

Golf Membership Application Form 2025

DE VERE

WOKEFIELD ESTATE
GOLF CLUB

Love golf? Join our club!

De Vere Wokefield Estate is home to Wokefield Estate Golf Club: a 6,996-yard, par 72 championship course that is designed to USGA standards and one of the leading golf clubs in Reading.

Seasoned professional or first-time golfer; this thoughtfully designed, Reading golf course features elevated tees, streams, lakes and bunkers to test your skill.

A team of qualified PGA professionals are on-site to help with any advice or tips when needed. As one of England's most popular golf courses in the South of the country, the club is ready to welcome you to membership life.

Member's Benefits

We have fantastic range of benefits for being a member as below:

- 20% off all food and beverages in the hotel bar and restaurant
- 10% off all golf apparel purchased from our Golf Shop
- Discounted rates on buggies and trollies
- Discounted rates on driving range tokens
- Discounted rates on all golf days booked directly with De Vere
- Competitive matches against other clubs

Competition Golf

- Gain an official WHS handicap through English Golf
- Weekend and midweek competitions
- Full fixture list of social events
- Summer & Winter knock-out match play competitions
- Weekly club roll ups



Improve your game with our Practice Facilities

- Excellent practice facilities for warm-up or lessons
- All-weather mats, short game area, bunkers and putting green
- 8 indoor bays and 6 outdoor bays
- Golf Performance Coaching available from our PGA Professionals
- Group, family and junior lessons also available
- Custom fittings with the leading brands: TaylorMade, Callaway and Titleist

Looking after our members

- We are passionate about good customer service
- Our friendly catering and bar staff will look after you
- Our hardworking team of greenkeepers maintain our course
- Regular updates on the Club Facebook Page (De Vere Wokefield Estate Golf Club) and regular email updates

If you would like any more information or have any questions regarding golf membership at De Vere Wokefield Estate, please ask a member of the Golf Team.

Membership Application Form

Title	<input type="text"/>	Telephone (home)	<input type="text"/>
First Name	<input type="text"/>	Telephone (work)	<input type="text"/>
Surname	<input type="text"/>	Mobile	<input type="text"/>
Occupation	<input type="text"/>	Email	<input type="text"/>
Postcode	<input type="text"/>	Tick to receive club communications	<input type="checkbox"/>
Home Address	<input type="text"/>		

Please tick the relevant category of membership you would like to join below:

Category	Price	Tick
5 day monthly (12 payments)	£77.25 per month	<input type="checkbox"/>
5 day annual (1 payment)	£927.00	<input type="checkbox"/>
7 day monthly (12 payments)	£98.42 per month	<input type="checkbox"/>
7 day annual (1 payment)	£1,181.00	<input type="checkbox"/>
5 day golf & leisure (12 payments)	£119.50 per month	<input type="checkbox"/>
5 day golf & leisure (1 payment)	£1,434.00	<input type="checkbox"/>
7 day golf & leisure (12 payments)	£140.67 per month	<input type="checkbox"/>
7 day golf & leisure (1 payment)	£1,688.00	<input type="checkbox"/>
Intermediate 18-30 years (12 payments)	£70.83 per month	<input type="checkbox"/>
Intermediate: 18-30 years (1 payment)	£850.00	<input type="checkbox"/>
Junior: under 18 years (Annual only)	£206.00	<input type="checkbox"/>

Our Junior Membership does not include an affiliation and levy fee. This is an additional £30.00.

Our membership year runs from 1st April for 12 months.
Every member is required to pay a levy of £30.00, which includes the affiliation fee paid to England Golf and BB&O Golf Unions.
This payment is included in the membership rates for 2025/26.

- If an error is made in the payment of your Direct Debit, by De Vere Wokefield Estate Limited or your bank or building society, you are entitled to a full and immediate refund of the amount paid from your bank or building society.
 - If you receive a refund you are not entitled to, you must pay it back when De Vere Wokefield Estate Limited asks you to.
- You can cancel a Direct Debit at any time by simply contacting your bank or building society. Written confirmation may be required. Please also notify us.

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Welcome to Wokefield Estate Golf Club. As you have joined you will have an Intelligent Golf account. Intelligent Golf (IG) is the system used to administer competitions and send out information regarding club events, announcements and other related news.

It also links to the England Golf World Handicap System (WHS) where official handicaps are now maintained. Since the World Handicap System came into effect, one can only have an official handicap through the England Golf system and as an official handicap is needed to enter competitions it is advantageous to have one. England Golf stipulates that an England Golf account must have a date of birth and an email address and without those two pieces of information, it is not possible to have an official handicap with England Golf.

