen, peons, servants and workmen and to pay them in return for services rendered to the Association

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salaries, wages, gratuities, pensions, honoraria, compensations, bonus and/or provident fund and to remove such employees.

- (q) To invest monies and funds of the Association in authorised securities or in any way and manner as may be decided upon from time to time
- (r) To maintain a panel and register of cricket umpires and to take such steps as may be necessary for efficient umpiring.
- (s) To utilise the income, funds and property of the Association for the promotion of the objects of the Association as set forth above PROVIDED ALWAYS that no portion of the income, funds or property of the Association shall be paid or transferred directly or indirectly by way of dividend, bonus, profits or otherwise, howsoever to the members of the Association save and except as provided for in clauses (f) and (o) herein above.
- (t) To strive for sportsmanship and professionalism in the game of Cricket and its governance and administration; inculcate principles of transparency and ethical standards in players, team officials, umpires and administrators; and to ban doping, age fraud, sexual harassment and all other forms of inequity and discrimination;
- (u) To encourage and to lay down norms for constitutions of member clubs in the structure, functioning and processes of the Member Clubs;
- (v) To foster the spirit of sportsmanship and the ideals of cricket amongst school, college and university students and others and to educate them regarding the same;
- (w) To appoint Association's representative/s on the Association / its committees as also to Conferences and Seminars connected with the

game of Cricket;

- (x) To appoint Managers and/or other team officials for the Mumbai Teams;
- (y) To employ and appoint CEOs, professional managers, auditors, executive secretaries, administrative officers, assistant secretaries, managers, clerks, team support staff, players, and other service personnel and staff; and to remunerate them for their services, by way of salaries, wages, gratuities, pensions, honoraria, ex-gratia payments and/or provident fund; and to remove/terminate or dismiss such employees or personnel;
- (z) To ensure that tickets to cricket matches are widely available well in advance to members of the public at reasonable rates. All relevant information in this regard is to be put up on the website of the Association
- (aa) To lay out cricket grounds and to provide pavilion, canteen and other facilities and amenities for the convenience and benefit of the members, players, and the Cricket fans including the women and the disabled, and to ensure the availability of Cricket gear and amenities to Cricket players;
- (bb) To constitute Committees, from time to time, and entrust or delegate its functions and duties to such Committees, for achieving the objects of the Association;
- (cc) To acquire or purchase properties - movable and immovable, and assets - tangible and intangible, and to apply the capital and income therefrom and the proceeds of the sale or transfer thereof, for or towards all or any of the objects of the Association;
- (dd) To carry out any other activity connected with Cricket, which may

seem to the Association, themselves capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value or render profitable or generate better income/revenue, from any of the properties, assets and rights of the Association ;

- (ee) To promote, protect and assist the Players who are the primary agents of the game by:
  - (i) Creating a Players' Association to be funded by the Association;
  - (ii) Being sensitive to Players' before domestic and international calendars are drawn up so that sufficient time is provided for rest and recovery;
  - (iii) Taking steps, for the emotional wellbeing and family bonds of the Players' are strengthened;
  - (iv) Compulsorily having qualified Physiotherapists, Mental Conditioning Coaches / Counsellors and Nutritionists among the Team's support staff;
  - (v) Having a single point of contact on the logistics and managerial side so that Players' can fully concentrate on the game;
  - (vi) Registering all duly qualified agents/if any to ensure there is oversight and transparency in player representation in line with the Policy adopted by the BCCI from time to time
  - (vii) Offering appropriate remuneration of an Domestic standard when representing the Association on the Domestic stage as per payment structure fixed by BCCI and always recalling that national representation has priority over state / club or franchise;
- (ff) To provide assistance to following causes subject to law applicable for time being in force -
  - (i) Such causes as would be deemed fit by the Association conducive to the promotion of the game of Cricket;
  - (ii) The benefit of Cricketers or their spouses and children by introducing benevolent fund schemes or other benefit schemes, as the Association deems fit, subject to its rules and regulations;

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- (iii) The benefit of any other persons who have served Cricket or their spouses and children as the Association may consider fit;
  - (iv) To award sponsorships to sportspersons in games other than Cricket for development of their individual skills; and
  - (v) To donate to any charitable cause;
- (gg) To impart physical education through the medium of Cricket;
- (hh) To co-ordinate the activities of members and institutions in relation to the Association and amongst themselves
- (ii) To create and maintain a central repository and database of all Cricketers along with their game statistics;
- (jj) To introduce a scheme of professionalism and to implement the same;
- (kk) To provide a fair and transparent grievance redressal mechanism to players, support personnel and other entities associated with Cricket and;
- (ll) Generally to do all such other acts and things as may seem to the Association to be convenient and/or conducive to the carrying out of the objects of the Association.
5. The income, funds and properties of the MCA, however acquired, shall be utilized and applied solely for the promotion of the objects of the MCA as set forth above to aid and assist financially or otherwise and to promote, encourage, advance and develop and generally to assist the game of cricket throughout the area controlled by the Association.
6. The Association shall not be dissolved unless the dissolution is decided upon by a resolution passed at a General Meeting of the Association convened for the purpose, by a majority of 3/4<sup>th</sup> of the Members present and entitled to vote. The quorum for such meeting

shall be 2/3<sup>rd</sup> of the Members who have a right to vote. In the case of dissolution of the Association, if there shall remain after satisfaction of all debts and liabilities, any property whatsoever, it shall be given or transferred to some other institution or institutions having objects similar to those of the MCA and not running for profit.

## RULES AND REGULATIONS

### CHAPTER ONE: SCOPE

#### 1. (A) DEFINITIONS

In these Rules and Regulations, unless the context otherwise requires:-

- (a) "ADMINISTRATOR" shall mean and include present and former Presidents, Vice Presidents, Honorary Secretary, Honorary Treasurers, Honorary Joint Secretary of the Mumbai Cricket Association ("MCA"), Office Bearers of the Apex Council of Association,
- (b) "ADDRESS OF THE ASSOCIATION" shall mean registered address of the Association as mentioned in Rule 2.
- (c) "AGENTS' REGISTER" is the register maintained by the MCA under the Regulations for Registration of Players' Agents.
- (d) "APEX COUNCIL" is the principal body of the Association tasked with its governance as set out in Rule 14.
- (e) "AUDITOR" is the auditor of the Association appointed by the General Body in its Annual General Meeting to discharge the functions set out in Rule 34.
- (f) "BCCI" or "BOARD" is the Board of Control for Cricket in India registered under Act XXI of 1960 at Chennai (Madras) on 28<sup>th</sup> November 1940 and subsequently registered under the Tamil Nadu Societies Registration Act, 1975.
- (g) "CEO" is the Chief Executive Officer of the MCA appointed by the Apex Council as set out in Rule 23.
- (h) "CLUB" shall mean a club, gymkhana, institution, association or cricketing body to be a registered as non-profit Company u/s 8 of



the Companies Act, 2013 or Public Charitable Trust under the Maharashtra Public Trust Act, 1950 excluding clubs of commercial firms or companies or offices who actively promote the game of cricket

- (i) "CONFLICT OF INTEREST" refers to situations where an individual associated with the MCA in any capacity acts or omits to act in a manner that brings, or is perceived to bring the interest of the individual in conflict with the interest of the game of cricket or the interest of the Association and that may give rise to apprehensions of, or actual favouritism, lack of objectivity, bias, benefits (monetary or otherwise) or linkages, as set out in Rule 38.
- (j) "COUNCILLORS" are the members of the Apex Council.
- (k) "CRICKET COMMITTEES" are the Committees as set up in Rule 26, which consist only of former first class Players and are charged with selection, coaching and evaluation of team performance.
- (l) "CRICKET PLAYERS' ASSOCIATION" refers to the Cricket Players' Association as per the BCCI Constitution
- (m) "ELECTORAL OFFICER" is the person appointed to conduct, supervise and deal with issues concerning elections as set out in Rule 33.
- (n) "ETHICS OFFICER" is the person appointed to administer the Conflict of Interest principles as set out in Rule 39.
- (o) "EXISTING MEMBER" is an association or other body corporate that was a Member of the Association immediately before the Effective Date.
- (p) "FRANCHISEES" are the various commercial entities who may have entered into franchise agreements with the MCA for participation in

the T20 Mumbai League any Premier League the Association may introduce.

(q) "GENERAL BODY" is the supreme body of the MCA, which is constituted by its Members.

(r) "GOVERNING COUNCIL" is the Standing Committee constituted by the Association, which shall be in charge of and conduct the T20 Mumbai League or any Premier League the Association may introduce (whenever).

(s) "JOINT SECRETARY" is the Honorary Joint Secretary of the MCA as set out in Rule 7(4).

(t) "JUNIOR TOURNAMENT" shall mean any tournament conducted by the MCA from time to time and which is designated as "a junior Tournament", by the Cricket Improvement Committee of the Association.

(u) "MATCH OFFICIAL" includes Umpires, Match Referees, Observers, Statisticians, Ground Staff and Scorers so appointed by the Association from time to time.

(v) "MCA" or "Association" is the Mumbai Cricket Association registered under Society Registration Act, 1860 on 21/10/1974 and registered with Charity Commissioner under Bombay Public Trust Act under Reg. No. AF-3451, Mumbai on 30/11/1974

(w) "MEMBER" shall include.

(i) PATRON : His Excellency Governor Of Maharashtra, who will be invited to become Patron.

(ii) HONARARY MEMBER : Any person who has rendered services to sports and is invited by the Committee for such period as Committee deems fit

(iii) DONOR MEMBER: Any person above age of 21 years and who

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pays Rs. 10 Lakh and above and applies by filling form and is enrolled by the committee.

(iv) "ORDINARY MEMBER" is a member of the Association having voting Rights and as enumerated in Rule 3(A)(e) of these Rules;

(v) "ASSOCIATE MEMBER" is a Member of the Association not having voting rights and as enumerated in Rule 3(A)(f) of these Rules.

(x) "OFFICE BEARER" means a member holding office of the President or the vice president or the Hon. Secretary or the Hon. Jt. Secretary or the Hon. Treasurer of Apex Council of any State Association or BCCI, member of governing Council of any State Association or BCCI.

(y) "OMBUDSMAN" is the independent grievance redressal authority set up under Rule 40,

(z) "PERSON" shall include any member, company or association or body or individual whether incorporated or not and any individual representing such member, Company, Association or body, whether incorporated or not.

(aa) "PLAYER" is any Cricketer past or present registered with MCA or any of its Members as a player and shall include any person selected in any squad to represent Mumbai in a First Class Match, ODI tour match, Twenty/20 or Junior Tournament Match in India or Abroad.

(bb) "PRESIDENT" is the Honorary President of the MCA and of the Apex Council as set out in Rule 7(1).

(cc) "REPRESENTATIVE" of a Member means a person duly nominated as such by respective Ordinary Club Members or Associate Members as the case may be, provided that in respect of Ordinary Club Member or Associate Member, he/she shall be Office Bearer

of such ordinary Club or Associate Member.

(dd) "RULE" shall refer to any rule or sub-rule in these Rules and Regulations, and "RULES" refer to these Rules and Regulations.

(ee) "SECRETARY" is the Honorary Secretary of the MCA as set out in Rule 7(3).

(ff) "T20 Mumbai League" refers to franchise-based Twenty/20 tournament conducted by the MCA

(gg) "TEAM OFFICIAL" refers to the support staff appointed by the MCA including coaches, managers, physiotherapists, nutritionists, trainers, analysts, counsellors and medics.

(hh) "TOURNAMENT RULES" means the rules governing the conduct of various domestic tournaments organized by the MCA including the T20 Mumbai League (whenever) and such other tournaments as may be conducted by the MCA from time to time.

(ii) "TREASURER" is the Treasurer of the MCA as set out in Rule 7(5).

(jj) "VICE PRESIDENT" is the Vice President of the MCA as set out in Rule 7(2).

(kk) "YEAR" means financial year commencing from the 1st day of April and ending on the 31st day of March of the following year.

(ll) "ZONE" means area based tournaments comprising of such teams as may be decided by the MCA from time to time and subject to the following:

(i) Only Ordinary and Associate Members are entitled to field teams for MCA approved tournaments.

(ii) The MCA may decide on realigning the Zones in accordance with principles of expediency and competition.

**B. INTERPRETATION**

In these Rules, all references to Players, Match Officials and Administrators shall be deemed to include Players, Match Officials and Administrators of the T20 Mumbai League or any other Premier League (whenever conducted) and its Franchisees as well.

**C. EFFECTIVE DATE**

The EFFECTIVE DATE shall be the date on which these Rules come into force, by a General Body, Resolution.

**2. HEADQUARTERS:**

The Headquarters of the Association shall be located at Cricket Center, Wankhede Stadium, Churchgate, Mumbai 400 020.

