

THE NOTTINGHAMSHIRE LAWN TENNIS ASSOCIATION CLG LTD

ARTICLES OF ASSOCIATION and combined Memorandum of Association

Dated 24th September 2019

1 Name: The Association is called The Nottinghamshire Lawn Tennis Association CLG Limited (hereinafter referred to as “The Association” or “Notts LTA”) and is a ‘Member of the LTA’

2 Definitions:

2.1 “Associate” means an entity which is registered as an associate by The Association pursuant to the LTA Rules

“Board” means the duly AGM elected officers & Directors (as applicable) of Nottinghamshire Lawn Tennis Association CLG Ltd

“Chair” means the elected person from time to time to be the Chairman of The Association in accordance with Rule 5

“Club” means registered tennis club as defined by the LTA’s Rules as amended from time to time

“County” means the County of Nottinghamshire and the Unitary Authority of Nottingham City

“County Secretary” means the elected person appointed to be the honorary secretary of The Association in accordance with Rule 5 and to whom all official notices to The Association should be sent

“Game” means the game of lawn tennis

“LTA” means the Lawn Tennis Association Limited Company No. 7459469 (the governing body of tennis within Great Britain, the Channel Islands and the Isle of Man) of 100 Priory Lane, Roehampton, London SW15 5JQ and its subsidiaries or such successor entity or entities as become(s) the governing body of the game of tennis within Great Britain, the Channel islands and the Isle of Man from time to time

“LTA Disciplinary Code” means the disciplinary code of the LTA in force from time to time

“LTA Rules” means the rules of the LTA as in force from time to time

“Main Board” means those elected officers appointed to be the Board of The Association under Rule 5

“Members” means those individuals as duly elected representatives of their Clubs (and as such may change from time to time as determined by the Club) as defined under Rule 4.1 and whose liability is limited to £1 and listed under Appendix 1

“Place to Play” means a registered tennis venue including a Club (such as a public park, school, etc)

“President” means the elected person appointed from time to time to be the President of The Association in accordance with Rule 5

“Subscribers” means those defined as “Members” above

“Accounts Chair” means the elected person appointed from time to time to be the Finance Officer of The Association in accordance with Rule 5

2.2 Words denoting the singular number include the plural number and vice versa; words denoting the masculine gender include the feminine gender; and words denoting persons include bodies corporate (however incorporated) and unincorporated, including unincorporated associations of persons and partnerships

3 Objects:

3.1 The objects of The Association are:

- (a) to act jointly with the LTA as the governing body for the Game within the County and to promote, improve, develop and support the interests of the Game;
- (b) to take and retain a membership interest with the LTA and to comply with and uphold throughout the County the LTA Rules and the LTA Disciplinary Code and the rules and regulations of any body to which the LTA is affiliated or registered
- (c) subject to the LTA Rules and the LTA Disciplinary Code, to make, amend and revoke rules and regulations for the control and governance of the Game in the County and for the disciplining of players, officials, coaches and others involved within the Game and to comply and uphold these Rules;
- (d) to accept all duties and powers delegated to it by the Council of the LTA and to appoint a representative for the County to the Council of the LTA for a term of 9 years who shall express his own views and those of the County at meetings of the LTA in accordance with any rules, regulations or bye-laws of The Association;
- (e) subject to the LTA Rules and Disciplinary Code and the LTA’s wider jurisdiction, to decide doubtful and disputed matters arising in connection with tennis in the County or otherwise delegated to it by the LTA and to provide regulations, bye-laws or otherwise, for deciding and settling all differences. Such differences may be those that arise in the County between Members [associations, clubs, Places to Play, competitions, players or any persons who are members of or who are employed or engaged by any such association, competition or club, or any other person] in reference to due compliance with the laws of the Game (as from time to time prescribed by the LTA) or the regulations or bye-laws of the LTA, or in reference to contracts, or to any other matter of dispute or difference arising between such , or persons, or any of them, and whether the association is concerned in such dispute or difference or not, and to make such provisions for enforcing any award or decision as shall be thought proper;
- (f) to acquire, establish, own, operate and turn to account in any way, court facilities within the County together with buildings and easements, fixtures and fittings and accessories as shall be thought advisable;
- (g) to arrange, purchase and distribute tickets allocated to the County for the All England Tennis Championships at Wimbledon. Such purchase and distribution shall be under the guidelines as issued from time to time by the LTA and the ticket terms and conditions issued by the All England Lawn Tennis and Croquet Club (and its successors in title) and under the local guidelines as determined by the Board;