In order to set up your account on IG and also England Golf, if you do not have one, the following information is needed.
PLEASE PRINT.

Title	<input type="text"/>	First Name	<input type="text"/>	Middle Name	<input type="text"/>	Surname	<input type="text"/>
Membership:	7 Day:	<input type="text"/>	5 Day:	<input type="text"/>	Points:	<input type="text"/>	
Email Address	<input type="text"/>						
Date of Birth	<input type="text"/>			Telephone Number	<input type="text"/>		
Existing CDH number if held	<input type="text"/>						
Previous club	<input type="text"/>						
If also remaining as a member of another Club, please give the club name	<input type="text"/>						
If applicable, which will be your home club?	<input type="text"/>						
Existing handicap index if applicable	<input type="text"/>						

De Vere Wokefield Estate Golf Club email policy:

The UK-GDPR (General Data Protection Regulation) is a regulation in UK law on data protection and privacy for all individuals within the United Kingdom. To comply with the regulation, the golf club is requesting consent regarding the receipt of emails on club related matters such as news, announcements, promotions and social events. By granting your consent you will receive emails from time to time on these topics. If you do not give your consent then you will be unsubscribed from receiving such emails. Email preferences can be amended by yourselves when you have access to IG.

IG email consent: Yes: ☐ No: ☐

IG links to England Golf's World Handicap System and your consent is required for your date of birth and email address to be entered into the WHS system. If consent is not given here then it will be necessary for the member to ensure that they have an England Golf account and that they have entered their date of birth and email address in that account which matches the information in IG and informed the handicap chairman that they have done so; then the accounts can be linked and a handicap index held.

I already have an England Golf Account Yes: ☐ No: ☐ If NO please complete the line below _____

Data consent Yes: ☐ No: ☐ _____

Signed _____ Date _____

Internal use:

IG No.	IG PIN	WHS	Competition Restriction:	From:	To:
Notes:					

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Golf Membership Terms & Conditions

1. The golf course

1.1 The golf course membership scheme (hereinafter referred to as membership) is applicable to the agreed De Vere sites.

2. The Company

2.1 The company (De Vere Ltd) shall through its duly authorised representative manage and operate the golf course(s) and deal with all matters in relation to it.

2.2 Company VAT registration number: 745856491. Registered office: Principal Hayley Limited, The Inspire, Hornbeam Park, Harrogate, HG2 8PA. VAT Reg No: 6137931.

3. Acceptance of membership

3.1 The decision to accept the position of potential member shall be at the sole discretion of the company. The company reserves the right to verify, or require proof of all information given in order to obtain membership and any fraudulent or wrongful information given in order to obtain such membership could result in cancellation of all membership rights and lead to the repayment of all monies due to the company. If the membership application is accepted by the company, membership of the golf course(s) by the applicant shall commence upon receipt of the appropriate fee. A membership card shall be issued by the company. The card remains the property of the company and entitles the holder to all rights and privileges exercisable by the category of the holder.

3.2 The acceptance by the company of an application for membership of the golf course(s) shall constitute a legally binding agreement between the member and the company. The member hereby agrees also to be bound by the rules, bylaws and regulations of the golf course(s) which are in force at the time.

3.3 Annual advanced members have a 10 day money back guarantee. If you cancel within this period the company shall refund in full the appropriate fee. In no other circumstances will fees be refunded by the company.

3.4 Membership cards are issued to all current members and must be shown at golf course(s) reception to gain entry every time a visit is made to the golf course(s). Membership cards may only be used by the registered member and any fraudulent use of the membership card by the member will result in cancellation of that membership with no refund being made by the company. Lost or damaged membership cards

are subject to a replacement charge being made.

3.5 Membership fees shall not be refunded by the company where the member chooses not to attend the golf course(s).

3.6 Completion of your details implies acceptance of the provisions contained within the data protection act.

4. Limitation of liability

4.1 The member acknowledges that the company's obligations and liabilities in respect of the golf course(s) are exhaustively defined in this agreement.

4.2 The member is responsible for the consequences of any use of any of the facilities of the golf course(s). The company will not be liable for any indirect or consequential loss, damage, costs, expenses, theft or damage to property, whether arising under contract, tort (including negligence) or otherwise.

4.3 The company accepts liability to the extent that it results from the negligence of the company and its employees for the death of personal injury without limit.

5. Physical Health of Member

5.1 The member warrants and also represents that they are in good health and are not knowingly incapable of engaging in either active or passive De Vere conditions of membership exercise. The member further warrants that such exercise would not be detrimental to their health, safety, comfort, well-being or physical condition.