**3. MEMBERSHIP AND JURISDICTION OF MEMBERS:****A) Membership :-**

- a. The Association shall consist of:
  - (i) Patron (ii) Honorary Life Members (iii) Donor Members (iv) Ordinary Members and (v) Associate Members.
- b. **Patron** : His Excellency the Governor of Maharashtra State shall be invited to be the Patron of the Association.
- c. **Honorary Members** : The Committee may invite a distinguished visitor or any other person of distinction interested in the game who has rendered meritorious services to the Association as an Honorary Member for such period as the Apex Council may deem expedient.
- 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 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.

f. Associate Members :-

- (i) 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 Member of the Association.

At the time of this amendment coming in force, any club which does not satisfy this condition shall be automatically relegated to Associate Membership.

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

All clubs wanting to be Associate members will be put on the Waiting list of Associate members to be considered. However such clubs will not have any right in the Association.

(ii) International Players Membership:-

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

g. No Member either Ordinary or Associate shall be affiliated, or its affiliation continued, unless it is registered as a Public Trust not for profit under the Maharashtra Public Trusts Act, 1950 or as a not for profit Company registered u/s 8 of the Companies Act, 2013. This condition shall be complied, except by the Office and school college Clubs, within 3 months of coming into force the amendment in respect of all existing Affiliated Members. Failure to comply will result in loss of Affiliation.

h. All ordinary and Associate Members under Club Category shall be classified into the following Sub Categories (a) Office (b) Maidan and (c) School/College. The decision of the Apex Council in this respect shall be final and binding on all the parties.

i. An application for being enrolled as a Member in any category except Patron, Honorary Member and Donor Member of the Association shall be made in the form prescribed by the Apex Council and shall be proposed by the representative of an Ordinary Member and seconded by another such representative.

and shall further be accompanied by an entrance fee of Rs.5,000/- and one year's subscription.

Ordinary and Associate Members classified as Office Clubs shall pay Rs.1,000/- and other Ordinary and Associate Clubs shall pay Rs.500/- as annual subscription before 30th April, each year.

- j. The filling up of vacancy in Ordinary Members in any sub category, for any reason, shall be filled up by Associate Member falling under the same sub-category, from the permanent register kept with the MCA of the Associate member, in order of serial number, as per the said register, subject to rule (3-A-l).
- k. The filling up of vacancy in Associate Members in any sub category shall be filled up by any other club falling under the same sub-category.
- l. For the purpose of Clause (3-A-j) for filling vacancy in any category under Ordinary Club Membership, the performance in the tournaments conducted by or registered with the Association and the seniority of the Associate Member shall be the criteria for promoting an Associate Member as an Ordinary Member.
- m. The Apex Council may accept or reject an application for membership without assigning any reason whatsoever. After rejection of the application, the entrance fee and subscription, if any received with the application shall be refunded.
- n. When a person has been admitted as a member of the Association, the Secretary shall notify such person and on request, provide him, with the Copy of Memorandum of Association and Rules & Regulations of the Association.



o. If the Apex Council rejects the application, such club / member can approach Ombudsman/ Ethics officer, whose decision in this matter will be binding on the Association and club/member.

p. A person/club whose application for membership is rejected shall not be eligible for election as a member until after the expiry of a period of six months from the date of rejection.

q. On the election of a club as an Ordinary Member or Associate Member, it shall appoint an individual not suffering from any legal disability as its Authorised Representative at its General Meetings and/or act for and on behalf of the club in matters pertaining to the Association. Such an individual shall not at one time represent more than one club and shall be Officer Bearer of the Member Club.

r. Any change in the name and address of a Member and / or its representative shall be communicated in writing to the Secretary of the Association, at the Registered Office of the Association during office hours.

The names and address of the representatives registered with the Association 30 days before the date of Annual General Meeting shall be the representative who shall be eligible to attend and vote at any Annual General Meeting.

s. If the annual subscription of any Ordinary Member or an Associate Member, which shall be paid from such club bank account before 31<sup>st</sup> March each year, remains unpaid upto 30th April, a penalty of Rs. 500/- for the first year and Rs. 1,000/- for the second year, shall be levied on the defaulter.

If the arrears of subscription and the penalty or any part thereof shall remain unpaid at the end of the second year, the membership of the Defaulter Member shall automatically stand terminated without any notice.

- t. No representative of an Ordinary Member club, whose subscription is in arrears and is not received seven days before the date of a General Meeting, shall be entitled to vote at General Meeting or be elected to Apex Council or any Committee.
- u. The Apex Council may re-admit such a removed member after receiving all the arrears of the penalty of aforesaid or any amount due to the Association. The Committee at its discretion may readmit such a defaulting member upon receipt of the entire arrears of subscription and any other amount due and payable to the Association together with a penalty of Rs.5,000/- but not later than three years from the date of default.
- v. A member desiring to resign from the Association shall inform the Secretary in writing.
- w. If any member or its representative or its members, shall wilfully refuse or neglect to comply with any provision or rules or shall be guilty of such conduct likely to endanger the harmony or affect the character, stability or interest of the Association or the game of cricket, such a member or its representative or its members shall be liable for action under Rule 41 (1) (b) of the present rules
- x. If any Ordinary Member is inactive in terms of Rule (3-A-f), the membership of such Ordinary Member shall be relegated to Associate Membership, automatically. An Associate Member shall be promoted as an Ordinary Member in its place. The decision of the Apex Council as to such relegation and filling up vacancy shall be final.
- y. If any Associate Member is inactive in terms of Rule (3-A-f), the membership of such Associate member shall automatically stand

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terminated. The decision of the Apex Council removing such Associate Member from membership of the Association shall be final and binding.

z. Any Ordinary or Associate Member aggrieved by decision under Rule (3-A-x) and (3-A-y) can approach Ombudsman/ Ethics Officer, whose decision in this matter will be binding on the Association and club/member.

aa. A member expelled or removed under this rule shall forfeit all rights in and claim upon the Association.

bb. Pending expulsion or removal it shall be in the power of the Apex Council to suspend such member from the Association for a period not exceeding eight weeks.

cc. A member expelled or removed under this rule may on his application made within two years after expulsion, may be readmitted by a resolution taken at a meeting of the General Body specially convened for the purpose provided however that three fourth of the members present and vote for readmission of such member, provided further that an Ordinary Member shall be readmitted only as an Associate Member.

dd. A person ceasing to be member by any of the provisions of these Rules and Regulations shall forfeit all rights but shall nevertheless remain liable for and shall pay to the Association all money, which at the time his ceasing to be a member may be due to the Association.

AA). Number of Ordinary Club Members and Associate Members at any time shall not exceed 350 and 50 respectively.

**B) Annual Updates :**

All the Members shall, on or before 15<sup>th</sup> of October of each year, inform and update the Association as the name of their Authorised Representative and Member of their Executive Committees by whatever name called, their respective tenures, the Audited Statement of Accounts and Balance Sheets to maintain accountability and transparency.

**4 VOTE AND ACCOUNTS OF TOURNAMENTS**

- a. The Patron, Honorary Members, Donor Members and Associate Members shall be entitled to receive notice on their addresses with MCA; of any general meeting and to attend and speak at General Meetings but shall have no right to vote at General Meetings.
- b. An Ordinary Member shall be entitled to receive notice of General Meetings at their addresses with MCA. However, in case of office and school/college ordinary members, such notices shall be sent to the office of such offices and to the school colleges (and not on individual representative address of such office members or school/college address) and the duly nominated representative of an Ordinary Club Member shall be entitled to attend and vote at General Meetings and subject to Rules 14 to be elected to the Apex Council.
- c. Each Ordinary Club Member shall have one vote, to be exercised through its authorised representative. Authorised Representative shall not at one time represent more than one club.
- d. No proxy voting shall be allowed during meetings.
- e. A Member, required to submit the annual or other accounts, balance sheet or statement of expenditure either under these

rules or under the Rules of the tournament/match, or under the resolutions or decisions of the Association relating to any grant/subsidy, fails to submit the accounts or statement of expenditure relating to such grant, tournament, match or otherwise, within period stipulated thereunder, shall not be entitled to any further financial grants/subsidy from the Association till the requirement is complied with.

Provided that notwithstanding anything stated above, nothing shall prevent the Apex Council, for good reason, from extending a maximum period of 6 months time for submitting of accounts and statements of such members or tournaments, beyond the period referred above

**CHAPTER TWO: THE GENERAL BODY AND OFFICE BEARERS**  
**AND THEIR POWERS & FUNCTIONS**

**5. CONSTITUTION AND FUNCTIONS OF THE ASSOCIATION**

- (1) The General Body is constituted of Ordinary Members and Associate Members of the Association.
- (2) The authorized Representatives of the various Ordinary Club Members shall cast their votes on behalf of their respective Clubs. International Player Members shall have right to vote. The Associate Members shall have no right to vote.
- (3) All powers of governance, management and decision-making shall vest in the General Body. In addition to the powers already given to the Apex Council, the Governing Council and the CEO under these Rules, the General Body may delegate such powers as it deems fit to any of them.
- (4) In addition to, and without prejudice to the generality of powers vested in it, the General Body shall have the power:
  - (a) To collect funds and wherever necessary borrow, with or without security, for purposes of the Association and to raise loans with or without security and to purchase, redeem or pay off any such security.
  - (b) To lay down the playing conditions in Mumbai and to make alterations, amendments or additions therein whenever desirable or necessary.
  - (c) To direct and control the Governing Council, to lend oversight and assistance to the T20 Mumbai League or any other Premier League conducted by the Council and to ensure that the interests of the Association, franchises and the players are protected.
  - (d) To review any decision of the Apex Council or the

Governing Council.

- (e) Generally to do all such other acts and things as may appear to the General Body to be expedient, convenient and/or conducive to the carrying out of the above functions of the Association.

## 6. ELECTION & TERM OF OFFICE BEARERS

- (1) The following Office Bearers of the Association shall be elected by the Ordinary Members of the Association at an Annual General Meeting:

- (a) The President
- (b) The Vice-President
- (c) The Secretary
- (d) The Joint Secretary
- (e) The Treasurer

In case of the President or the Vice President, the person offering himself for the post shall not be below the age of 35 years.

- (2) The Term of office of an Office Bearer of the Association shall be 3 years. Their position shall be Honorary.

- (3) No person shall be an Office Bearer in any state association regardless of post for more than 3 terms in all.

- (4) An Officer Bearer who has held any post for two consecutive terms either in any State Association or in the BCCI (or combination of both) shall not be eligible to contest any further election without completing a cooling off period of three years. During the Cooling off period, such an office bearer shall not be a member of the Governing council or of any Committee whatsoever of any State Association or of the BCCI.

- (5) A person shall be disqualified from being an Office Bearer, a member of the Governing Council or any other Committee or representative to BCCI or similar organisation if he or she:

- (a) Is not a citizen of India;

- (b) Is not a permanent resident of Greater Mumbai, Thane District, Kharghar, Palghar District and any other area which may be permitted by the Board of Control for Cricket in India.
- (c) Is declared to be insolvent, or of unsound mind;
- (d) Is a Minister or Government Servant or holds a Public Office ;
- (e) Holds any office or post in a sports or athletic association or federation apart from cricket;
- (f) Has been an Office Bearer of the Association or any other Association for a cumulative period of 9 years or of BCCI for a cumulative period of 9 years;
- (g) Has been charged by a court of law for having committed any criminal offence ie an order framing charges has been passed by a Court of Law having competent jurisdiction.

## 7. POWERS AND DUTIES OF OFFICE-BEARERS:

### (1) THE PRESIDENT

- (a) The President shall preside at all meetings of the General Body and the Apex Council.
- (b) The President shall be one of the three persons who sign the audited annual accounts and other financial statements of the Association.
- (c) The President shall also exercise such functions and duties as he may be empowered with by the General Body or the Apex Council.
- (d) The President shall, in the event of a vacancy or indisposition of an Office Bearer, delegate the functions to another Office Bearer until the vacancy is duly filled up, or the indisposition ceases.

### (2) THE VICE PRESIDENT

- (a) The Vice President shall officiate in the President's absence when the President is unavailable.
- (b) The Vice President shall also exercise such functions and duties as he may be empowered with by the General Body or the Apex Council.



(3) THE SECRETARY

The Secretary shall:

- (a) shall take out the agenda of all meetings, in consultation with the President or Vice president. Keep and maintain the minutes of Annual General and Special General Meetings of the General Body, the Meetings of the Apex Council and of the Committees appointed by the General Body in appropriate books and shall cause them to be properly and correctly recorded and confirmed.
- (b) Be one of the three persons who sign the audited annual accounts and other financial statements of the Association.
- (c) Be in charge of the records of the General Body, the Apex Council, the Governing Council and all Committees, and such properties as may be entrusted to his care by the Association, the Apex Council or the Governing Council as the case may be.
- (d) Convene the Annual General Meeting, the Special General Meeting and the Meetings of the Apex Council, Standing Committees and Governing Council with the concurrence of the President.
- (e) Circulate to all Members of the Association the statement of accounts prepared by the Treasurer.
- (f) Have the power to delegate any work to the Honorary Joint Secretary.
- (g) Sign all contracts for and on behalf of the Association, after same are approved by the Apex Council or the General body and carry on all correspondence in the name of the Association save as otherwise directed by the Apex Council.

