

The Entry Point Terms & Conditions

PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE USING THIS SITE

Information about us

The Entry Point is a website owned and operated by JMH Solutions Limited ("We"). We are registered in England and Wales under company number 07104179 and our registered office is at Unit 37, Louis Pearlman Center, Goulton Street, Hull, which is also our main trading address.

Terms of website use

These terms of use (together with the documents referred to in it) tells you the terms of use on which you may make use of our website www.theentrypoint.co.uk (our site), whether as a guest or a registered user. Use of our site includes accessing, browsing, or registering to use our site.

We are The Entry Point which is a trading name of JMH Solutions Limited.

Please read these terms of use carefully before you start to use our site, as these will apply to your use of our site. We recommend that you print a copy of this for future reference.

By using our site, you confirm that you accept these terms of use and that you agree to comply with them.

If you do not agree to these terms of use, you must not use our site.

Registering Details

You must be at least 16 years old to register and use The Entry Point and must be 18 or over to actually make and pay for activities and purchases. You may only use the system for entering your own details and for those of other friends, family who have granted you their permission to do so. If entering a person under 18 years of age you must obtain permission from the parent or legal guardian of the person you are entering.

When entering an event advertised on The Entry Point (Event and Entry shall be read accordingly), applying for a membership of an organisation (Membership) or making a purchase of goods (Purchase) we ask for each person's name, date of birth, gender and for any other details required by the Event, Membership or Purchase.

Event requirements and terms and conditions

By registering for an event using The Entry Point you are confirming that you have read and agree to any Event requirements and /or terms and conditions in respect of the Event and which are contained on the Event's pages or referred to therein. If you have any questions regarding these requirements or terms and conditions, please contact the Event organiser.

Membership requirements and terms and conditions

By applying for Membership using The Entry Point you are confirming that you have read and agree to any membership requirements and/or terms and conditions in respect of the membership and which are contained on the relevant Organisation's pages or referred to therein. If you have any questions regarding these requirements or terms and conditions, please contact the Membership secretary of the relevant organisation.

Purchase requirements and terms and conditions

By Purchasing goods using The Entry Point you are confirming that you have read and agree to any purchase requirements and/or terms and conditions in respect of the purchase and which are contained on the relevant Organisation's pages or referred to therein. If you have any questions regarding these requirements or terms and conditions, please contact the relevant organisation.

Receiving Emails

When using The Entry Point for registrations and memberships you must provide a valid email address so we can send you confirmation of your registration and of any entries, memberships or purchase you make.

The email address supplied (and any email addresses given when registering other people) may be used by the Event, Membership or Event organisation to send out additional information, marketing or promotional material about the Events you enter, Membership you join or Purchases you make.

Liability as Agent

The Entry Point act as an agent for the Event / Membership / Event organisations for the purpose only of taking online Entries, Memberships and Purchases for them and selling related goods as the agent of such persons. The Entry Point shall not be liable for any injury or loss to the participant / applicant relating (directly or indirectly) to (i) the conduct, organisation, delivery or operation of the Event or (ii) Membership of the Membership organisation in any way whatsoever. The Entry Point does not give any warranty (express or implied) with regard to the conduct of any Event or relating to any Membership or Purchase

Event Cancellation or Change of Event Date

If for any reason an Event is cancelled or the date has to be changed, please review the specific Event details, rules and terms & conditions which have been documented by the Event organiser. If a refund is appropriate, the participant should contact the Event organiser.

The Entry Point is not liable to make any refunds in such situations and such liability rests with the Event organiser unless the event has chosen to use our Event Insurance.

Withdrawing your Event Entry

Once you have entered an event you have no statutory right to cancel and each Event has its own withdrawals or cancellation policy. If on withdrawal from an Event a refund is appropriate, the participant should contact the Event organiser of the relevant organisation directly.

Donations

For some Events / Memberships / Purchases you will be able to make a voluntary donation to an organisation, charity or other cause supported by the Event or Organisation. If you choose to make a donation The Entry Point will retain a portion of the amount of the relevant fees plus the amount donated (maximum of 4% subject to a minimum overall charge of 60p) to cover the credit / debit card handling fee and administration costs. The remainder of the donation will be passed onto the Event / Membership / Purchase organisation for them to distribute to the charity or other cause. The Entry Point takes no responsibility for overseeing the distribution of any donations made - this is solely the responsibility of the Event / Membership / Purchase organisation.

Once you have made a voluntary donation it will not be possible to come back to The Entry Point and lower or remove the donated amount as it may have already been passed onto the Event / Membership / Purchase organisation.