- (h) to promote, arrange and regulate inter-county matches, county championships, tournaments, inter-club and county competition and junior activities including training and to select teams for those matches and to do or provide for all or any such matters and things as may be considered necessary for or ancillary to such promotion, arrangement and regulation, including for the comfort, conduct, conveyance, convenience or benefit of players and of the public, and of any other persons concerned or engaged in such matches;
- (i) to promote the teaching of the Game and the development of tennis in the County and to promote, encourage and support coach education, the function of referees and umpires and the training of coaches, teachers, referees and umpires;
- (j) to advance and safeguard the interests of the players of the Game at all levels in the County and to assist in furthering the tennis career of any person or persons of any age ordinarily resident in the County;
- (k) to do all such other things as the Board thinks fit to further the interests of The Association or to be incidental or conducive to the attainment of all or any of the objects stated in this Rule 3.

3.2 Borrowing: The Board may borrow and raise money in any manner on behalf of The Association for the purposes of The Association from time to time at its own discretion but requiring the sanction of the annual general meeting or extraordinary general meeting for any sum exceeding one hundred thousand pounds (£100,000) and to secure the repayment of any money borrowed, raised or owing by mortgage, charge, standard security, lien or other security upon the whole or any part of The Association's property or assets (whether present or future), and also by a similar mortgage, charge, standard security, lien or security to secure and guarantee the performance by The Association of any obligation or liability it may undertake or which may become binding on it.

4 Constitution/Membership:

4.1 The Association shall consist of and be governed by those individuals and organisations (whose ground, headquarters or residence is situated within the County and who are not registered with any other county) who shall be Members of The Association as set out below:

- (a) registered Clubs or Places to Play, as defined by the rules of the LTA as amended from time to time. Provided, in each case, that the Club or Place to Play has a written constitution or set of rules governing its operation approved by the Board
- (b) the President
- (c) the Board

4.2 For the purposes of voting at annual general and extraordinary meetings, all the above shall carry one vote if in attendance (proxy votes are not permitted) except that each registered Club or Place to Play shall nominate one person to represent such Club. A Club or Place to Play shall have one vote for the purposes of voting, abstentions shall not be deemed to be a vote.

4.3 Any Member may withdraw from The Association on giving one year's notice in writing to The Association. Membership is not transferable and shall cease immediately on death or dissolution or on the failure of the individual or organisation to comply or continue to comply with any condition of membership set out in these Rules.

4.4 The Board shall have the power to expel an individual or organisation from membership of The Association when, in its opinion, it would not be in the interests of The Association for the membership to continue subject to:

- (a) a Member shall not be expelled unless 14 days' written notice, including electronic transmission, containing details of the complaint has been served to attend a meeting of the Board and

(b) a Member shall not be expelled unless at least two-thirds of the Board then present and voting so decide.

(c) the Member shall be given the opportunity to appear before the Board to answer complaints made against the Member

4.5 If a dispute arises as to whether an entity qualifies to be a Member of The Association, the Board shall refer the matter to the President of the LTA whose decision on the matter shall be final.

5 The Board:

5.1 The Association shall be governed by a Board consisting of not less than 5 subject to a maximum of 12 individuals comprising:

- (a) The President
- (b) The Chair of the Board
- (c) The County Safeguarding Officer
- (d) The County Secretary
- (e) The Accounts Chair
- (f) The League Chair
- (g) The Seniors Competition Chair
- (h) The Facilities and Insurance Chair
- (i) The Sponsorship Chair
- (j) Two registered Club or Place to Play members
- (k) The County Representative on the LTA Council

5.2 The Board shall offer itself up for re-election at the annual general meeting save for the President and the County Representative on the LTA Council who shall remain Board members for a maximum of 9 years and subject to termination of office by resignation, removal or otherwise, the members remain in office until they or their successors are re-elected (as the case may be) at the next annual general meeting.

5.3 No person may serve on the Board unless they are a member of either a Club or Place to Play within the County or of the British Tennis Membership scheme or of any such similar scheme operated by the LTA. This Rule shall not apply to the President or the County Representative on the LTA Council.

5.4 The County Secretary shall send to the Members each year a nomination form for the election of those Board members seeking re-election. All nominations must be submitted on the form prescribed by the Board and must be submitted to the County Secretary by such date as the Board shall prescribe each year and must be signed by the proposer and by a seconder.