(4) THE JOINT SECRETARY

The Joint Secretary shall:

- (a) Convene and keep minutes of the Committees that may be placed in his charge at the Annual General Meeting or by the Secretary.
- (b) Assist the Secretary in all matters pertaining to the affairs of the Association.

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(5) THE TREASURER

The Treasurer shall:

- (a) Receive all subscriptions and donations and the monies payable and / or receivable by the MCA;
- (b) Be one of the three persons who sign the annual accounts and other financial statements of the Association.
- (c) Keep accounts of all monies received and expended by the MCA, in respect of assets, credits and liabilities of the MCA.
- (d) Prepare statement of accounts.
- (e) Place before the Apex Council:
  - (i) Annual Balance Sheet;
  - (ii) Statement of Accounts of the MCA;
  - (iii) Annual Budget;
- (f) Place before the Apex council and before the Annual General Meeting duly audited and approved by the Apex council:
  - (i) Annual Balance Sheet;
  - (ii) Statement of Accounts of the MCA;
- (g) Invest and/or disburse the funds of the MCA, except routine and day to day expenses and statutory payments, with the approval of the Finance Committee appointed by the Apex council, to withdraw any or all of the existing fixed deposits before the date of maturity in accordance with any general or special directions of the General Body or the Apex Council.
- (h) Prepare budgets to be presented at the Annual General Meeting, Special General Meetings and Meetings of the Apex Council.
- (i) Coordinate with the auditor as well as the CEO to obtain insight into the utilisation of funds by the Ordinary members/ Associate members.

### CHAPTER THREE: MEETINGS OF THE GENERAL BODY

#### 8. ANNUAL GENERAL MEETING

- (1) The Annual General Meeting of the General Body shall be held every year, not later than 30th September at such place and time as the President may fix.
- (2) Elections and Nominations to the Apex Council shall take place every 3 years at the Annual General Meeting.
- (3) The following ordinary business shall be transacted at every Annual General Meeting of the General Body:
  - (a) to confirm the minutes of the last Annual General Meeting and of any Special General Meeting held during the year.
  - (b) Adoption of the Report of the Secretary for the year under review.
  - (c) Adoption of the Treasurer's Report and the audited accounts for the year under review.
  - (d) Adoption of the Annual Budget.
  - (e) Appointment of Auditor or Auditors for the year and fix their remuneration.
  - (f)
    - (i) Consideration of the Report and recommendations of the Apex Council, the CEO and the Committees and to propose policy directions to the Apex Council.
    - (ii) Consideration of the Report and recommendations of the Governing Council and to propose policy directions to the Apex Council.
    - (iii) Consideration of any amendments to the Rules and Regulations of the MCA, provided no amendment to the Rules and Regulations of the MCA proposed by a Ordinary Members shall be considered unless the proposals for amendments are received by the Secretary before 31st August.
    - (iv) Consideration of the Reports of the Ombudsman and

Ethics Officer and any recommendations made therein.

- (g) Consideration of any motion, notice whereof is given by a Ordinary Member to the Secretary twenty-one days before the meeting. (Such a motion shall be circulated in advance to all members.
- (h) To appoint the MCA's Representative on BCCI Conference or Similar Conference
- (i) (i) Consideration of any other business which the President may consider necessary to be included in the agenda.  
(ii) Transaction of any other business of an informal character as may be permitted by the Chairperson.

(4) The record of the proceedings of the Annual General Meetings and Special General Meetings shall, after the approval of the Chairperson of the Meeting be circulated within two months of the Meeting to the Members of the MCA and then entered in the Minutes Book. The minutes shall be duly confirmed after correction, if any, and signed by the Chairperson at the subsequent Annual General Meeting.

(5) The Secretary shall, at least Twenty One (21) days prior to the date fixed for the Annual General Meeting, forward to each member a notice setting out the agenda of business to be transacted at the Annual General Meeting along with:

- (a) Copies of the Minutes of the previous meeting or meetings to be confirmed at the Annual General meeting;
- (b) Copies of audited Statement of Accounts to be adopted and to be passed at the Annual General Meeting;
- (c) Copies of the audited Statement of Accounts of any tour or tours;
- (d) Treasurer's Reports and the Annual Budget;
- (e) Report of the Ombudsman; and
- (f) Copies of all documents and papers having a reference to

any item on the Agenda of the General Meeting.

- (6) Any Member desiring to raise any point relating to the Agenda or Accounts at the Annual General Meeting shall give seven days' notice thereof to the Secretary. The Secretary shall circulate such notice to all Members by sending it at least four clear days before the date fixed for the meeting.

#### 9. SPECIAL GENERAL MEETING

- (1) A Special General Meeting of the General Body may be convened by the Secretary:

(a) on a directive of the President,

(b) on a resolution of the Apex Council, or

(c) on a requisition signed by not less than 30 Ordinary Members specially stating the business to be transacted at such Meeting.

No business other than the one for which the Special General Meeting is called will be transacted at such meeting.

- (2) In the event of the Secretary failing to convene a Special General Meeting within thirty days of the receipt of a requisition, the requisitionists may themselves convene a Meeting for the purpose specified in the requisition at such place and time as may be decided by the requisitionists.

- (3) The President may at his discretion direct the Secretary to convene a Special General Meeting at shorter notice in which case a notice of at least 10 days shall be given.

- (4) For any Special General Meeting the Secretary shall give twenty one days, clear notice specifying the business to be transacted at that meeting.

- (5) In the event of the Secretary failing to convene a Special General Meeting at the direction of the President or on a resolution of the Apex Council within Ten days, the President may convene a meeting under his own signature.
- (6) If special general meeting requisitioned as per 1 (c) above, by Ordinary members is not held in 21 days after receipt of the notice, the requisitionists may call the meeting themselves with 8 days notice and the decisions taken at such meetings will be binding on the Apex council and full members of the Association. (once the requisition is deposited with the Association, no members will be allowed to withdraw his support for calling such meeting, otherwise the meeting will stand invalid.) For such meeting only the matter on the agenda will be discussed and decided.

# **10. QUORUM AT ANNUAL GENERAL MEETING & SPECIAL GENERAL MEETING**

- (1) Thirty Ordinary Members present and entitled to vote shall be a quorum for an Annual General Meeting. No business shall be transacted at the Annual General Meeting unless the quorum requisite is present at the commencement of the business of the meeting. If within an hour from the time appointed for the Annual General Meeting a quorum is not present, the meeting shall stand adjourned and shall be convened after half an hour. If the adjourned meeting the quorum is not present within an half an hour from the time of the meeting, the Ordinary Members present shall form the quorum.
- (2) For a Special General Meeting 30 Ordinary Members, present and entitled to vote shall be quorum. If no quorum is present at

the appointed time of the meeting, the meeting shall stand adjourned for half an hour. If at the adjourned meeting the quorum is not present, the Ordinary Members present shall form the quorum.

#### 11. CHAIRPERSON AT MEETINGS

The President shall preside as Chairperson at the Annual General Meeting or the Special General Meeting of the General Body and in his absence the Vice-President shall preside. In the event of the Vice President also being absent, the Meeting shall elect one amongst them as the Chairperson of the Meeting.

#### 12. VOTING AT ANNUAL GENERAL MEETINGS / SPECIAL GENERAL MEETINGS

- (1) At the Annual General Meeting / Special General Meeting, each Ordinary Member shall have one vote. The Associate Members shall have no vote.
- (2) At an Annual General Meeting / Special General Meeting, a resolution placed before the Meeting duly moved and seconded shall be put to vote and shall be decided either on a show of hands or by a secret ballot as the Chairperson may decide and also if such secret ballot is demanded by at least five Ordinary Members attending the meeting and entitled to vote. The declaration by the Chairman of the meeting that a resolution has been carried unanimously or by a particular majority and an entry to that effect in the books of the proceedings of the Association shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against the resolution.
- (3) If a poll is demanded as aforesaid it shall be taken in such a manner and at such time and place as the Chairman of the meeting directs either at once or after an interval or

adjournment or otherwise. The result of the poll shall be deemed to be resolution of the meeting at which the poll was demanded.

- (4) The demand for a poll may be withdrawn in case of any dispute as to the admission or rejection of a vote, the Chairman shall determine the same and such determination shall be final and conclusive.
- (5) The demand for a poll shall not prevent the continuance of a meeting save and except under sub-rule (3) above for transaction of any business other than the question on which the poll has been demanded. No poll shall be demanded on the election of a Chairman of a meeting and poll demanded on a question of adjournment shall be taken at the meeting.
- (6) Any question decided at a General Meeting shall not be reopened at any subsequent meeting until after the expiry of six months.

### 13. CASTING VOTE OR DRAWING LOTS

Save as provided otherwise by these Rules, questions arising at any meeting shall be decided by a majority of votes and in the event of a tie, the Chairperson shall have a casting vote. If the Chairperson of the Meeting declines to exercise his casting vote, the issue shall be decided by drawing lots.



## CHAPTER FOUR: GOVERNANCE

### 14. THE APEX COUNCIL

(1) There shall be an Apex Council for the MCA which shall be primarily responsible for the governance of the affairs of the Association.

(2) The Apex Council shall comprise of 17 Councillors of whom 5 shall be the elected Office Bearers as per Rule 6 and the remaining 12 shall be:

(a) Nine to be elected by the Ordinary Members of the MCA;

(b) Two, one male and one female, to be nominated by the Cricket Player's Association from amongst those of its members who hail from the jurisdiction of MCA

(c) One to be nominated by Accountant General of Maharashtra from among the serving senior functionaries of the office, co-terminus with the nominee's tenure;

(3) A person shall be disqualified from continuing as Councillor if he or she:

- i. Is not a citizen of India;
- ii. Is not a permanent resident of Greater Mumbai, Thane District, Kharghar, Palghar District and any other area which may be permitted by the Board of Control for Cricket in India.
- iii. Has attained the age of 70 years;
- iv. Is declared to be insolvent, or of unsound mind;
- v. Is a Minister or a government servant or holds public office [except for the nominee under Rule 14(2)(c)];
- vi. Holds any office or post in a sports or athletic association or federation apart from cricket;

- vii. Has been an Office Bearer of the MCA or any other state association for a cumulative period of 9 years or office bearer of the BCCI for a cumulative period of 9 years;
- viii. Has been charged by a Court of Law for having committed any criminal offence ie an order framing charges has been passed by court of law having competent jurisdiction

(4) Each of the elected Councillors shall have a term of 3 years in office, subject to a maximum of 3 Terms on the Apex Council. A councillor who has held any post for two consecutive terms either in a State Association or in BCCI (or combination of both) shall not be eligible to contest any further election without completing a cooling off period of three years. During the cooling off

period, such a councillor shall not be a member of Governing Council or of any committee whatsoever of MCA or the BCCI or of any other State Association. The expression "Councillor" should not be permitted to be circumvented by being a member of any other committee or of the Governing Council in MCA or in BCCI or in any other state association as the case may be.

(5) No individual, including one filling up a vacancy under Sub-Rule (9) below shall be a Councillor for more than 9 years. In the event of a Councillor completing 9 years before the expiry of his term, he shall cease to hold office on completion of 9 years.

(6) No nominated Councillor shall have more than one term of 3 years.

- (7) Notwithstanding anything contained elsewhere in these Rules, a former President of the MCA shall not be entitled to be elected or nominated to the Apex Council in any capacity except for a second and final term as President, subject to sub-Rules (4) and (5) above.
- (8) No Councillor, once elected, shall hold any office in any other Association/s or BCCI. The Ordinary Members shall take steps to fill up the vacancy so created immediately.
- (9) Any vacancy in the Apex Council due to death, resignation, insolvency, unsoundness of mind, nomination to the BCCI or other disqualification shall be filled up for the remaining period:
- a. In the case of an elected Councillor, by elections at a Special General Body meeting of the MCA convened by the Secretary for that purpose within 45 days;
  - b. In the case of a nominated Councillor, in the same manner as prescribed for the respective nominee in Rule 14(2) above;
- (10) For the purposes of the Societies Registration Act, the governing body of the MCA shall be the Apex Council.