6. Assignment

6.1 The company may assign the benefit of these terms and conditions of membership to a third party on similar terms and conditions without notice being served upon the member to that effect

7. Membership

7.1 All categories of membership shall be subject to these terms and conditions of membership and to the rules, bylaws and regulations of the golf course(s) which are in force at the time.

8. Initial fee & monthly membership charges

8.1 All memberships will run from the date purchased for 12 months or pro-rata date to fall in line with the membership renewal month. All members shall pay all membership fees irrespective of actual usage of the golf course(s) facilities. Payments can be made by a single advance payment or direct debit payments.

8.2 For direct debit payments – members joining before the 15th day of the month will be charged an initial payment equalling the balance of that month plus the next month on full. Members joining after the 15th day of the month will be charged an initial payment equalling two full months. Direct debit payments will then commence on the 15th working day of each subsequent month. If the company is unable to collect the direct debit fee on the due date, the member should immediately pay for that month, or the member accepts that the company will automatically resubmit the request for payment on the first working day of the following month (effectively a double payment). Should we be unable to collect the double payment you will be liable for the remaining months contracted, for which you will be invoiced.

8.3 The company reserves the right to increase membership fees annually on 1st April each year/or main renewal month. The member will be given a minimum of two weeks written notice of the prices which will apply for the next 12 month period.

8.4 A membership can be suspended due to a certified medical reason and is at the discretion of the company. Suspension is made for a minimum of 1 month and a maximum of 3 months. All suspensions must be full calendar months.

8.5 All suspension requests must be made on a suspension request form in person at a De Vere golf course before the suspension starts. Acceptance is at the discretion of the golf course management. An administration fee will be payable in advance at the golf course.

8.6 Other payment terms may be available from time to time at the sole discretion of the company.

9. Expulsion of members or termination of membership by the company

9.1 The company may expel members or may terminate the membership of any member for the following reasons: 9.12 Without notice and with immediate effect if the members conduct, whether or not such conduct is the subject of complaint by another member or group of members, is such that in the reasonable opinion of the company, it maybe injurious to the character, name or interests of the golf course(s) or is such that it renders the member unfit to associate with members of the golf course(s)

9.13 Forthwith and without entice if the members have committed any breach of these terms and conditions the rules, bylaws and regulations of the golf course(s) as in force

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9.14 By notice in writing if any part of the annual or monthly membership charge which is due and payable remain unpaid 5 days after the due date for payment.

9.15 Lapses in membership payment may incur a fee

9.16 A member, whose membership is terminated by the company, shall forfeit all the privileges of membership with immediate effect without an entitlement to any claim for any refund of their annual fee or termination of their membership card.

10. Golf Course facilities

10.1 Certain categories of membership do not include all of the golf course(s) services and facilities. Services and facilities not included may be provided at an additional charge at the company's discretion.

10.2 Members are entitled to advance booking rights, please refer to the De Vere golf members benefits leaflet. De Vere reserves the right to make mid-term changes to advance booking rights. Members will be given 14 days notice of such changes.

10.3 The company reserves the right to make reasonable alterations to the type of facilities provided without notice and the company shall not be liable for any inconvenience caused by building works and for the provision of essential maintenance and improvements.

11. Hours opening

11.1 The golf courses normal operation and the hours in which any facilities within the golf course(s) are available to members are available from the company on request. Such hours maybe lengthened or shortened at the absolute discretion of the company with or without prior notice being given to members. The company shall endeavour to give members reasonable notice of such change to hours.

11.2 On occasions when necessary maintenance is required, the golf course(s) may be closed, for which members will be given at least 14 days notice prior where possible for any such closure.

12. Governing law and jurisdiction of the courts

12.1 This agreement shall be governed by and construed with English law and the parties agree to submit any disputes to the exclusive jurisdiction of the English courts privacy and data protection policy. De Vere stores personal data carefully. If you have any questions about your personal data held by us, or wish to cease processing your personal data for direct marketing purposes, please contact a customer services manager. We use personal data about our members, prospective members and former members for the purposes of administering membership (including collecting membership fees and other sums due to vetting people for memberships), access control, providing services to members and former members and internal administration such as training, detection and prevention of crime (for which we do have CCTV monitoring in certain places). Where the information is sensitive (for example health and medical details) we take extra care of this information and will not pass it on to any parties except businesses within De Vere and successor business of ours. Other information, we may pass to contracting parties of ours, other relevant business and successor business.