

Bowls NZ Incorporated

Guide to Using the Bowls NZ Model Club Disciplinary Regulation

This Guide contains:

- explanatory notes regarding the Model Club Disciplinary Regulation; and
- the Model Club Disciplinary Regulation.

Any questions regarding this Guide or the Model Club Disciplinary Regulation should be directed to Bowls NZ.

Explanatory Note

Use of the Model Club Disciplinary Regulation

This Model Club Disciplinary Regulation has been prepared for Clubs that are members of Bowls NZ to assist those Clubs with:

- Implementing the Template Club Constitution.
- Resolving disputes and misconduct at Club level.

Club Board (or other sub-committee, such as a judicial committee)

The Club Board has jurisdiction to hear and determine disputes and misconduct at Club level.

While in some instances it may be appropriate for the Club Board itself to determine such matters, it is preferable that the Club Board establishes a sub-committee (i.e. a club judicial committee) to hear and determine such matters.

A club judicial committee must comprise no less than three people who are equipped with the necessary skills (i.e. one person must have legal experience and the others should have one or more of the following competencies: experience in disciplinary tribunals and/or extensive knowledge of the Game of Bowls).

Assistance from Bowls NZ

If a Club Board (or other committee) hearing a dispute or allegation of misconduct is unsure about how to apply any of the procedures set out in this Regulation it may request assistance from Bowls NZ

Natural Justice

Before a Club takes any disciplinary action against a Member, it must, as a matter of law, comply with not only the provisions in its Constitution and this Regulation but also, and most importantly, the basic requirements of natural justice.

The principles of natural justice are general principles of fairness for determining a dispute and have long been recognised as part of law. In instances where the principles apply and are not properly observed a Court will require the matter to be considered afresh.

The principles of natural justice apply to Clubs in the same way they apply to any judicial or administrative body that is required to adjudicate a dispute or other disciplinary matter.

All Clubs **must** follow the principles of natural justice to ensure all parties involved in a dispute or allegation of misconduct are treated in a **fair and just manner**.

The principles of natural justice are:

1. The Club Board (or Other Committee) Hearing the Dispute or Allegation of Misconduct (i.e. the Decision-Maker) Must be Unbiased and Impartial

Essentially, any decision must be made without bias and any decision-maker must approach the matter from a disinterested perspective so there is no impropriety. A decision-maker who is biased (whether actual, imputed or apparent) should be disqualified from hearing the issue, unless the parties agree to the person's continued involvement.

For instance, if any member of the Club Board (or other committee) hearing a dispute or allegation of misconduct was involved in any way in the factual circumstances which gave rise to the dispute or allegation, or if he or she is particularly close to any of those people involved in the matter, then that member should be disqualified from hearing the matter.

2. The Right to a Fair Hearing

The right to a fair hearing requires that all participants:

- Be given **adequate prior notice of the allegation**. The notice setting out the allegation must be in writing using Form 1 attached to this Regulation.
- **Disclose and be provided with all relevant material** relating to a decision, including details of the allegations so they can prepare and have the ability to challenge or correct any material at issue.
- Have an **opportunity to be heard**. All parties to a dispute should have the right to be heard by the decision-maker.

The decision-maker(s) must keep an open mind until all parties have been heard. Any irrelevant considerations must also be disregarded by the decision-makers and the actual decision reached must not be absurd or unreasonable.

Martin Mackenzie Club Support Manager Bowls NZ

June 2023

[name of Club] Incorporated

Disciplinary Regulation

Commencement Date: [insert date Club Board adopted this Regulation]

[insert name] Incorporated

Disciplinary Regulation

1. Purpose and Status of Regulation

- 1.1 The purpose of this Regulation is to set out the procedure for determining Disputes and Misconduct at Club Level.
- 1.2 This Regulation was adopted by the Club Board, in accordance with the Constitution on date.

2. Commencement Date

2.1 This Regulation shall come into force on [date] ("Commencement Date"). It shall continue in force until such time as it is revoked by the Club Board.

3. Interpretation

- 3.1 Every reference to the Constitution shall mean the Club Constitution unless specified otherwise.
- 3.2 The words and phrases used in this Regulation shall have the same meaning as defined in the Constitution of [name of Club], unless otherwise specified in this Regulation.
- 3.3 In addition to clauses 3.1 and 3.2 of this Regulation, the following words and phrases used in this Regulation shall mean as follows:
 - "Club Board" means the body that is responsible for the governance and management of the Club and includes any sub-committee of the Club, including a judicial committee. Any club judicial committee established by the Club Board shall comprise not less than three persons appointed by the Club Board who shall have the competencies as set out in the Constitution.
 - "Proceeding" means any proceeding brought under this Regulation.