## 15. POWERS AND FUNCTIONS OF THE APEX COUNCIL

- (1) The affairs of the Association shall be governed by the Apex Council and its framework of governance shall:
- i. Enable strategic guidance of the entity;
  - ii. Ensure efficient monitoring of management;
  - iii. Ensure the performance of the respective roles, responsibilities and powers of the CEO, Managers, Cricket Committees and Standing Committees, except the Governing Council;
  - iv. Ensure a distribution and balance of authority so that no single

individual has unfettered powers;

- (2) The Apex Council shall have all the powers of the General Body and authority and discretion to do all acts and things except such acts as by these rules are expressly directed or required to be done by the General Body. Exercise of such powers, authorities and discretion shall be subject to the control and regulation of the General Body. No regulation shall retrospectively invalidate any act of the Apex Council which was otherwise valid.
- (3) The Apex Council shall exercise superintendence over the CEO, the Cricket Committees and the Standing Committees in the discharge of their duties generally, and in particular, in accordance with any general or special direction of the General Body, except for the Governing Council of the T20 Mumbai League whenever which is directly accountable to the General Body.
- (4) In addition to and without prejudice to the generality of powers conferred directly or by necessary implication under these Rules and regulations and the Memorandum of Association, the Apex Council shall exercise the powers and perform the duties hereafter mentioned:
  - a. To control, permit and regulate all aspects regarding visits of invitee teams in area controlled by MCA, visits of teams within India and outside India and to settle terms on which such visits shall be conducted
  - b. To lay down conditions on which Players shall take part in any tournament and by which such players should be governed, including terms of payment of such Players
  - c. To control, expand and regulate the finances of MCA
  - d. To institute or defend any action or proceedings for or against the MCA or against any Office-Bearer or employee of the MCA.
  - e. To mediate in regard to issues between Members, failing resolution of which a reference may be made the Ombudsman;

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- f. To interact and consult with the Cricket Players' Association regarding representations made on their behalf.
  - g. To purchase, sell and/or mortgage, exchange and/or otherwise dispose of immovable property wherever situated, in order to promote the objects of the MCA subject to obtaining prior approval from Charity Commissioner / Other Government Authorities wherever necessary in accordance with prevailing Legislations applicable to the MCA on date of transaction and conditions and limitations as may be imposed by such Authority.
  - h. To ensure that the funds, income and property of the Association save as specially provided applied solely towards the promotion of the objects of the Association. No portion thereof shall be paid or transferred directly or indirectly by way of dividend, bonus, interest, grant, share or otherwise howsoever by way of profit to the members of the Association save as specially provided.
  - i. To collect funds and whenever necessary borrow not exceeding 25% of the General Fund with or without security for purposes of the Association and to raise loans with or without security and to purchase, redeem or pay off any such security subject to obtaining prior approval from Charity Commissioner / Other Government Authorities wherever necessary, in accordance with prevailing Legislations applicable to the MCA on date of transaction and conditions and limitations as may be imposed by such Authority.
  - j. To fill up, any vacancy occurring in a Committee by reason of death or being adjudged insolvent or being of unsound mind or being convicted of a criminal offence involving moral turpitude or by resignation or by any other disqualification of a member or representative of member club. It is clarified that remaining members shall constitute a valid committee till such vacancy is filled up in the next 45 days, in special general body meeting as per rule 14(9).

- k. To frame rules and lay down conditions including those of travel, accommodation and allowances under which Mumbai Players shall take part in cricket tournaments/matches or Exhibition, Festival and Charity matches organized by the MCA
- l. To frame rules regarding the appointment, service conditions and disciplinary action concerning employees and officers of the MCA.
- m. To make the Tournament Rules for various tournaments and exhibition matches involving Members
- n. To frame rules for the appointment of Managers, Secretaries, Administrative Officers, Peons and other service personnel and staff and for payment to them and other persons in return for their services rendered to the MCA, salaries, wages, gratuities, pensions, honorariums, compensations, any ex-gratia payment and/or provident fund and to regulate discipline by suspending, fining, removing or dismissing such employees
- o. To make rules generally for the management of the affairs of the MCA.
- p. To start or sponsor and/or to subscribe to funds or stage a match for the benefit of cricketers or persons who may have rendered service to the game of cricket or for their families or to donate for the development or promotion of the game to be regulated by rules framed in this regard from time to time.
- q. To appoint one of its members to represent the Association on BCCI and/or on any other Body or Institution or Committee and / or to attend meetings
- r. To either on its own, or through its delegate, entertain, hear and decide administrative appeals by employees or other directly affected parties against the orders of the CEO or the Cricket Committees as the case may be.
- s. To carry out object of the Association specified in the Memorandum of Association
- t. To subscribe to funds for the benefit of cricketers who may

have rendered services to the game of cricket and for their families or to donate to institution a sum not exceeding Rs. 5000/- or to a Fund sponsored by BCCI or by State Government or by Central Government relating to game of cricket, a sum as may be decided by the Council from time to time. The Council may decide the quantum of donation either from its general fund or from the Benevolent fund.

- u. To maintain a library of books and periodicals on Sports and Cricket in particular and to start journal or journals and make donations to the library not exceeding Rs. 1,00,000/- in any one year.
- v. To Give financial assistance to Ordinary Members, Associate Members, Schools and Colleges not exceeding 10% of the net income in any financial year subject to any limit as may be prescribed by law in force applicable to the Association.
- w. To make, repeal, amend or add to all necessary Regulations and Bye-Laws not inconsistent with these rules. Such Regulations and Bye-Laws shall remain to force until all or any of them are altered or repeated at a General Meeting.
- x. To prohibit any act or practice by any members or by cricketer which in the opinion of the Committee is detrimental to the interest of the game.
- y. To fix rates for sitting accommodation for witnessing cricket matches and if the Council considers desirable to allot seats to members club.
- z. To execute, sign, seal, deliver or cause to be executed signed, sealed and delivered all such agreements, deeds, documents and assurance under the signature of CEO, as may be necessary to carry out the objects of the Association.
- aa. Generally to do all such other acts and things which are delegated to it by the Association and all other functions to be expedient, convenient and/or conducive to the carrying out of the above functions of the Apex Council.

Provided that the exercise of powers under Clauses (k), (l), (m), (n) and (o) shall be subject to ratification by the Association at its next meeting, failing which the rules shall lapse.

- (5) The Apex Council shall meet at least once every month at such time and place and shall conduct proceedings in such manner as it may from time to time decide.
- (6) A Special Meeting of the Apex Council may be convened at any time by the President and shall be convened on a requisition to that effect being made in writing by not less than three Councillors. Any such requisition shall express the object of the meeting proposed to be called and shall be sent to the Secretary.
- (7) Seven days clear notice of the Meeting of the Apex Council together with the Agenda shall be given to the Councillors. For a Special Meeting of the Apex Council convened for the purposes stated in Sub-Rule(5) above, four days' clear notice shall be given. An Emergent meeting of the Apex Council may be convened with Two days' notice.
- (8) Five members of the Apex Council shall form a quorum for its meetings. The President or in his absence a member elected by those present at the meeting shall be the Chairperson. In the event of a tie, the Chairperson shall have a casting vote.
- (9) A resolution by circulation by all members of the Apex Council shall be as valid and effective as if it had been passed at a meeting of the Apex Council. Such a resolution shall be ratified at the next meeting of the Apex Council.
- (10) The Secretary shall keep the minutes of every Meeting in a book which shall be signed by the Chairperson when approved.



**16. MCA JURISDICTION OVER PLAYERS, MATCH OFFICIALS & TEAM OFFICIALS OF MEMBERS**

The MCA shall have concurrent jurisdiction and control over Players, Match Officials and Team Officials within the jurisdiction of Association. Such individuals participating in cricket under the aegis of Association shall be deemed ipso facto to submit to the jurisdiction of the MCA.

**17. CONDUCT OF PLAYERS**

The Apex Council shall have the power to enquire into the conduct of any Player within its jurisdiction and may take such disciplinary action against the Player as the Apex Council may deem fit, which decision shall be final.

**18. ENQUIRY INTO CONDUCT OF PLAYERS, MATCH OFFICIALS, ADMINISTRATORS, ETC.**

In the event of the MCA enquiring into the conduct of a Player, Match Official, Administrator, etc., the MCA shall proceed in the manner prescribed in Rule 41.

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## CHAPTER FIVE: MANAGEMENT

### 19. ADMINISTRATION OF THE MCA

- (1) Mumbai shall be the administrative headquarters where the office of the MCA shall be permanently situated.
- (2) The Governing Council of the T20 Mumbai League or any League by whatever name called shall be accountable directly to the General Body and not to the CEO or the Apex Council.

### 20. NON-CRICKETING MATTERS

- (1) The day to day management of non-cricketing matters including operations, technical, human resources, finance and media shall be conducted by the CEO under the supervision of the Apex Council aided by the advice of the Standing Committees as set out in Rule 24.
- (2) The CEO shall be assisted by Managers as may be appointed under Rule 23.

### 21. CRICKETING MATTERS

- (1) The management of cricketing matters such as selections, coaching and evaluation of team performance shall be exclusively handled by the Cricket Committees comprising only of former first class Players as set out in Rule 26.
- (2) The management, evaluation and selection of umpires shall be done by the Umpires Committee comprising only of past BCCI panel Umpires as set out in Rule 27.
- (3) The reports of the Cricket and Umpires Committees shall be sent to the CEO for being forwarded to the Apex Council, but the CEO shall not in any way be involved in the preparation, approval or amendment of the same.

### 22. EFFICIENCY IN FUNCTIONING

- (1) The bankers, lawyers and others offering professional services to the MCA shall be appointed in a fair and transparent

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manner, and may be changed from time to time, as the MCA may deem expedient.

- (2) The bank account of the MCA shall be operated by the Treasurer along with the Joint Secretary and in the absence of the Joint Secretary, by the Secretary.

## 23. THE CEO

(1) The day-to-day management of the affairs of the MCA shall vest in a full time CEO to be appointed by the Apex Council, who shall be a management professional with cricketing knowledge and management experience. If the CEO is appointed before the approval and registration of these rules, he shall continue as CEO, till his replacement is found under these rules.

(2) The CEO shall be assisted by not more than 6 full-time professionals (Managers) who shall be appointed by the Apex Council in consultation with the CEO essentially to govern the streams of finance, technical, infrastructure, law, media and human resources. The CEO may however realign or reallocate these streams as he deems fit.

(3) The eligibility criteria for the CEO and Managers shall be laid down by the Apex Council keeping in mind the following guidelines:

- a. Knowledge and familiarity with cricket or other sports;
- b. Understanding of financial position and fiscal direction of the MCA;
- c. Knowledge of operations of cricket administration and overall policy;
- d. Clarity on role, division of responsibilities and hierarchy;
- e. Familiarity with regulatory and legal responsibilities as well as attendant risks;

(4) There shall be an appropriate induction process laid down by the Apex Council for the CEO and the Managers, which shall include a fair and transparent process of appointment.

## 24. THE FUNCTIONS OF THE CEO

The CEO shall have the following functions on behalf of the MCA:

- (1) To implement all the Rules and Regulations made by the Governing Body and the Apex Council in regard to non-cricketing matters;
- (2) To issue guidelines in respect of travel, accommodation, allowances, etc., to be paid to players, support staff and officials participating in matches, other than international matches;
- (3) To lease and manage immovable property of the MCA wherever situated, in order to promote the objects of the MCA.
- (4) To lay down parameters for the laying of grounds for playing the game and to provide pavilion, canteen and other conveniences and amenities in connection therewith.
- (5) To appoint logistic managers for Mumbai teams.
- (6) To secure Players' welfare to ensure that the logistics manager will arrange for accommodation and travel, to ensure that tickets given to Players travelling for matches will be on par with those given to the Members.
- (7) To ensure that all measures are adopted to eliminate any form of racial, communal, casteist or other hatred from the game, with stringent action taken against the offenders including the initiation of criminal proceedings.
- (8) To start and maintain a library of books, periodicals, DVDs and other databases on Sports in general and Cricket in particular, and to publish journals, books and other material as well as the official website of the MCA.
- (9) To produce by itself the Cricket content for telecast of cricket matches and/or ceremonies by hiring or owning equipment and hiring necessary crew, technicians, etc.
- (10) To publicize the stadium capacity of all stadia across the country with compulsory seat numbers, to provide transparent online and offline ticket booking services with reasonably priced tickets and maximize the access of the public to the games.
- (11) To provide at stadiums, wholesome and hygienic food and

beverages at affordable rates, clean and hygienic restrooms for all genders and for the differently-abled, adequate fire and emergency entries and corridors, sufficient access avenues and wheelchairs for the differently-abled, proper signage, parking and transport facilities as well as efficient security systems.

- (12) To arrange and organize the tournaments or for any Exhibition matches between members and / or regulations and bye-laws in respect of travel, accommodation, allowances to be paid to players and officials participating in such matches.
- (13) To frame guidelines generally for the convenience and ease of day-to-day management of affairs of the MCA.
- (14) To prescribe guidelines to lay out or convert any ground into high quality turf wickets at all levels in all areas of the under the control of MCA and to provide Pavilions, Canteens, Public Conveniences and other amenities with disabled access and suitable signage, especially to involve more Indians in the game of cricket and to encourage participation of all sections of society.
- (15) To assist the Cricket Committees and facilitate the implementation of their tasks and recommendations.
- (16) To collate monthly reports concerning the functioning of the various Committees, to create action plans in advance and upload the same on the website of the MCA.
- (17) To create a database of all cricketers at all levels, maintain records and statistics, track performances and certify age and identity of participants.
- (18) To take steps to create world class infrastructure at all levels in all areas under MCA Jurisdiction. To coordinate with State associations, to conduct tournaments, to provide better access to the public, with particular reference to women and the disabled.
- (19) To put in place mechanisms to encourage Mumbai cricketers to play internationally and hone their skills so that a wider talent pool is available to represent the country.
- (20) To enter transparently into contracts with third parties and vendors for the purposes of the various Committees of the MCA,

and to ensure that in all contracts for television and media rights, the interests of the public remain uncompromised, and full, unhindered broadcasts of all deliveries and their replays are shown.