5.5 If there is only one candidate nominated to fill any particular vacancy, that candidate shall be declared elected unopposed. If there is more than one candidate for any particular vacancy there shall be an election at the annual general meeting for that position.

5.6 Election shall be by simple majority of those present. In the event of a tie the President shall have the casting vote.

5.7 The Board may co-opt a person to fill any vacancy on the Board until the next annual general meeting when that person shall retire but shall be eligible for re-election.

5.8 A member of the Board shall be deemed to have vacated office if

- (a) declared bankrupt
- (b) suffering mental disorder and incapacity
- (c) resigns in the prescribed manner
- (d) fails to attend any of the Board meetings in the year
- (e) he is suspended from holding office or taking part in any tennis related activity by the LTA or by The Association
- (f) he reaches the age of 75, excepting the role of President
- (g) he is requested to resign by two thirds of the other members of the Board
- (h) he fails to comply with Rule 5.3

5.9 Powers of the Board:

The Board shall have the power, subject to the right of any person or Club to appeal to the LTA excluding sub-sections (c), (g), (h), (i) below, to:

- (a) prohibit any act or practice by a Member, Club or Place to Play, committee or player which in its opinion is detrimental to the interests of the Game; and to deal with any said party disregarding such prohibition in such manner as it may see fit
- (b) inflict penalties on a Member, Club or Place to Play, committee or player for any infringement of the laws of the Game or the Rules and regulations of The Association
- (c) delegate all or any of its powers to its duly appointed committees
- (d) make and alter from time to time the regulations governing County competitions
- (e) decide all questions and disputes between registered organisations which may be sent to them for decision, reserving to themselves the right to refer any matter to the Council of the LTA
- (f) decide the qualification of organisations desirous of being registered to The Association
- (g) appoint and determine the terms and conditions of service of employees of The Association
- (h) enter into contracts or undertake guarantees for the purposes and objects of The Association on behalf of all the Members
- (i) determine all matters generally relating to the management of The Association
- (j) determine the distribution and allocation of Wimbledon tickets subject to the guidelines of the LTA and the All England Lawn Tennis and Croquet Club (and its successors in title)
- (k) require its County Representative, serving on the Council of the LTA, as a condition of election, to agree to be bound in writing by and subject to these rules, the LTA Rules and the LTA disciplinary Code, such agreement to contain an express acknowledgement that the Contracts(Rights of Third Parties) Act 1999 applies and that the LTA and The Association can enforce any breach at its option and in its sole discretion
- (l) award County Colours to those players who have represented The Association in inter-county competition. Furthermore, the criteria and entitlement to such an award shall be determined by the Board
- (m) require all unlicensed and unregistered coaches and, so far as reasonably practicable, players and other persons using the facilities of the Association or an associate, as a condition of such use, to agree to be bound by and subject to these rules, the LTA Rules and the LTA Disciplinary Code, such agreement to contain an express acknowledgement that the Contracts (Rights of Third Parties) Act 1999 applies and that the LTA and the Association can enforce any breach at its option and in its sole discretion.

5.10 The Association agrees that each member of the Board will be required, as a condition of election or appointment, to agree to be bound in writing by and subject to these rules, the LTA Rules and the LTA Disciplinary Code, such agreement to contain express acknowledgment that the Contracts (Rights of Third Parties) Act 1999 applies and that the LTA and The Association can enforce and breach at its option and in its sole discretion

5.11 The Association further agrees to be bound by and subject to the LTA Articles of Association and any amendments made thereto by formal approval at a General Meeting of the LTA.

5.12 Indemnity – the members of the Board shall be entitled to an indemnity out of the assets of The Association for all expenses and other liabilities properly incurred by them in the management of the affairs of The Association

6 Annual General Meeting:

- (a) the annual general meeting of The Association shall be held at such place and time as the Board may determine, for the purpose of:
 - (i) electing the President