4. Application of Regulation and Amendment

- 4.1 **Application:** This Regulation applies to all Club Board Members, Members, Appointed Personnel and Officers.
- 4.2 **Amendment:** This Regulation may be amended by the Club Board, in accordance with the Constitution, provided such amendments are not inconsistent with the Constitution.

5. Club Board

- 5.1 **Disciplinary Functions of the Club Board:** In accordance with the Constitution, the Club Board shall:
 - a. hear and determine any allegation of Misconduct made to it under the Constitution;
 - b. hear and determine any Dispute made to it under the Constitution;

- c. follow the procedure to determine any allegation of Misconduct or any Dispute in accordance with clause 8 (Procedure); and
- d. generally take all steps necessary or desirable to achieve the purposes of this Regulation.
- 5.2 Conflicts and Confidentiality: All information received by the Club Board in accordance with this Regulation, and its deliberations, shall be kept confidential except to the extent required by law. Any Club Board Member who considers s/he may have a potential conflict of interest in determining a disciplinary matter in accordance with this Regulation shall declare that potential conflict of interest to the Chair and if the Chair considers it appropriate to do so, s/he may require that member to vacate their position on the Club Board and if the Club Board considers it appropriate to do so, it may require the Chair to vacate their position on the Club Board.
- 5.3 **No Personal Liability:** No Club Board Member will be liable for any act done or omitted to be done by a Club Board Member in good faith pursuance or intended pursuance of the functions, duties, powers or authorities as specified in this Regulation.

6. Proceedings

- 6.1 **Commencement of Proceedings:** An application under this Regulation shall be commenced by a person alleging the Dispute or Misconduct (under clause 5.1a or clause 5.1b) filing the prescribed form (Form 1) and submitting it to the Club Board as soon as possible but no later than 14 days after the Dispute or alleged Misconduct occurred.
- 6.2 **Exception:** The Club Board, in its discretion, may accept an allegation after 14 days if exceptional circumstances, as determined by the Club Board, exist.

7. Service

- 7.1 **Service:** Every document which is filed with the Club Board shall also be served on all other parties in the Proceeding (including Interested Parties) at the address for service notified by that party in its documents in the Proceedings. If an Interested Party has not notified such an address, service shall be at the last known address of that party.
- 7.2 **Delivery:** Documents to be filed with the Club Board, or served on another party, shall be sent by post, courier, email, facsimile or delivered in person.

8. Procedure

8.1 **Notice of Hearing:** Prior to the commencement of any hearing, the Club Board shall ensure all parties in the Proceeding are provided with at least 7 days' notice of the hearing, unless the Club Board considers the

matter must be determined urgently in which case it may vary the notice requirements in this clause. The notice of hearing must:

- a. Be in writing.
- b. State whether the parties are required to appear in person or whether the matter will be determined on the papers.
- c. State whether the matter is a Dispute or an allegation of Misconduct, the possible penalties and the date, place and time of the hearing.
- 8.2 **Procedure:** Except as provided for in the Constitution or this Regulation, the Club Board may determine its own practices and procedures for performing the functions specified in this Regulation, and may prescribe or approve forms for the purposes of any Proceeding. The Chair shall explain the procedure to all those present at the hearing.
- 8.3 **Preliminary Matters:** Preliminary matters may be heard and determined by the Club Board as it thinks fit.
- 8.4 **Interested Party:** The Club Board may, either on its own motion or on the application of a person whom the Club Board determines has sufficient interest in the matter, add a further person or persons as parties to a Proceeding, or allow a person or persons to make submissions or provide evidence in any Proceeding. If this occurs, that person(s) will be bound by these Regulations as if that person(s) was a party to the Proceeding.
- 8.5 **Absence:** If any party is absent or fails to make submissions the Club Board may, in its discretion, make a decision in their absence or grant an adjournment. Before making a decision in the absence of any party, the Club Board must be satisfied that the person concerned had been notified of the hearing in accordance with this Regulation.
- 8.6 **Hearing:** The hearing shall take place as soon as practicable and may be held in person, telephone or video conference or by consideration of written submissions as determined by the Club Board. At the hearing all parties, including Interested Parties and witnesses (if any), shall be given an opportunity to be heard.
- 8.7 **Power to Inquire and Direct:** The Club Board shall have the power to inquire into the subject-matter of any Proceeding in accordance with this Regulation. For the purposes of any inquiry, the Club Board, or any person authorised in writing by it may:
 - a. inspect and examine any papers, documents, records or items;
 - b. require any party or person bound by this Regulation, and request any other person, to produce for examination any papers, documents, records or things in that person's possession or under that person's control and to allow copies of or extracts from any such papers, documents or records to be made;