- (21) To report to the Apex Council every quarter or as often as required by the Apex Council on the functioning of the management and the progress made in developing cricket in India.
- (22) To consider the reports of the Auditor, to verify whether Full Members are meeting their objectives and to assess whether cricket is being suitably developed and promoted across the country.
- (23) To consider all applications for financial aid or any other benevolence to cricketers, Umpires and administrators as per the rules framed by the General Body in this behalf from time to time and recommend the same to the Apex Council for their approval.
- (24) To examine all the expenditure exceeding the Budget and to control such outlays as are required for the proper administration of the MCA.
- (25) To advise the MCA regarding investments.
- (26) To process requests made for increase in all types of allowances, subventions/subsidies to be paid to the Associations, tariff for Coaching Camps, Coaching Subsidies to the Associations, allowance to the players for matches of different Trophies and when playing against foreign sides, both at home and away and to recommend the same to the Apex Council.
- (27) To do all acts and things which are delegated by the Association and Apex Council to him, and all other functions as are necessary and expedient to carry out the objects of the MCA as aforesaid.

## 25. THE STANDING COMMITTEES :-

- (1) The Standing Committee are the Committees that provide guidance and advice on behalf of the members to the CEO.
- (2) The Standing Committees are

regarding the Laws of the game to be discussed at the BCCI

- (iii) The term of Kanga League and Tournament Committee will be a minimum of one year, which may be extended to a maximum term of three years, by the Apex council.
- (iv) Proper minutes shall be prepared for all meetings of the Tournament Committee, signed by the Chairman of the Committee and submitted with the Apex Council immediately after the date of such meetings. Such minutes shall be available for inspection by the members of the Association on any working day during business hours.

## **26. THE CRICKET COMMITTEES:-**

- (1) The Cricket Committees are the Committees comprised exclusively of former Players who are tasked with the Selection, Coaching and Evaluation of Team Performances.

- (2) The Cricket Committees are:-

### **A) The Cricket Improvement Committee (CIC) :**

- (i) Cricket Improvement Committee shall consist of THREE reputed former international cricketers identified by the Apex Council.
- (ii) Cricket Improvement Committee shall
  - (a) appoint the Selection Committees.
  - (b) appoint Head Coach of each of the Mumbai Teams
  - (c) advise the MCA on pertinent issues in domestic cricket
  - (d) Formulate and issue general criteria for selection of players
  - (e) Designate and declare in advance, in case of league, the divisions in league tournaments as selection matches, and in case of Knock out tournaments,

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(c) appoint a Captain for the Senior team in each format who shall be an ex-officio member of the Committee. The Captain, however, shall not be entitled to vote. In the event there being an equality of votes for the appointment of Captain, the Chairperson shall have a casting vote. In the event of there being no majority agreement over the selection of players, the Captains' wishes in that regard shall prevail. On outstation matches/tours, the Cricket Manager / Coach, Captain and Vice-Captain shall constitute the Selection Committee. The Administrative Manager shall convene the meeting and keep a record of the proceedings.

(d) to vet and select Assistance Coaches and Support Staff for respective teams

(e) to provide evaluation reports of the respective team performance to Apex Council on quarterly basis

(iv) The Selection Process adopted by Selection Committee shall be fair and transparent. All selected candidates shall fill a detailed form, The said disclosure shall be made public and the list of candidates to be considered by the Selection Committee shall also be made public on the website.

(v) The Coaches or any other support staff sought to be appointed by the CIC shall enter into formal contract with the Association, before their appointment specifying in detailed scope of the work, terms of payment and duties. Their remuneration should be fixed by the Apex Council prior to their appointment.

(vi) Proper minutes shall be prepared for all meetings of the Selection Committee, signed by the Chairman of the Committee and submitted with the Apex Council, immediately after the date of such meetings. Such minutes shall be



available for inspection by the members of the Association on any working day during business hours.

**C) The Junior Cricket Committee**

(i) The CIC shall appoint a FIVE member Junior Cricket Committee, each for U 19, U 16 and U14 on such terms and conditions as may be decided by the Apex Council from time to time.

(ii) Only former Players who have played First Class games shall be eligible to be appointed to this Committee, provided that they have retired from the game at least 5 years previously. The senior most amongst the members of the Committee shall be appointed as the Chairperson.

**D) The Women's Selection Committee:**

(i) The Apex Council shall appoint a FIVE member Selection Committee, on such terms and conditions as may be decided by the Apex Council from time to time

(ii) Only former players who have represented the Women's National Team / Mumbai Team shall be eligible to be appointed to this Committee, provided that they have retired from the game at least 5 years previously. The senior most players amongst the members of the Committee shall be appointed as the Chairperson.

(iii) The Women's Selection Committee shall :-

- a. selection of players to represent Mumbai Team in all age group in Domestic tournaments / west zone, One day International, Twenty20 and any other format
- b. appoint a Captain for respective teams in each format who shall be an ex-officio member of the Committee. The Captain, however, shall not be entitled to vote. In the event

there being an equality of votes for the appointment of Captain, the Chairperson shall have a casting vote. In the event of there being no majority agreement over the selection of players, the Captains' wishes in that regard shall prevail. On outstation matches/tours, the Cricket Manager / Coach, Captain and Vice-Captain shall constitute the Selection Committee. The Administrative Manager shall convene the meeting and keep a record of the proceedings.

- c. to vet and select Assistant Coaches and Support Staff for respective teams
- d. to provide evaluation reports of the respective team performance on quarterly basis

(iv) The Selection Process adopted by Selection Committee shall be fair and transparent. All selected candidates shall fill a detailed form, which shall also specify their relation, if any, with the Office bearers and / or Members of the Apex Council, CEO of the Association and any member of Cricketing Committees or with any person concerned with the Association / BCCI or any other state association. The said disclosure shall be made public and the list of candidates to be considered by the Selection Committee shall also be made public on the website.

(v) The Coaches or any other person sought to be appointed by the Association shall enter into formal contract before their appointment specifying in detailed scope of the work, terms of payment and duties including and not restricted to ensure compliance with Justice Lodha Committee recommendations. Their remuneration should be fixed by the Apex Council prior to their appointment

- (vi) Proper minutes shall be prepared for all meetings of the Selection Committee, signed by the Chairman of the Committee and submitted with the Apex Council within 30 days from the date of such meetings. Such minutes shall be available for inspection by the members of the Association on any working day during business hours.

**E) The Women's Cricket Committee:**

- (i) The Apex Council shall appoint FIVE member Women's Cricket Committee, on such terms and conditions as may be decided by the Apex Council from time to time.

- (ii) Only former players who have played at least First Class Cricket shall be eligible to be appointed to this Committee. The senior most player amongst the members of the Committee shall be appointed as the Chairperson.

(iii) The Committee shall :

- a. Draw up programmes of coaching for Domestic tournaments, zonal tournaments and national tournaments.
- b. Plan and conduct Women's Junior and Senior domestic tournaments.
- c. Organize tours within India or foreign countries
- d. Decide any dispute in regard to Women's Tournaments.
- e. Generally have control over Women's Cricket activities, outside of those covered by the Women's Selection Committee.

- (iv) Proper minutes shall be prepared for all meetings of the WOMEN'S Cricket Committee, signed by the Chairman of the Committee and submitted with the Apex Council within 30 days from the date of such meetings. Such minutes shall be available for inspection by the members of the Association on any working

day during business hours.

**F) The Differently-Abled Players Cricket Committee**

(i) The Apex Council shall appoint a THREE member Differently-Abled Players Cricket Committee, on such terms and conditions as may be decided by the Apex Council from time to time..

(ii) Only former Differently-abled Players who have represented the country in any format of the game shall be eligible to appointed to this Committee. It is preferable that different categories of impairment (visual, physical, etc.) be represented among the members of the Committee. The Senior most among members of the players shall be the Chairperson.

(iii) The Differently-Abled Players Cricket Committee shall, in selection with the Cricket Talent Committee select the Domestic Team across all age groups for representation in Tests, One Day Internationals, Twenty/20, and any other format. In addition, this Committee shall also propose to the CEO the best practices to be inculcated including coaching, counseling and special equipment. This Committee shall also endeavour to bring the various existing cricket associations for various types of impairment under the common umbrella of the MCA and evolve training programmes and raise awareness.

(iv) This Committee shall appoint a Captain for the team in each format, who shall be an ex-Officio member of the Committee. The Captain, however, shall not be entitled to vote. In the event of there being an equality of votes for the appointment of a Captain, the Chairperson shall have a casting vote. In the event of there being no majority agreement over the selection of the players, the Captain's wishes in that regard shall prevail. On a domestic or an overseas tour, the Cricket

Manager/Coach, Captain and Vice-Captain shall constitute the Selection Committee. The Administrative Manager shall convene the meeting and keep a record of the proceedings.

(v) The Selection Process adopted by the Committee shall be fair and transparent. All selected candidates shall fill a detailed form, which shall also specify their relation, if any, with the Office bearers and / or Members of the Apex Council, CEO of the Association and any member of Cricketing Committees or with any person concerned with the Association / BCCI or any other state association. The said disclosure shall be made public and the list of candidates to be considered by the Selection Committee shall also be made public on the website.

(vi) The Coaches or any other person sought to be appointed by the Association shall enter into formal contract before their appointment specifying in detailed scope of the work, terms of payment and duties including and not restricted to ensure compliance with Justice Lodha Committee recommendations.. Their remuneration should be fixed by the Apex Council prior to their appointment.

(vii) Proper minutes shall be prepared for all meetings of the Differently-abled Cricket Committee, signed by the Chairman of the Committee and submitted with the Apex Council within 30 days from the date of such meetings. Such minutes shall be available for inspection by the members of the Association on any working day during business hours.

**G) The Cricket Talent Committee**

(i) The Apex Council shall appoint a THREE member Cricket Talent Committee, on such terms and conditions as may be decided by the Apex Council from time to time.

(ii) Only former Players who have played First Class games and have coaching certification shall be eligible to be appointed to this Committee. The senior most among the Players shall be the Chairperson.

(iii) This Committee shall:

- a) Be responsible for scouting for talent in men, junior, women and disabled cricket.
- b) Organize the framework within which the Indoor Cricket Academies will be established and perform.
- c) Create the programmes and coaching centers for coaching at regional and national levels;
- d) Improve infrastructure in all areas of controlled by Association;
- e) Make provisions for making the game of cricket accessible to the general public by creating turf wickets, pay-and-play facilities and converting existing fields and grounds into high quality pitches;
- f) Encourage the youth to take up cricket by setting up promotional camps and other avenues of engagement with the game;
- g) Provide evaluation reports of the targets set and achieved and the details of its programmes to the Apex Council on a quarterly basis;
- h) Proper minutes shall be prepared for all meetings of the Cricket Talent Committee, signed by the Chairman of the Committee and submitted with the Apex Council within 30 days from the date of such meetings. Such minutes shall be available for inspection by the members of the Association on any working day during business hours.

(3) No person who has been a member of a Cricket Committee for a total of 9 years shall be eligible to be a member of a Cricket

Committees.

- (4) No person who has been a member of a Cricket Committee shall write, comment or publicize any discussions or decisions of the Selections made except where so authorized by the Association or the Apex Council. Any violation of this confidentiality provision will invite removal and substitution by the Apex Council.
- (5) The Chairpersons of the respective Cricket Committees shall submit a quarterly report to the CEO, which shall then be forwarded by him to the Apex Council for assessment and action, if any.
- (6) The Apex Council is empowered to add any further Cricket Committees as may be required.

## **27. THE UMPIRES COMMITTEE**

- (1) The Umpires Committee shall consist of THREE persons appointed by the Apex Council, each of whom shall have been a former International Umpire from India. In the event of such a person not being available, any umpire who has officiated in First Class matches shall be eligible to be appointed. No person may be a member of this Committee for more than 5 years. The senior most umpire shall be the Chairperson of the Committee.
- (2) The function of the Umpires Committee shall be to standardize umpiring throughout Mumbai and to draw up and maintain a panel of Umpires to officiate matches in Mumbai and classify them into Elite Panel and Normal Panel according to the merits of the Umpires (subject to reclassification), as per criteria worked out by the Committee. The Committee shall hold examinations from time to time for this purpose.
- (3) The Committee shall appoint umpires for all matches played in

Mumbai and shall assist Members in the formation of the panels of Umpires in their respective areas. The Committee shall endeavour to promote umpiring by conducting camps and programmes.

(4) The Committee shall draw a format to obtain confidential reports from captains on umpires, match referees or any other designated persons to assess the merits / de-merits of the Umpires.

(5) The Committee may hold, organize and arrange seminars and conventions of umpires to discuss the laws of the game, experimental rules and suggestions of BCCI / ICC in regard to amendments, alterations and additions to the laws of the game.

## 28. GOVERNING COUNCIL FOR T20 MUMBAI LEAGUE / ANY OTHER PREMIER

### LEAGUE:

(1) The Governing Council for T20 Mumbai League / Any other Premier League shall consist of SEVEN Members who shall be elected at every Annual General Body Meeting of the Association. The term of the members of the Governing Council (Other than the Secretary, Treasurer, Representative of Account General of the State and CEO) shall be one year.