- (ii) electing the Board of The Association as defined in Rule 5 excepting those referred to in Rule 5.2
- (iii) presenting the accounts, duly examined
- (iv) electing the Honorary Auditors, if applicable, or The Association's nominated independent examiner
- (v) receiving the Chair's annual review
- (vi) transacting other special or general business of The Association
- (vii) approving the minutes of the previous meeting subject to any corrections and discussion of any matters arising
- (viii) approving the total registration fee for the ensuing year, a recommendation of the fee may be proposed by the Board and sent out prior to the meeting
- (ix) deciding resolutions or motions in accordance with (d) or (e) below
- (b) a notice convening the meeting and stating the business to be transacted and the nominations received for the Board posts shall be communicated, in accordance with Rule 14, to each Member and those mentioned in Rules 4.1 and 15 at least 14 days prior to the date of the meeting
- (c) the meeting shall be chaired by the President, or in his absence, the Chair of the Board pending his re-election or not and thereafter by the elected Chair
- (d) any formal resolution or motion may be brought to the meeting for discussion providing notice of such resolution or motion has been received by the County Secretary 28 days prior to the meeting. Such resolution or motion shall be voted upon by a two thirds majority.
- (e) ten persons entitled to vote at the meeting shall form a quorum
- (f) there shall be no right for a member to vote by proxy
- (g) minutes of the meeting shall be taken by the County Secretary or their deputy and a record of those in attendance and the organisation they represent shall be kept.

7 Extraordinary General Meeting:

An Extraordinary General Meeting of The Association may be requested by a simple majority of the Board or by any three Members, provided that:

- (a) Such request shall state clearly and precisely the object for which the meeting is desired
- (b) Such request shall be sent in writing to the County Secretary
- (c) The County Secretary shall convene an Extraordinary General Meeting within four weeks of the receipt of such a request and a written notice convening the meeting and stating the business to be transacted shall be sent or electronically communicated, in accordance with Rule 14, to each Member and those mentioned in Rules 4.1 and 15 at least 14 days prior to the date of the meeting
- (d) No other business shall be transacted at such a meeting
- (e) Voting rights and quorum shall be as per Rule 6 and be decided by a two thirds majority
- (f) There shall be no right for a Member to vote by proxy
- (g) The meeting shall be chaired by the Chair of the Board of The Association, who shall carry the casting vote; in the absence of the Chair then the meeting shall elect a chair for the purpose of the meeting by a simple majority
- (h) The proposer's presentation shall be restricted to ten minutes and other speakers to two minutes
- (i) Minutes of the meeting shall be taken by the County Secretary or their deputy and a record of those in attendance and the organisation they represent shall be kept.

8 Board Meetings:

- (a) Management Committee meetings shall be held as often as the Board thinks fit provided there shall not be less than four meetings each year.
- (b) The quorum shall be six. A record of those in attendance shall be maintained.

- (c) Emergency meetings may be called in the interests of the Association
- (d) The meeting shall be chaired by the Chair of the Board, failing whom, by the Vice Chair of the Board
- (e) or failing whom by a chair for the meeting elected by those present by a simple majority
- (f) Decisions shall be determined by simple majority with the chair of the meeting having a casting vote in the event of a tie
- (g) The Board may from time to time appoint from among its numbers such sub-committees as it considers necessary and may delegate to them such powers and duties as the Board may think fit. All sub-committees shall present reports to the Board meetings
- (h) Minutes shall be taken and recorded in the Minute Book by the County Secretary, or their deputy, and duly signed as a true record by the Chair of the Board. Any deputy, or Minutes Secretary shall have no voting rights at the meeting.
- (i) The Board may request the attendance of a specialist adviser to present a report, such report may have been instigated at the expense of The Association. Such advisers shall have no voting rights at the meeting.

9 **Committees:**

9.1 As soon as practicable after the Annual General Meeting, the Board shall make arrangements for the appointment of committees to manage and control:

- (a) League Competitions
 - i. The League Committee shall comprise a Chair (appointed by the Board at its AGM), the various secretaries of the Leagues comprised of Registered Clubs & Places to Play and a limited number of ordinary Club members in accordance with the League Rules
 - ii. The League Committee shall set its own rules subject to the approval of the Board
 - iii. Each individual member of the League Committee will be required, as a condition of election or appointment, to agree to be bound in writing by and subject to these rules, the LTA Rules and the LTA Disciplinary Code, such agreement to contain express acknowledgment that the Contracts (Rights of Third Parties) Act 1999 applies and that the LTA and the Association can enforce any breach at its option and in its sole discretion
- (b) County Training
- (c) Communications
- (d) Competitions and Tournaments
- (e) Sponsorship
- (f) Finance
- (g) Awards
- (h) Corporate Governance
- (i) Safeguarding