- c. require any party or person bound by this Regulation, and request any other person, to provide, in a form approved by or acceptable to it, any information or particulars that may be required by it, and any copies of or extracts from any such papers, documents or records;
- d. in respect of any Proceeding, hear evidence; and
- e. make such inferences and draw such conclusions as it considers appropriate from the failure by any person or party to comply with any requirement made by the Club Board under this clause 8.7.
- 8.8 Natural Justice: The Club Board shall, in all matters, observe the principles of natural justice.
- 8.9 **Filing Fee:** The Club Board may, by resolution, set a filing fee for any Proceeding to be heard before the Club Board. The Club Board may, in its discretion, waive all or part of any fee if it considers appropriate to do so.

8.10 **Evidence in Proceedings:** The Club Board may:

- a. receive as evidence any statement, document, information, or matter that may, in its opinion, assist it to deal effectively with the matters before it, whether or not the same would be admissible in a court of law;
- b. take evidence on oath, and for that purpose any Club Board Member may administer an oath; and
- c. permit a person appearing as a witness before it to give evidence by tendering a written statement and, if the Club Board thinks fit, verifying it by oath.
- 8.11 **Representation:** The parties, including any Interested Party, may be represented or assisted in the Proceeding by a person of their choice.
- 8.12 **Minors:** A person who has not attained the age of 18 years, (referred to in this Regulation as a "Minor") may be a party to, and shall be bound by a Proceeding before the Club Board as if the Minor were a person of full age and capacity. Where a Minor is a party to any Proceeding, the Club Board may, if the Minor agrees and it considers it would be in the interests of the Minor to do so, at any time appoint a person to represent the Minor. The Minor shall be responsible for any costs incurred as a result of such representation.
- 8.13 Applicable Law: All Proceedings shall be determined according to the laws of New Zealand.

8.14 **Decisions:**

- a. A decision of the Club Board in any Proceeding shall be made by majority decision of the Club Board Members hearing the Proceeding.
- b. In the event there is no majority decision of the Club Board Members hearing the Proceeding, the Chairperson shall decide the matter.
- c. The Club Board may, in its discretion, give an oral decision, but shall also issue a written decision with reasons as soon as expedient.

- d. The Club Board may also make non-binding recommendations to a Club, a Club, or any other party of any Proceeding.
- e. Any decision of the Club Board made under this Regulation shall be enforceable, by any party to the Proceeding in which the order is made, in the courts of New Zealand under the law of contract.
- 8.15 **General:** Where any matter is not otherwise provided for in this Regulation, the Club Board shall have jurisdiction to make such orders or give such directions as it considers to be consistent with the just, speedy, and inexpensive determination of the Proceeding.
- 8.16 **Mediation:** The Club Board may, if requested by the parties, or on its own violation, order that the substantive issue in a Proceeding, or any sub-issue, be mediated before an independent person.
- 8.17 **Records:** The Club Board shall keep records of all Proceedings, including all investigations and decisions.
- 8.18 **Costs:** Unless otherwise determined by the Club Board, every party and person involved in any Proceeding shall bear their own costs.

9. Club Board Orders

- 9.1 **Orders:** The Club Board may make such orders as it considers appropriate to give effect to its decision, including imposing any of the following sanctions:
 - a. a reprimand or warning;
 - b. suspension or termination from such activities of the Club including events, competitions, tournaments, meetings, and functions, on such terms and for such period as it thinks fit;
 - c. suspension or termination of the person's membership of the Club;
 - d. fines, imposed in such manner and in such amount as the Club Board thinks fit;
 - e. such other penalty as the Club Board considers commensurate with the offence; and/or
 - f. such combination of any of the above penalties as the Club Board thinks fit.

10. Appeals

10.1 **Appeal to a centre and or Bowls NZ Judicial Committee:** Any Member who is subject to a decision of the Club Board under this Regulation, may appeal the decision to a Centre and or Bowls NZ Judicial Committee in accordance with the Bowls NZ Regulations.