(2) The composition of Governing Council shall be as follows:

- i) Four representative of General Body of which two shall be the Secretary and Treasurer, and two others to be elected by the General Body
- ii) One representatives of the Cricket Players' Association from amongst those of its members who hail from MCA's jurisdiction (Other than the representatives on the Apex Council)
- iii) The Councillor who is the nominee of Accountant General of Maharashtra on the Apex Council.
- iv) The CEO of the MCA



- (3) One of the two elected Member representatives shall be the Chairperson of the Governing Council
- (4) All decisions relating to T20 Mumbai League or any other Premier League would be taken by the Governing Council by majority and in case of equality of votes the Chairperson shall have a casting vote
- (5) The Governing Council shall maintain a separate Bank Account which shall be operated by two authorised signatories from out of the list of authorised signatories designated by the Governing Council from amongst the professional management
- (6) The Governing Council shall at the following Meeting of General Body, submit the report along with all decisions taken by it.
- (7) All the disqualifications which are applicable to the Apex Council shall also apply to members of the Governing Council.

**29. INADVERTENT OMISSION TO GIVE NOTICE OF MEETING**

Inadvertent omission to give notice of an Annual General Meeting or Special General Meeting of the Apex Council or of any of the Committees to any member entitled thereto or the non receipt thereof by such member shall not invalidate the proceedings of such meetings.

**30. PERMISSION TO CONDUCT TOURNAMENTS**

- (1) No member or Club affiliated to MCA shall conduct or organize any tournament or any matches in which players/teams from the region within the jurisdiction of the MCA are participating or are likely to participate without the previous permission of the MCA.
- (2) No member or Club affiliated to MCA shall conduct or organize any tournament or any matches in which players/teams from the region

outside the jurisdiction of the MCA are participating or are likely to participate without the previous permission of the BCCI.

(3) Permission for conducting or organizing any tournament or match/matches will be accorded only to the members of the MCA and will be in accordance with the rules framed by the BCCI and / or MCA in this regard from time to time.

(4) No Member or Club affiliated to a MCA shall conduct or organize any international Tournament or International match/matches in which foreign players/teams are participating or are likely to participate without the previous permission of the BCCI. Permission for conducting or organizing any International Tournaments or International match/matches will only be accorded to the Members of the MCA on special occasions.

(5) Members desirous of undertaking tours abroad or inviting foreign teams shall obtain the previous permission of the BCCI, which may be granted in accordance with the Rules framed by the BCCI / MCA.

### 31. BAN ON PARTICIPATION IN UNAPPROVED TOURNAMENTS

(1) No Member shall participate or extend help of any kind to an unapproved Tournament.

(2) No Player, Umpire, Scorer, Official or other person associated with the MCA shall participate in any unapproved tournament.

(3) The Apex Council shall take appropriate action including suspension and stoppage of financial benefits and any other action against individuals / Members contravening the above.

## CHAPTER SIX: ELECTIONS

### 32. PROCEDURE FOR ELECTIONS

The General Body shall from time to time frame rules of procedure for the elections. Any amendments to the procedure adopted shall be made at least 3 months prior to the elections.

### 33. THE ELECTORAL OFFICER

- 1) At least four weeks prior to the Annual General Meeting at which an election is to be held, the Apex Council shall appoint an Electoral Officer, who shall be a former State Election Commissioner. In the event of such a person not being available, any appropriate officer from the state election commission nominated by the present state election commissioner shall be appointed as electoral officer. It is further provided that until the Apex council is formed, the Chief Executive Officer is authorised to get the above officer appointed as the Electoral Officer.
- 2) The Electoral Officer shall oversee and supervise the entire election process including scrutiny of the electoral rolls for Councillors, which shall include all nominations and candidatures being subject to his scrutiny in accordance with the Rules.
- 3) In case of any dispute or objection as to candidacy, disqualification, eligibility to vote, or the admission or rejection of a vote in the elections to the Apex Council or any of the Committees, the Electoral Officer shall decide the same and such decision shall be final and conclusive.

## CHAPTER SEVEN: AUDIT & ACCOUNTS

### 34. AUDITOR(S):

- 1) The General Body shall at every Annual General Meeting appoint one or more auditors to hold office for a 1 year period and shall fix their remuneration. The Auditor shall be eligible for reappointment by the General Body.
- 2) The Auditor(s) of the MCA shall have the right of access at all times to the Books of Accounts, Vouchers and any other documents relating to the accounts of the MCA and shall be entitled to obtain from the Office-bearers and Committees such information and explanation as may be necessary in the discharge of his/their duties.
- 3) The Auditor(s) shall provide an opinion on the financial statements of the MCA and recommendations on the financial controls within the system, which shall be contained in a Financial Report.
- 4) The Auditor(s) shall also ascertain how the funds of the MCA are being utilized by the respective Members. It will be the responsibility of the Auditor(s) to verify the statements made by the Members in this regard and to give findings, which shall be contained in a Compliance Report.
- 5) Both the Financial Report and the Compliance Report of the Auditor(s) shall be considered at the Annual General Meeting.

### 35. ACCOUNTS

True accounts shall be kept by the Treasurer of all moneys received and expended by the MCA and the matters in respect of which such receipts and expenditure take place and of all assets, credits and liabilities of the MCA. This shall include the separate account maintained for T20 Mumbai League or any other Premier league by whatever name called.

### 36. SETTLEMENT OF ACCOUNTS & BALANCE SHEET

The accounts shall, unless the General Body fixes any other date there for, be settled by the Treasurer on the 31st of March in each year, and a balance sheet of the assets and liabilities of the MCA on that day shall be made out by him. The Balance Sheet duly audited with the Auditor's remarks shall be laid before the General Body at the Annual General Meeting.

### CHAPTER EIGHT: TRANSPARENCY & CONFLICT OF INTEREST

#### 37. TRANSPARENCY

- (i) The Memorandum of Association, Rules and Regulations and all other resolutions, orders and memoranda of the MCA (including the Apex Council and the General Body) shall be freely available to the general public at a reasonable price. The same shall also be available on the Website of the MCA.
- (ii) The composition of the various Committees (including the Governing Council), their reports of work done, financial outlay and expenditure shall be uploaded on the Website of the MCA on a quarterly basis at distinct links dedicated to each Committee. It shall be the responsibility of the CEO to ensure that this is done.
- (iii) All payments and expenditures made by the MCA which is in excess of Rs. 5 lakh shall be enumerated and uploaded on the website.
- (iv) All proceedings and conclusions of the Ombudsman and the Electoral Officer shall be uploaded on the Website of the MCA annually.
- (v) The audited accounts, balance sheets, profit & loss accounts and annual reports shall be uploaded on the Website of the MCA annually.
- (vi) The Financial and Compliance Reports of the Auditor shall be placed on the uploaded on the Website of the MCA annually.
- (vii) All notices on or behalf of the MCA including tenders for goods and services, for contractual arrangements and the like shall

be promptly uploaded on the Website of the MCA.

- (viii) The website of the MCA shall display all the stadia controlled by the Association and their complete seating capacity, pricing and transparent booking procedures for all matches and tournaments whether international, domestic or T20 Mumbai League and IPL. Complimentary tickets in no event shall be more than 10% of the tickets remaining after providing tickets to government/local bodies, contractual obligations and BCCI.

### 38. CONFLICT OF INTEREST

- (1) A Conflict Of Interest may take any of the following forms as far as any individual associated with the MCA is concerned:

- (i) *Direct or Indirect Interest:* When the MCA, a Member, the IPL or a Franchisee enter into contractual arrangements with entities in which the

individual concerned or his/her relative, partner or close associate has an interest. This is to include cases where family members, partners or close associates are in positions that may, or may be seen to compromise an individual's participation, performance and discharge of roles.

- (ii) *Roles compromised:* When the individual holds two separate or distinct posts or positions under the MCA, a Member, the IPL, / T20 Mumbai League or the Franchisee, the functions of which would require the one to be beholden to the other, or in opposition thereof.

- (iii) *Commercial conflicts:* When the individual enters into endorsement contracts or other professional engagements with third parties, the discharge of which would compromise the individual's primary obligation to the game

or allow for a perception that the purity of the game stands compromised.

(iv) *Prior relationship*: When the individual has a direct or indirect independent commercial engagement with a vendor or service provider in the past, which is now to be engaged by or on behalf of the MCA, its Member, the IPL or the Franchisee.

(v) *Position of influence*: When the individual occupies a post that calls for decisions of governance, management or selection to be made, and where a friend, relative or close affiliate is in the zone of consideration or subject to such decision-making, control or management. Also, when the individual holds any stake, voting rights or power to influence the decisions of a franchisee / club / team that participates in the commercial league(s) under MCA;

(2) Within a period of 15 days of taking any office under the MCA, every individual shall disclose in writing to the Apex Council any existing or potential event that may be deemed to cause a Conflict of Interest, and the same shall be uploaded on the website of the MCA. The failure to issue a complete disclosure, or any partial or total suppression thereof would render the individual open to disciplinary action which may include termination and removal without benefits. It is clarified that a declaration does not lead to a presumption that in fact a questionable situation exists, but is merely for information and transparency.

(3) A Conflict of Interest may be either Tractable or Intractable.

- a. Tractable conflicts are those that are resolvable or permissible or excusable through recusal of the individual concerned and/or with full disclosure of the interest involved;
  - b. Intractable conflicts are those that cannot be resolved through disclosure and recusal, and would necessitate the removal of the individual from a post or position occupied so that the conflict can cease to exist;
- (4) It is clarified that no individual may occupy more than one of the following posts at a single point of time except where prescribed under these Rules:
- a) Player (Current)
  - b) Selector / Member of Cricket Committee
  - c) Team Official
  - d) Commentator
  - e) Match Official
  - f) Administrator / Office-Bearer
  - g) Electoral Officer
  - h) Ombudsman & Ethics Officer
  - i) Auditor
  - j) Any person who is in governance, management or employment of a Franchisee / BCCI / any other State Association
  - k) Member of a Standing Committee
  - l) CEO & Managers
  - m) Office Bearer of BCCI
  - n) Service Provider (Legal, Financial, etc.)
  - o) Contractual entity (Broadcast, Security, Contractor, etc.)
  - p) Owner of a Cricket Academy
- (5) As far as incumbents are concerned, every disclosure mandated under Sub-Rule (3) may be made within 90 days of the Effective Date;



39. THE ETHICS OFFICER

- 1) The Association shall appoint an Ethics Officer for the purpose of guidance and resolution in instances of conflict of interest. The Ethics Officer shall be appointed by the Association after obtaining his/her consent and on terms as determined by the MCA in keeping with the dignity and stature of the office. The term of an Ethics Officer shall be one year, subject to a maximum of 3 terms in office.
- 2) Any instance of Conflict of Interest may be taken cognizance of by the Ethics Officer:
  - a. Suo Motu;
  - b. By way of a complaint in writing to the official postal or email address; or
  - c. On a reference by the Apex Council;
- 3) After considering the relevant factors and following the principles of natural justice, the Ethics Officer may do any of the following:
  - a. Declare the conflict as Tractable and direct that:
    - i. The person declare the Conflict of Interest as per Sub-Rule (3); or
    - ii. The interest that causes the conflict be relinquished; or
    - iii. The person recuse from discharging the obligation or duty so vested in him or her;
  - b. Declare the conflict as Intractable and direct that:
    - i. The person be suspended or removed from his or her post; and
    - ii. Any suitable monetary or other penalty be imposed; and
    - iii. The person be barred for a specified period or for life from involvement with the game of cricket;

The Ethics Officer is wholly empowered to also direct any additional measures or restitution as is deemed fit in the circumstances.

## CHAPTER NINE: THE OMBUDSMAN

### 40. THE OMBUDSMAN

(1) The Association shall appoint on advice of the Apex Council and in consultation with CEO an Ombudsman for the purpose of providing an independent dispute resolution mechanism, whenever required. The Ombudsman shall be so appointed by the Association after obtaining his/her consent and on terms as determined by the MCA in keeping with the dignity and stature of the office. The term of Ombudsman shall be one year, subject to a maximum of 3 terms in office.

(2) The Association shall, on advice of the Apex Council and in consultation with the CEO frame Regulations governing the discipline, conduct and penalties for the Players, Match Officials, Team Officials, Administrators, Committee Members, Members of MCA and their representatives, Franchisees and their representatives and others associated with the MCA.

### 41. GRIEVANCE REDRESSAL

(1) The types of disputes/differences that form the Ombudsman's ambit and the procedures for redressal are:

#### a. Member, Association & Franchisee Disputes

Any disputes between or among the MCA, its Members, IPL / T20 Mumbai League Franchisees, Zones and the Cricket Players' Association shall be automatically referred to the Ombudsman.

