

1. Who Are We?

The Event is organised by In 2 Touch. The registered office is 550 Kingston Road, Raynes Park, Surrey, United Kingdom, SW20 8DR.

Customer Services Team Email: info@london10s.com. We will endeavour to respond to general email messages within 5 working days. If you have a specific email query, we will endeavour to respond as soon as practical.

2. Conditions of Entry

You certify that you and your team are 18 years of age or older and have read these Conditions and accept the terms and conditions it contains.

You agree and acknowledge that you are aware that competitive rugby involves the real risk of serious injury or even death from various causes including exertion, strenuous activity, dehydration, collisions or incidents involving other competitors, spectators, aspects of the course or bad weather conditions and other causes. You understand you should not enter or participate in the Event unless you have trained appropriately and had any health concerns checked by a medical practitioner.

You acknowledge that participation in the Event will be physically demanding and you are aware of the nature of the Event and the associated medical and physical risks involved. You accept you are physically capable of competing in the Event and agree that (subject to the Limitation of Liability paragraph below) In 2 Touch, its officers, employees, agents, affiliates, sponsors or medical advisers are not responsible for any injury or illness that you may suffer as a result of your participation in the Event.

You will inform us on your registration form of any illness from which you might suffer that might affect your performance or be relevant if medical treatment is needed. You agree to abide by all race rules and directions we issue with respect to the Event.

You acknowledge that by reason of circumstance beyond our control, it may become necessary to change the format of the event, and if that occurs, you consent to the changes and you agree that each and every one of the conditions set out herein shall apply to the changed event.

You give permission to our Event staff to make decisions concerning medical care and treatment, and where necessary to authorise such care and treatment in emergency situations. You understand that our Event staff will make every reasonable effort, in the circumstances, to reach your emergency contact (if you have supplied one to us prior to the Event) regarding your medical status in the event an emergency arises. In the event that your contact cannot be reached in an emergency, you hereby give your permission to the licensed physician, dentist, athletic therapist, nurse or other medical professional whose services might be required to provide medical care and treatment.

By agreeing to these Conditions and entering the Event, you indicate that you have the understanding and capacity to communicate health care directives for yourself and that you are fully informed and understand the full import of this grant of powers to our Event staff.

You further acknowledge and understand that compulsory insurance affected for the Event may not cover you for any or all injury, loss or damage sustained by you. You are strongly advised to obtain personal accident and personal items coverage, adequate for the Event.

3. Bookings and Payment

You must complete the Entry Form online and submit it along with the payment details requested on our website.

You will not be eligible to compete in the Event until full payment of the Fee has been received. No payment shall be deemed to have been received until we have received cleared funds.

4. Rules and Regulations

You agree to abide by the Event Guide document and all Rugby Rocks/London 10s Playing rules. You shall not be entitled to a refund of the Fees if you are disqualified from the Event as a result of infringing these Conditions, including rules and regulations. Such event rules may be initiated by us at our discretion to ensure the safe and proper running of the Event. These rules and regulations may be obtained from www.london10s.com

You must register your team in time for your first games. Registrations open at 8:30am.

5. Withdrawal, Cancellations or Alterations

If you withdraw from the Event on or after the 1st April you will receive no refund. You will receive a 75% refund if your team withdraw before 1st February 2011. A 50% refund is available if your team withdraw before 1st April 2011.

Places are sold on a non-changeable, non-transferable basis. Changes to category/division are at the Event Organisers discretion and team places cannot be transferred. Subject to the foregoing language in this sentence, we may change the date of the Event.

In the event we change the date of the Event, and you are unable to attend on the revised date, you will have 14 days to inform us in writing from when the change in date is announced to receive a refund of your Fee.

You must communicate notice of your withdrawal from the Event to us through the online entry process/via email. Withdrawals cannot be accepted over the phone.

We reserve the right to withdraw the offer of a place to you in the Event for any reason and at any time and in such circumstances, we will provide you with a full refund of the Fee.

Should places be oversubscribed, we reserve the right to offer a place in an alternative category/division.

We reserve the right to amend the Event format depending on team entries or cancel the Event. We will only exercise these rights due to circumstances beyond our control and in the event of the Event being cancelled we shall provide you with a full refund of the Fee.

Should we be required to change the date of the event, you will have 14 days to notify of us your withdrawal from the event and receive a refund but thereafter will be held to the above terms.

6. Limitation of Liability

Nothing in these terms and conditions removes or limits our liability for fraud, for death or personal injury caused by our negligence or for any liability which cannot be limited or excluded by the law.

Otherwise, we will not be liable to you for: (i) any loss or damage of personal equipment belonging to you; or (ii) any indirect or consequential losses (in any case whether or not such losses were within the contemplation of the parties at the date you submitted the Entry Form) suffered or incurred by you arising out of taking part in the Event or any other matter arising under these Conditions.

Limitation of Liability. Except as otherwise provided by any applicable laws, our maximum liability to you for any claim in contract, tort, or in any other cause of action arising in connection with the Event shall not exceed the Fee paid.

7. Publicity and Results

You: (i) irrevocably consent to your appearance in the Event being filmed, recorded, incorporated and exploited in whole or in part in any television programme, film, video or broadcast of whatever nature by all means and in all media and formats now or invented after the date of these Conditions; and (ii) irrevocably consent to the use and reproduction of your name, likeness, appearance and photographs, films and recordings by all means and in all media for the purpose of advertising, publicity and otherwise in relation to the exploitation of the Event and/or the promotion of the Event and the commercial rights relating to the Event provided that such use does not imply direct endorsement by you of any official sponsor or supplier of the Event. You further hereby waive any moral rights you may have in respect of the same.

We reserve the right to vary these Conditions by giving notice to you in writing in any official Event material or correspondence prior to the Event.

All decisions and rulings by us, our employees and our agents shall be binding and final.

8. General

These Conditions (and the documents referred to in them) constitute the entire agreement and understanding of the parties and supersede any previous agreement between the parties relating to the Event. You acknowledge and agree that by submitting the Team Entry Form (and the documents referred to in it) you shall not rely on, and shall have no remedy in respect of, any statement, representation, warranty, understanding, promise or assurance (whether negligently or innocently made) of any person (whether party to this Agreement or not) other than as expressly set out in these Conditions.

If any provision of these Conditions shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from these Conditions, shall be enforced to the fullest extent allowed by law as to effect the intention of the parties, and shall not affect the validity and enforceability of any remaining provisions.

No waiver by either party of a breach or a default here under shall be effective unless in writing and signed by both parties and any such waiver shall not be deemed to be a waiver of any subsequent breach or default of the same or similar nature.

No amendment of these Conditions shall be valid or binding unless made by prior written agreement between the parties hereto and signed by their duly authorised representatives.

9. The legal position of these terms and conditions

These terms and conditions form a legally binding agreement between you and us.

These terms and conditions shall be governed by English law unless you live in Scotland in which case Scottish law shall govern, and are subject to the exclusive jurisdiction of the courts of England, Wales, Scotland and Northern Ireland.

These terms and conditions were last updated on 24 November 2010.