Data Protection

The personal data and entry / membership / purchase specific information you give can and will be used by both The Entry Point and the Event / Membership / Purchase organisations for the purpose of managing Events (including emergencies relating thereto), processing and publishing entries and results, maintaining Membership information and/or for fulfilling Purchases. The Entry Point will not pass this data to any other third party.

If you make a payment by credit / debit card, full card details are only held by Stripe not by The Entry Point.

Contact Details

For all Entry, Membership or Purchase related enquiries please contact the Event, Membership or Purchase organisation - their contact details are displayed on the Event / Membership / Purchase introduction page.

The Entry Point is a trading name of JMH Solutions Limited.

Changes to these terms

We may revise these terms of use at any time by amending this page. Please check this page from time to time to take notice of any changes we made, as they are binding on you.

Changes to our site

We may update our site from time to time, and may change the content at any time. However, please note that any of the content on our site may be out of date at any given time, and we are under no obligation to update it. We do not guarantee that our site, or any content on it, will be free from errors or omissions.

Accessing our site

We do not guarantee that our site, or any content on it, will always be available or be uninterrupted. Access to our site is permitted on a temporary basis. We may suspend, withdraw, discontinue or change all or any part of our site without notice. We will not be liable to you if for any reason our site is unavailable at any time or for any period.

You are responsible for making all arrangements necessary for you to have access to our site.

You are also responsible for ensuring that all persons who access our site through your internet connection are aware of these terms of use and other applicable terms and conditions, and that they comply with them.

Intellectual property rights

We are the owner or the licensee of all intellectual property rights in our site, and in the material published on it. Those works are protected by copyright laws and treaties around the world. All such rights are reserved.

You may print off one copy, and may download extracts, of any page(s) from our site for your personal use and you may draw the attention of others within your organisation to content posted on our site.

You must not modify the paper or digital copies of any materials you have printed off or downloaded in any way, and you must not use any illustrations, photographs, video or audio sequences or any graphics separately from any accompanying text.

Our status (and that of any identified contributors) as the authors of content on our site must always be acknowledged. You must not use any part of the content on our site for commercial purposes without obtaining a licence to do so from us or our licensors.

If you print off, copy or download any part of our site in breach of these terms of use, your right to use our site will cease immediately and you must, at our option, return or destroy any copies of the materials you have made.

No reliance on information

The content on our site is provided for general information only. It is not intended to amount to advice on which you should rely. You must obtain professional or specialist advice before taking, or refraining from, any action on the basis of the content on our site.

Although we make reasonable efforts to update the information on our site, we make no representations, warranties or guarantees, whether express or implied, that the content on our site is accurate, complete or up-to-date.

Limitation of our liability

Nothing in these terms of use excludes or limits our liability for death or personal injury arising from our negligence, or our fraud or fraudulent misrepresentation, or any other liability that cannot be excluded or limited by English law.

To the extent permitted by law, we exclude all conditions, warranties, representations or other terms which may apply to our site or any content on it, whether express or implied.

We will not be liable to any user for any loss or damage, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, even if foreseeable, arising under or in connection with:

- use of, or inability to use, our site; or
- use of or reliance on any content displayed on our site.

If you are a business user, please note that in particular, we will not be liable for:

- loss of profits, sales, business, or revenue;
- business interruption;
- loss of anticipated savings;
- loss of business opportunity, goodwill or reputation; or
- any indirect or consequential loss or damage.

We will not be liable for any loss or damage caused by a virus, distributed denial-of-service attack, or other technologically harmful material that may infect your computer equipment, computer programs, data or other proprietary material due to your use of our site or to your downloading of any content on it, or on any website linked to it. We assume no responsibility for the content of websites linked on our site. Such links should not be interpreted as endorsement by us of those linked websites. We will not be liable for any loss or damage that may arise from your use of them.

Different limitations and exclusions of liability will apply to liability arising as a result of the supply of any goods by use to you, which will be set out in the terms and conditions of Event organiser or Membership organisation, as the case may be.

Third party links and resources in our site

Where our site contains links to other sites and resources provided by third parties, these links are provided for your information only.

We have no control over the contents of those sites or resources.

Applicable law

If you are a consumer, please note that these terms of use, its subject matter and its formation, are governed by English law. You and we both agree to that the courts of England and Wales will have non-exclusive jurisdiction. However, if you are a resident of Northern Ireland you may also bring proceedings in Northern Ireland, and if you are resident of Scotland, you may also bring proceedings in Scotland.

If you are a business, these terms of use, its subject matter and its formation (and any non-contractual disputes or claims) are governed by English law. We both agree to the exclusive jurisdiction of the courts of England and Wales.

Trade marks

"The Entry Point" is a trade mark of JMH Solutions Limited.