*Procedure:* Both parties would submit their arguments and a hearing would be conducted following the principles of natural justice and exercising all powers of enquiry and hearing as the Ombudsman deems fit before appropriate orders are passed.

b. Detriment caused by Member or Administrator

If any Member or any Administrator of the MCA commits any act of indiscipline or misconduct or acts in any manner which may or likely to be detrimental to the interest of the MCA or the game of cricket or endanger the harmony or affect the reputation or interest of the MCA or refuses or neglects

to comply with any of the provisions of the Memorandum and/or the Rules and Regulations of the MCA and/or the Rules of conduct framed by the Association, the Apex Council, on receipt of any complaint shall issue a Show Cause Notice calling for explanation and on receipt of the same and/or in case of no cause or insufficient cause being shown, refer the same to the Ombudsman.

*Procedure:* The Ombudsman shall, after providing opportunity of hearing to the parties concerned, pass an appropriate order.

c. Misconduct or Breach by Others

In the event of any complaint being received from any quarter or based on any report published or circulated or on its own motion, of any act of indiscipline or misconduct or violation of any of the Rules and Regulations by any Player, Umpire, Team Official, Selector or any person associated with the MCA, the Apex Council shall refer the same within 48 hours to the CEO to make a preliminary enquiry.

*Procedure:* The CEO shall forthwith make a preliminary inquiry and call for explanations from the concerned person(s) and submit his report to the Apex Council not later than 15 days from the date of reference being made by the Apex Council. On receipt of the report, the Apex Council shall forward the same to the Ombudsman, who shall call for all particulars and unless it decides that

there is no prima facie case and accordingly drops the charge, hearing shall commence on the case and the same shall be completed as expeditiously as possible by providing a reasonable opportunity to the parties of being heard. If, despite due notice, any party fails to submit any cause or submits insufficient cause, the Ombudsman shall after providing reasonable opportunity of hearing to the parties concerned, pass appropriate order. In the event any party refuses and or fails to appear despite notice, the Ombudsman shall be at liberty to proceed ex-parte on the basis of the available records and evidence.

d. By the Public against the MCA

Where a member of the public is aggrieved concerning ticketing and access and facilities at stadia, the same may be brought in the form of a complaint to the Ombudsman.

*Procedure:* The Ombudsman would adopt the same procedure as laid down in (c) above after referring the complaint to the CEO to solicit a report on the complaint.

(2) The Place of hearing shall be decided by the Ombudsman from time to time. The Ombudsman shall have the power to impose penalties as provided in the Regulations framed under Rule 40(2) for Players, Match Officials, Team Officials, Administrators, Committee Members, Members of MCA and their representatives, Franchisees and their representatives and others associated with the MCA

(3) The decision of the Ombudsman shall be final and binding and shall come into force forthwith on being pronounced and delivered.

(4) Any Administrator, Player, Match Official, Team Official, Selector or other individual associated with the MCA on being found guilty and expelled by the Association shall forfeit all their rights and privileges. He or she shall not in future be entitled to hold any position or office or be admitted in any committee or any role on the MCA.

(5) A Member or Franchise once expelled, may, on application made after expiry of three years since expulsion, be readmitted by the Association, provided the same is accepted at a General Body meeting by 3/4th members present and voting.

(6) Pending inquiry and proceeding into complaints or charges of misconduct or any act of indiscipline or violation of any Rules and Regulations, the concerned Member, Administrator, Player, Match Official, Team Official, or other individual associated with the MCA (along with their respective privileges and benefits) may be suspended by the Apex Council until final adjudication. However, the said adjudication ought to be completed within six months, failing which the suspension shall cease.

## CHAPTER TEN: MISCELLANEOUS

### 42. NOTICE

- (1) Any notice required to be served on any Member of the MCA or any Administrator or other entity shall be addressed to their registered addresses.
- (2) All notices shall be served by way of electronic mail or post or courier to the official addresses as are furnished to the MCA. In case of Office, school and college member clubs, notice shall be sent address of the office or school/ college only and no notice shall be sent to the address of the Representative of office or school and college.
- (3) Any notice sent via post or e-mail or courier shall be deemed to have been served at the time when the same was sent, and it shall be sufficient to prove either that the letter containing the notice was properly addressed and posted or that the email was sent to the correct e-mail address.

### 43. INDEMNITY

Every Office-bearer, Councillor, CEO, Manager or a Member of a Committee of the MCA shall be indemnified out of the MCA's funds against all losses and expenses incurred in the discharge of his or her duties, except those which have occurred through wilful act or default and if so, each one shall be chargeable only for so much moneys or properties as they shall actually receive for or in the discharge of the business of the MCA and shall be answerable only for their own act, neglect or default and not for those of any other person.

### 44. SUITS BY OR AGAINST THE MCA

The MCA shall sue or be sued in the name of the Secretary.

### 45. AMENDMENT AND REPEAL

These Rules and Regulations of the MCA shall not be repealed, added to, amended or altered, subject to Apex Court order, except when passed and adopted by a 3/4th majority of the

members present and entitled to vote at a Special General Meeting of the General Body convened for the purpose or at the Annual General Meeting.

### RULES FOR ELECTIONS

1. Along with the notice convening the Annual General Meeting the Secretary shall forward to each Ordinary Members :
  - b) Two forms of Nomination Papers in the form shown in Appendix 'A' hereto. (If any Ordinary Member requires more Nomination Papers he may obtain them from the Secretary on payment of Rs. 5/- for each Nomination Paper).
  - c) A copy of an up-to-date list as far as possible alphabetically arranged of the names and addresses of the Ordinary Members of the Association with the names of the representatives of the ordinary Club Members on the records of the Association on the date of despatch of the notice of the Annual General Meeting
  - d) An intimation regarding the last date for filling a nomination which shall be a date seven clear days before the date fixed for the Annual General Meeting.
  - e) Printed cards serially numbered in accordance with the alphabetical list of Ordinary Club Members in the form shown in Appendix 'B' hereto in duplicate (applicable only to Ordinary Club Members).
  - f) The name and address of the Electoral Officer
2. Inadvertent omission to forward Nomination Papers or Inadvertent



14)

mistakes or omission or misprint in the list of Ordinary Members or the names of the representatives shall not invalidate an election.

3. Every candidate for election as President, Vice-President, the Secretary, the Joint Secretary, Treasurer or member of the Apex Council shall be duly proposed and seconded by a representative of an Ordinary Member of the Association and the candidate shall sign the Nomination Paper in token of his willingness to serve if elected and shall also duly fill up the Nomination Paper.
4. All Nomination Papers shall be deposited with the Electoral Officer on or before the date fixed for receiving nominations under bye-law 1 (c) above.
5. Nomination Papers shall be scrutinised by the Electoral Officer on the day fixed by him after the last day for submitting Nomination Papers. Candidates whose names have been proposed and seconded as President, Vice-President, the Secretary, the Joint Secretary, Treasurer or member of the Apex Council shall be entitled to attend before the Electoral Officer when the Nomination Papers are scrutinised. Decision of Electoral Officer shall be final and conclusive.
6. Any candidate may withdraw his candidature by a notice in writing addressed to the Electoral Officer within three days of the scrutiny of the Nomination Papers.
7. In the following cases, the Ordinary Members are not entitled to vote or get elected:-
  - (a) if subscription is not received seven clear days before the date of the Annual General Meeting but not later than 7.00 p.m. shall be eligible to vote or be elected to the Apex Council

(b) if any dues are in arrears to the Association as shown in the accounts of the Association is not received seven clear days before the date of the Annual General Meeting but not later than 7.00 p.m.

(c) The Treasurer shall forward to the Electoral Officer before he scrutinises the nomination papers a List of Ordinary Members and individual who are in arrears as mentioned in (a) and (b) above.

(d) Notwithstanding anything contained elsewhere in these rules, no person who is an employee of the Mumbai Cricket Association (MCA), Board of Control for Cricket in India (BCCI), Indian Premier league (IPL) and Mumbai Indians - IPL franchisee and Garware Club House, either on regular or on contractual basis except any office bearer, Selector, Coach, Umpire and Player elected, appointed or selected by the MCA/BCCI, will be eligible to vote or be elected to the Council or continue as the member of the Apex Council in any capacity

8. Printed cards, in duplicate, mentioned in Bye-law 1(d) above duly filled in and signed by the authorised signatory on the record of the Association of each Ordinary Member shall be presented to the office of the Association along with two passport size photographs of the Ordinary International Player Member and in case of Ordinary Club Member by its representative attending and voting at the Annual General Meeting at least 6 clear days before the date fixed for such Meeting but not later than 7.00 p.m. Second copy of the card will be handed over to the Ordinary Member or its representative as the case may be after the same has been duly stamped with the seal of the Association and with the photograph of the representative affixed on it.

9. If the printed card is not received by an Ordinary Member, the Jt. Secretary shall at the request in writing from the Ordinary Member (on Club's letter head in case of Club Members) issue a duplicate printed card bearing the same serial number. This duplicate printed card will have to be collected from the Office of the Association, and

the same after being duly filled in and signed by the authorised signatory on the records of the Association of the Ordinary Member be presented to the Office of the Association along with two passport size photographs of the representative of the ordinary Member attending and voting at the Annual General Meeting at least 6 clear days before the date fixed for such meeting but not later than 7.00 p.m. Second copy of the card will be handed over to the representative of the Ordinary Member after the same has been duly stamped with the seal of the Association and with the photograph of the representative affixed on it. Ordinary Members or in case of Ordinary Club Members, its Representative will have to bring his copy of printed card along with him at the time of his attending and voting at the Annual General Meeting. Any Ordinary Member who does not produce the duplicate copy of the printed card with the photograph and duly stamped with the seal of the Association shall not be entitled to attend and vote at the Annual General meeting.

10. The Electoral Officer shall on receipt of the printed cards prepare a list of the Ordinary Members and their representatives entitled to vote at the Annual General Meeting and shall submit a copy of such list to the Jt. Hon. Secretaries six clear days before the Annual General Meeting. Such list shall remain at the office of the Association and may be inspected by any representative of an Ordinary Member between 12 noon and 2.00 p.m. and 3.00 p.m. to 6.30 p.m. at the office of the Association. Any objection as to inclusion or omission of a representative of an Ordinary Member from such list shall be communicated two days before the date of the Annual General Meeting to the Electoral Officer.
11. The Electoral Officer shall get printed such number of voting papers with counter-foils as are required for the election and have the counter-foils duly numbered by the press serially and bound up separately in six books each book containing an equal number of

voting papers and shall hand over these books to the persons to be appointed by the Electoral Officer for issuing the ballot papers on the election day

12. If the number of candidates proposed for election is equal to the number to be elected the candidates shall be declared as elected unopposed. If there is a contest, election shall be held.
13. Voting shall be by ballot. The Ballot paper shall be issued to the voter who shall sign on the counter-foil of the ballot paper.
14. The Electoral Officer in the presence of candidates if they so desire shall see that the ballot boxes are empty and shall seal them himself at the place of election. The Ballot Box shall be kept in open place.
15. A vote shall be cast by placing a cross opposite the name of a candidate in the space provided for the purpose.
16. If any member cast votes more than entitled to cast, ballot paper of such member shall be invalid.
17. If two or more candidates receive an equal number of votes the result shall be determined by the chairman of the Annual General Meeting by his casting vote.
18. After the ballot papers have been issued the counter foils of the ballot papers and the unused remaining ballot papers shall be kept in an envelope which will be sealed by the Electoral Officer in the presence of the Chairman of the Annual General Meeting who will sign such envelope. The Electoral Officer will keep the sealed envelope with him for 15 days or in the event of an appeal until the appeal is disposed off whichever is later where after they may be destroyed.
19. After the ballot is concluded the Electoral Officer shall personally supervise the scrutiny.

20. Voting papers shall be scrutinised by the scrutineers appointed by the Electoral Officer. The scrutiny shall take place in the presence of the Electoral Officer. Candidates shall be entitled to be present at the scrutiny of the ballot papers.
21. After the scrutiny is over, all the ballot papers shall be kept in an envelope which shall be sealed by the Electoral Officer in the presence of the Chairman of the Annual General Meeting who will sign the sealed Envelope. The Electoral Officer will keep the sealed envelope with him for 15 days or in the event of an appeal until the appeal is disposed off whichever is later where after they may be destroyed.
22. In case of any dispute or objection as to candidacy, disqualification, eligibility to vote, or the admission or rejection of a vote in the elections to the Apex Council, the Players' Cricket Association or any of the Committees, the Electoral Officer shall decide the same and such decision shall be final and conclusive.

#### **RULES FOR COLOURS**

1. The Colours of Mumbai Cricket Association shall be Navy-Blue, Red and Gold
2. The blazer shall be plain Navy-Blue bearing a badge which shall be red lion with gold crown and shield containing the letters 'MCA'
3. The tie shall be bound in the Association colours as follows :-Blue 1/2" Red 1/4" and Gold 1/8"
4. The Association colours shall only be worn by such persons who have played (but not by the reserves who have not played) for the Association in the National Championship for Ranji Trophy Matches
5. The President/Vice-President/Secretary/Jt. Secretary/Treasurer of the Mumbai Cricket Association and persons who have been or are members of the Apex Council shall be entitled to wear a tie of the Association and buy the same at such price as the Apex Council may

from time to time determine.