Appendices of Forms

Reference	Explanation
Form 1 Application for Proceedings to be Heard by the Club Board	
Form 2	Application for Appeal to be filed with Centre/Bowls NZ

APPLICATION FOR PROCEEDINGS TO BE HEARD BY THE CLUB BOARD

1. Details of Applicant

Name	TITLE			
Postal Address	STREET			
	CITY			
Contact Person for this Application				
Name	TITLE			
Position				
Telephone	WORK			
Facsimile	WORK			
Email				

2. Details of Representative (if applicable)

Please insert the details of your legal representative or other person, if any, who will be representing you in these Proceedings.

Name of Representative	TITLE	SURNAME
Firm/Company		
Postal Address	STREET	SUBURB
	CITY	POSTCODE

Alle	Alleged Dispute or Misconduct			
(a)	Give details of the alleged Dispute or Misconduct.			
(b)	Summarise the evidence which will be produced in support of the alleged Dispute or Misconduct (the summary will not prevent further evidence being brought in accordance with any direction given by the Club Board).			
Res	sult Sought			
Plea	se supply the outcome sought in accordance with the applicable rules/policies.			

3.

4.

5. Authority

Name

Phone:

Email:

includes the election a Judicial committee chairperson.

Signe	
Positio	on and the state of the state o
Date	
	Filing and Service Instructions
	Timing and Oct vice instructions
1.	This application should be signed and filed with the Club Board at the address given below.
2.	Where possible, a summary of the evidence to be brought in support of the allegations and a copy of documents evidencing the allegation should be attached.
3.	The presiding Club judicial committee will serve a copy of this application and attachments, plus

any hearing or instruction notice on the Respondent as soon as practical after the original has

been filed with the Club Board and provide confirmation of this back to the Club Board.

Club:

Any further statements, evidence and documentation relevant to the complaint can be filed with the Judicial committee, once the Club Board appoint and direct the judicial committee to manage the process, which

NOTICE OF APPEAL AGAINST A CLUB OR CENTRE DECISION

1. Details of Person/Organisation Appealing ("The Appellant")			
Name			
Postal Address			
Contact Person (if Org	anisation)		
Name	Title		
Position			
Contact Details	Work		
Email			
2. Details of Respond	dent (Club or Ce	ntre)	
Name	Title		
	Street		
Postal Address	City		
Contact Person	Title		
Position/Title			
Email & Phone			
Linaii & Filone			

3. Details of Representative (if applicable)

Name of Representative	Title		
Firm/Company			
Postal Address			
Contact Person	City		
Email/Telephone			
4. Interest Parties (if	applicable)		
Name	Title		
Firm/Company/Club/ Centre			
Postal Address			
Contact Person	City		
Telephone			
Email			
Reason person(s) /Organisation(s) may be affected or have a sufficiently close interest in outcome:			

5. Jurisdiction
Specify the basis on which the Appellant has the right of appeal (i.e. give details of the constitution, rules, or regulations of the Club or Centre which gives a right of appeal to the Appeals Committee).
6. Steps Taken Specify the steps taken by the Appellant to date, in terms of any other avenues of appeal already taken under the constitution, rules, or regulations of the Club or Centre, as the case may be.
7. Decision being Appealed Please provide details of the decision which you are appealing against, including which committee or person with the Respondent made decision, the date it was made, and the nature of the decision (e.g selection, misconduct) Please also attach a copy of the decision being appealed.
8. Grounds of Appeal Specify the basis on which the Appellant has the right of appeal (i.e. give details of the constitution, rules, or regulations of the Club or Centre which gives a right of appeal to the Appeals Committee).

9 (Outcome Sought Please specify the outcome or relief you are seeking from the appeal.
	gned:
	Filing and Service Instructions
1.	This application should be signed and filed with the Bowls New Zealand Judicial Secretary at:
2.	The application should be accompanied by the prescribed filing fee of \$100.00 together with a copy of the applicable constitution, rules or policies which give the Appellant the basis for bringing the allegations. Deposit in Bowls NZ Bank account # 02-0240-0260530-00
3.	The Appellant is to serve (by email, post, courier or personally) a copy of this application and attachments on the Respondent as soon as practical after the original has been filed with the Registrar/Secretary Bowls NZ and provide confirmation of this to the Registrar.
	Physical Address: 105a Jervois Road, Herne Bay, Auckland 1011 Postal Address P O Box 62 502 Greenlane, Auckland 1546
	Please mark all correspondence for the attention of the Judicial Secretary Bowls New Zealand (Martin Mackenzie)
	Phone: Bowls NZ Office (09) 579 5853

If an appeal to a Centre Appeals committee you will need to get the Centres Bank and address/contact details from your local centre Manager/secretary.

Email: <u>Secretary@bowlsnewzealand.co.nz</u>