9.2 The titles and terms of reference of the committees may change from time to time as determined by the Board.

10 **Registration and Subscription:**

- (a) all applications by a Club or other Place to Play (as defined by the LTA Rules) for registration to The Association shall be submitted to the County Secretary, or their duly appointed secretary.
- (b) the acceptance of such application shall be at the discretion of the Board and further:
 - (i) the total annual subscription for each type of Member, referred to in Rule 4.1 (a), shall be determined from time to time by the Management Committee and shall be effective for that year. Such annual subscription may exceed the minimum annual registration described below

- (ii) the minimum annual registration for each Member, referred to in rule 4.1(a), shall be calculated by multiplying the number of courts of each surface to which that Member has 'regular access' for at least 15 hours per week and for at least 40 weeks per year (whether through a lease, user agreement and/or any such other arrangement) by the applicable 'court fee'. Court fees shall be determined by the LTA.
- (iii) those Members, referred to in rule 4.1 (a), not having 'regular access' will pay a fixed minimum annual registration determined annually by the LTA
- (iv) unless the LTA determines otherwise on a case by case basis, the annual registration fee of Members, referred to in rule 4.1 (a), in respect of each year to 30th September shall be payable between October 1st and the following February 28th
- (v) the annual minimum registration fee of Members, referred to in rule 4.1 (a), shall be paid direct to the LTA as agent of The Association
- (vi) the annual registration of Members, referred to in rule 4.1(a), shall include any taxation which may be payable thereon and the amount, if any, payable in respect of benefits or services proved by the LTA
- (vii) any Member, referred to in rule 4.1 (a), whose first registration remains unpaid for one calendar month after the receipt of notice of membership, or whose annual registration in any subsequent year remains unpaid by February 28th, shall, if the LTA so resolves, cease to be eligible for grants and other benefits offered to Members by the LTA
- (viii) any Member whose registration fee is not paid by May 1st shall be deemed to have resigned as a Member of The Association.
- (c) if an application is received and approved after 1st May in any year, then the appropriate fee shall be apportioned and shall cover the period from that date to the end of that year
- (d) a Member wishing to withdraw from The Association shall give written notice, in accordance with Rule 4.2, to the County Secretary on or before the date fixed for the annual general meeting of The Association
- (e) a registered organisation agrees, as a Member of The Association and by association with the LTA:
 - (i) to be bound by and comply with the Rules of The Association
 - (ii) to be bound by and subject to the LTA Rules and the LTA Disciplinary Code
 - (iii) to ensure that its underlying members, any unlicensed and unregistered coaches and, so far as reasonably practicable, players using facilities (the Members 'connected parties') are bound by and subject to the LTA Rules and the LTA Disciplinary Code by obtaining the formal agreement of the Members connected parties, as a condition of membership, association, registration, election or as otherwise appropriate, to be bound by and subject to the LTA Rules and the LTA Disciplinary Code, such agreement to contain an express acknowledgement that the Contracts (Rights of Third Parties) Act 1999 applies and the at LTA can enforce any breach at its option and in its sole discretion
- (f) this Rule confers a benefit on the LTA and is intended to be enforceable by the LTA by virtue of the Contracts (Rights of Third Parties) Act 1999. For the avoidance of doubt, it is not intended that any terms of these Rules should be enforceable by any person who is not a party to this agreement

11 Finance:

All monies payable to The Association shall be received by the person authorised by the Board to receive such monies and shall be deposited in a financial institution in the name of The Association. Furthermore:

- (a) no sum shall be withdrawn from any account except by cheque or by BACS with invoices submitted to the accounting system and approved by the Treasurer
- (b) any sum not required for immediate use may be invested as the Board in its discretion thinks fit
- (c) the income and property of The Association shall be applied only in furtherance of the objects of The Association and no part thereof shall be paid by way of bonus, dividend or profit to any member except by way of an annual honorarium to the Accounts Chair authorised by the Board (the Accounts Chair not having a vote on said matter)
- (d) the Board has the power to authorise the payment of remuneration and expenses to any officer, Member or employee of The Association and to any other person or organisation for services rendered to The Association
- (e) the financial transactions of The Association shall be properly recorded in such manner as determined by the Treasurer
- (f) the full accounts of the financial affairs of The Association shall be prepared each year and shall be duly independently examined by The Association's nominee with explanatory notes where necessary and made available to all Members at the annual general meeting
- (g) the year end, for accounting purposes of The Association, shall be September 30th

12 Alteration of the Rules:

Alteration of the Rules shall be by resolution conducted as outlined above under Rule 6 or 7