6. The Apex Council may present colours i.e. a tailored blazer and a tie each to any player who in the opinion of the Apex Council has rendered valuable services to the Association.
7. On the recommendation of the General Body any person who has rendered meritorious services to the Association may be awarded colours of the Association.

#### APPENDIX 'A'

#### MUMBAI CRICKET ASSOCIATION

Date :-----

#### NOMINATION PAPER

We nominate the following candidate / candidates for election as Officer-Bearers and / or members of the Apex Council for the years 20

20      and 20      20      They have consented to seek election and to work on the Apex Council if elected.

Sr. No.	Post of Office Bearers to be elected	No. Of Seats	Name of the person nominated	Address and Telephone No. of the Candidates
A	President	1		
B	Vice President	1		
C	The Secretary	1		
D	The Joint Secretary	1		
E	Treasurer	1		
F	Members of Apex Council			
	- Representative of Ordinary Club Members	1		

Signature of Proposer :

Representative of :

Signature of Secunder :

Representative of :

#### APPENDIX 'B'

Specimen of card referred to in the Rules for Election

Serial No.

Date:

To

The Electoral Officer

Mumbai Cricket Association

Mumbai

Dear sir,

At the Annual General Meeting of Mumbai Cricket Association to be held on     /     /     our Club/Gymkhana will be represented by whose specimen signature is given hereunder.

Two passport size photographs of the representative are also enclosed.

Yours faithfully

Authorised Signatory of

the Ordinary Club

Member On the records of the

Association



## ANNEXURE - H

Eligibility of Players to serve in the Cricket Committees

Sr. No.	Cap No.	Initials	Surname	No. of Test Matches	No. of One Day International	No. of First Class Matches	Eligibility	Reason
1	31	PM	Dowson	0	0	5	No	Above 70 Years
2	49	VN	Raiji	0	0	9	No	Above 70 Years
3	53	RS	Cooper	0	0	22	No	Above 70 Years
4	63	BR	Irani	0	0	14	No	Above 70 Years
5	76	RR	Chandorkar	0	0	7	No	Above 70 Years
6	79	HG	Kapadia	0	0	1	No	Above 70 Years
7	82	ML	Apte	7	0	67	No	Above 70 Years
8	86	AH	Desai	0	0	41	No	Above 70 Years
9	89	MD	Irani	0	0	4	No	Above 70 Years
10	90	VG	Lele	0	0	33	No	Above 70 Years
11	95	CT	Patankar	1	0	26	No	Above 70 Years
12	97	YK	Rele	0	0	12	No	Above 70 Years
13	108	SG	Adhikari	0	0	65	No	Above 70 Years
14	109	FM	Engineer	47	5	335	No	Above 70 Years
15	110	RG	Nadkarni	41	0	191	No	Above 70 Years
16	112	VJ	Paranjape	0	0	29	No	Above 70 Years
17	113	DL	Shenoy	0	0	1	No	Above 70 Years

18	116	UN	Kulkarni	4	0	29	No	Above 70 Years
19	117	SS	Tipnis	0	0	1	No	Above 70 Years
20	120	SV	More	0	0	16	No	Above 70 Years
21	122	PK	Shivalkar	0	0	124	No	Above 70 Years
22	123	SS	Naik	3	2	85	No	5 Years as Selector
23	125	VH	Bhosle	0	0	110	No	Above 70 Years
24	126	V	Mohanraj	0	0	54	No	Not Based in Mumbai
25	127	VR	Karkhanis	0	0	7	No	Above 70 Years
26	128	MD	Rege	0	0	52	No	Above 70 Years 5 Years as Selector
27	129	NP	Shirodkar	0	0	1	No	Deceased
28	131	AM	Pai	1	0	34	No	Above 70 Years
29	132	SK	Hazare	0	0	44	No	Above 70 Years
30	133	AM	Ismail	0	0	75	No	Above 70 Years
31	134		Zaheer Khan	92	200	169	No	Conflict of Interest (Coach of IPL Team)
32	135	NS	Shetty	0	0	45	No	Match Referee
33	137	SM	Gavaskar	125	108	348	No	Above 70 Years
34	138	GN	Koli	0	0	2	No	Above 70 Years
35	140	MR	Sampat	0	0	12	No	Above 70 Years
36	142	SA	Devbhaktia				No	No Info
37	143	RF	Morris	0	0	42	No	Not Based in Mumbai
38	144	SK	Kulkarni	0	0	65		Applied for Coach

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39	146	CS	Pandit	5	36	138	No	Conflict of Interest (Coach of Vidarbha Ranji)
40	147	AA	Pagnis	0	0	95	No	Conflict of Interest Coach of State Team
41	148	DB	Vengsarkar	116	129	260	No	9 Years as Office Bearer
42	150	VR	Samant	0	0	101	No	Conflict of Interest Coach of State Team
43	151	AM	Mehta	0	0	46	No	Not Based in Mumbai
44	152	MM	Patel	13	70	69	No	Not Based in Mumbai
45	153	PK	Amre	11	37	86	No	Conflict of Interest (Private Coaching)
46	155	RR	Powar	2	31	148		Resigned as Academy Coach
47	156	VG	Kambli	17	104	129	No	Conflict of Interest (Private Coaching)
48	158	SA	Hatteea	0	0	8	No	Less than 25 F.C. Matches
49	159	BM	Nadkarni	0	0	3	No	5 Years as Selector
50	160	JI	Sangani	0	0	17	No	Not Based in Mumbai
51	162	SD	Mandle	0	0	5	No	5 Years as Selector
52	163	GA	Parkar	1	10	66	No	Not Based in Mumbai
53	164	Z	Parkar	0	0	45	No	Conflict of Interest (Private Coaching)
54	165	SV	Bahutule	2	8	188		Applied for Coach

55	166	GM	Gupte	0	0	12	No	5 Years as Selector
56	168	KD	Mokashi	0	0	47	No	5 Years as Selector
57	169	BS	Sandhu	8	22	55	No	5 Years as Selector
58	170	SB	Dahad	0	0	15	No	Not Based in Mumbai
59	171	RC	Thaker	0	0	45	No	5 Years as Selector
60	172	LS	Rajput	2	4	110	No	9 Years as Office Bearer
61	173	RR	Kulkarni	3	10	79	No	5 Years as Selector
62	174	A	Zarapkar	0	0	20	No	Less than 25 F.C. Matches
63	175	AB	Karnik	0	0	3	No	Less than 25 F.C. Matches
64	176	DB	Jadhav	0	0	6	No	5 Years as Selector
65	177	AR	Yalvigi	0	0	29	No	Not Based in Mumbai
66	179	SL	Jaywant	0	0	2	No	Less than 25 F.C. Matches
67	180	RV	Mankad	0	0	47	No	Not Based in Mumbai
68	181	SR	Saxena	0	0	40	No	Conflict of Interest (Private Coaching)
69	182	PN	Kasliwal	0	0	15	No	5 Years as Selector
70	183	RV	Kulkarni	0	0	16	No	Less than 25 F.C. Matches
71	184	AR	Sawant	0	0	6	No	Less than 25 F.C. Matches
72	185	KR	Powar	0	0	39		Resigned as Coach
73	186	SJ	Shetty	0	0	6	No	Less than 25 F.C. Matches
74	187	MV	Joglekar	0	0	44	No	Conflict of Interest (Private Coaching)
75	188	NM	Kulkarni	3	10	101		Resigned as Selector

76	189	MR	Chaturvedi	0	0	1	No	Less than 25 F.C. Matches
77	190	AT	Eshwalkar	0	0	2	No	Less than 25 F.C. Matches
78	191	RS	Lele	0	0	6	No	Less than 25 F.C. Matches
79	192	JV	Thakre	0	0	3	No	Less than 25 F.C. Matches
80	193	VR	Mane	0	0	43	No	Conflict of Interest (Private Coaching)
81	194	SV	Limaye	0	0	2	No	Less than 25 F.C. Matches
82	195	SM	Jadhav	0	0	3	No	5 Years as Selector
83	196	SV	Nayak	2	4	68		Conflict of Interest (Coaching of State Team)
84	197	SS	Patil	0	0	33	No	5 Years as Selector
85	198	AB	Agarkar	26	191	110		Resigned as Selector
86	199	AN	Kher	0	0	11	No	Less than 25 F.C. Matches
87	200	AW	Sabnis	0	0	18	No	Less than 25 F.C. Matches
88	201	OJ	Khanvilkar	0	0	13	No	Less than 25 F.C. Matches
89	202	SK	Talpade	0	0	15	No	Less than 25 F.C. Matches
90	203	PA	Desai	0	0	8	No	Less than 25 F.C. Matches
91	204	A	Kuruvilla	10	25	82	No	5 Years as Selector
92	205	AA	Ranade	0	0	6	No	Resigned as Selector
93	206	SV	Manjrekar	37	74	147	No	Conflict of Interest (Commentator)
94	207	JB	Jadhav	0	0	8	No	Less than 25 F.C. Matches

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95	208	SS	Hattangadi	0	0	60	No	Not Based in Mumbai
96	209	SO	Kukreja	0	0	52	No	Resigned from CIC
97	210	SS	Krishnan	0	0	2	No	Less than 25 F.C. Matches
98	211	SS	More	0	0	25	No	5 Years as Selector
99	212	RP	Verma	0	0	7	No	Less than 25 F.C. Matches
100	213	AA	Muzumdar	0	0	171	No	Conflict of Interest (Commentator)
101	214	RV	Shirke	0	0	1	No	Less than 25 F.C. Matches
102	215	PN	Soneji	0	0	1	No	Less than 25 F.C. Matches
103	216	JV	Paranjape	0	4	62	No	Conflict of Interest (National Selector)
104	217	VA	Shahane	0	0	5	No	Less than 25 F.C. Matches
105	218	ZM	Bharucha	0	0	17	No	Not Based in Mumbai
106	219	MM	Karanjkar	0	0	10	No	Less than 25 F.C. Matches
107	220	VD	Mahadik			2	No	Less than 25 F.C. Matches
108	221	MM	Ghadiyali	0	0	1	No	Less than 25 F.C. Matches
109	222	MP	Patel	0	0	16	No	Less than 25 F.C. Matches
110	223	SM	Khartade	0	0	2	No	Less than 25 F.C. Matches
111	224	SR	Sanghvi	0	0	10	No	Not Based in Mumbai
112	226	RS	Gurav	0	0	1	No	Less than 25 F.C. Matches
113	227	SR	Tendulkar	200	463	310	No	Conflict of Interest
114	228	B	Iqbal Khan	0	0	37	No	Not Based in Mumbai
115	229	SB	Kshirsagar	0	0	4	No	Not Based in Mumbai

116	230	AN	Sippy	0	0	27	No	Not Based in Mumbai
117	231	AM	Salvi	0	4	62	No	Conflict of Interest (Puducherry Coach)
118	232	RJ	Sutar	0	0	7	No	5 Years as Selector
119	233	WA	Mota	0	0	25	No	Less than 25 F.C. Matches
120	234	SA	Ankola	1	20	54		Not Available
121	235	RR	Gadjar	0	0	1	No	Less than 25 F.C. Matches
122	236	BR	Karnik	0	0	1	No	Less than 25 F.C. Matches
123	237	AP	Dani	0	0	8	No	Less than 25 F.C. Matches
124	238	MD	Phadke	0	0	22	No	Less than 25 F.C. Matches
125	239	RJ	Shastri	80	150	245	No	Conflict of Interest (Coach Of Indian Team)
126	240	RV	Pawar	0	0	84		Selector
127	241	SM	Patil	29	45	130	Yes	
128	242	S	Kannan	0	0	4	No	Less than 25 F.C. Matches
129	243	AA	Rane	0	0	6	No	Less than 25 F.C. Matches
130	244	PD	Jadhav	0	0	2	No	Less than 25 F.C. Matches
131	245	SE	Manjrekar	0	0	7	No	Less than 25 F.C. Matches
132	246	SS	Dighe	6	23	83	Yes	
133	248	AM	Shetye	0	0	4	No	Less than 25 F.C. Matches
134	249	SP	Hazare	0	0	22	No	Less than 25 F.C. Matches
135	250	PL	Mhambrey	2	3	91	No	Conflict of Interest (India A Coaching Staff)

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136	251	UR	Malvi	0	0	22	No	Less than 25 F.C. Matches
137	252	SH	Sawant	0	0	1	No	Less than 25 F.C. Matches
138	253	KS	More	0	0	5	No	Less than 25 F.C. Matches
139	254	NS	Patwardhan	0	0	2	No	Less than 25 F.C. Matches
140	255	FMM	Shaikh	0	0	17	No	Not Available
141	256	MC	Tamhane	0	0	7	No	Less than 25 F.C. Matches
142	257	VA	Indulkar	0	0	40	Yes	
143	258	AA	Velaskar	0	0	13	No	Less than 25 F.C. Matches
144	259	SS	Shinde	0	0	5	No	5 Years as Selector
145	260	RP	Tandon	0	0	50	No	Not Based in Mumbai
146	266	HN	Shah				No	
147	267	KD	Ghavri	39	19	159	No	CIC Member
148	274	AA	Chavan				No	