13 Notices:

13.1 The Association can send, make available or supply any notice, ballot paper, accounts, document or other information by personal delivery, by posting it to the intended recipient's usual address, by sending it or supplying it in electronic form to an address notified by the recipient to The Association or by making it available on a website and notifying the intended recipient of its availability in accordance with this rule

13.2 If any notice or other information is left by The Association at the intended recipient's usual address, it is treated as being received on the day it was left

13.3 If any notice or other information is sent by The Association by post, it is treated as being received the day after it was posted if first class post was used, or 72 hours after it was posted if first class post was not used. In proving that any notice or other information was received, it is sufficient to show that the envelope was properly addressed and put into the postal system with postage paid

13.4 If any notice or other information was sent using electronic means, it is treated as being received on the day it was sent. In the case of notices or other information available on a website, the notice or other information is treated as being received on the day on which it was made available on the website, or, if later, the day on which the notice availability is treated as being received by the intended recipient in accordance with this rule

14 Patron:

The patron of The Association shall be The Right Worshipful the Lord Mayor of Nottingham. The patron shall have no voting or other rights and is an honorary position awarded by the Board

15 Vice Presidents:

Any person who wishes to become a Vice President of The Association must submit a signed application to the County Secretary, in such form as the Board shall decide together with

payment of an annual subscription by December 31st of the preceding year. Election to Vice President shall be in the sole discretion of the Board by simple majority. A Vice President shall not receive notice of the annual general meeting nor any extraordinary meeting

16 Dissolution:

- (a) a resolution to dissolve The Association shall only be proposed at an extraordinary general meeting and shall only be passed if carried by a majority of at least two-thirds of the members present and entitled to vote (an abstention shall not be considered a vote)
- (b) dissolution shall take effect from the date of the resolution and the officers of the Board shall be responsible for the winding-up of the assets and liabilities of The Association
- (c) any property remaining after the discharge of the debts and liabilities of The Association shall be distributed to a similar non-profit making organisation promoting the Game or to a charitable object

APPENDIX 1

The following were the subscribers to the Memorandum of Association, guaranteeing the amount of £1.00 each, (the “**Subscribers**”).

Place to Play	Subscriber
Aslockton Tennis Club	Anne Higham
Attenborough Lawn Tennis Club	Robert Bridges
Bingham Lawn Tennis Club	Richard Farnsworth
Burton Joyce Lawn Tennis Club	David Eminson
Caunton Lawn Tennis Club	Robert Maskill
Chilwell Memorial Tennis Club	Chris Clift
Collingham Lawn Tennis Club	Mike Ditchburn
David Lloyd Nottingham	Steve Tooley
David Lloyd WB	Claire Taylor
East Bridgford Tennis Club	Rosie Watkins
Eastwood LTC	Sally Pickett
Epperstone Sports & Leisure Club	Alan Spafford
Farnsfield Lawn Tennis Club	Jane Kemp
Friesland LTC	Bryan Howells
Ilkeston Lawn Tennis Club	Elaine Holland
Keyworth & District LTC	John Stansfield
Lady Bay Tennis and Sports Club	Ann Pullan
Magdala Lawn Tennis Club	Edward Benson
Mansfield Lawn Tennis Club	Andrea Simmons
Mapperley Park Tennis Club	Paul Hacking
Musters Tennis Club	Tony Sanders
Newark Lawn Tennis Club	Andy Cole
Nottingham Castle Lawn Tennis Club	Mark Blackburn
Nottingham Tennis Centre	Mike Wisner
Ravenshead Lawn Tennis Club	Angela Blount
Retford Lawn Tennis Club	Katie Campbell
Southwell Lawn Tennis Club	Thomas Nix
Sutton Bonington TC	Rod Roulestone
Sutton-in-Ashfield Tennis club	Anne Derbyshire
The Park Tennis Club	Carole Harvey
Upper Broughton	Jon Gladstone
Upper Saxondale Tennis Club	Jill Barratt
Welbeck Tennis Club	Steve Petherbridge
West Bridgford Tennis Club	Peter Collinson
Wheatley Tennis Club	William Howard
Wollaton Village Tennis Club	Nigel Akers
Woodborough Tennis Club	Christine Jackson
Woodthorpe Tennis Club	Frances Leaman
Nottingham Trent University	Harrison Fernandez-Lewis
University of Nottingham	Millie Doherty
Tennis Nottinghamshire CLG	Rick Britton