

## UK ATHLETICS LIMITED

### Conditions relating to the UKA Coach Licence Scheme

Adopted on 01 December 2012  
Last Reviewed March 2020

These conditions ("the Conditions"), together with the coach licence application form to which they are attached and the Appeal Procedures for Coaches, form an agreement between UK Athletics Limited ("UKA") and you, the coach ("the Coach"). As a licensed coach you agree to comply with these Conditions together with any other rules, procedures, codes of conduct, policies and guidelines that UKA may publish or impose from time to time.

In these Conditions, except where the context otherwise requires, words denoting the singular include the plural and vice versa.

#### 1. Introduction: Purpose of the Coach Licensing Scheme

- 1.1 UKA encourages all athletics coaches to apply to UKA for a coach licence. The coach licence provides evidence that the Coach has met a minimum level of training and gives assurance to athletes that the Coach is insured by UKA. The coach licence is intended to demonstrate that a particular coach has met minimum standards and attended the required education and training courses provided by UKA.
- 1.2 The Coach Licensing Scheme is intended to protect those within athletics, both coaches and athletes, and to allow coaches to develop and become more proficient through continuous training and education.
- 1.3 The Coach accepts that UKA has jurisdiction to investigate any complaints made against them and impose any sanctions (under condition 6 below) whether or not the events concerned took place before these Conditions were adopted or before UKA became governing body for the sport of athletics in the United Kingdom.
- 1.4 On being granted a coach licence UKA will issue the Coach a licence card ("the Licence Card"), containing the Coach's photograph, the licence expiry date and the level of the Coach's qualification.

#### 2. Applications and Eligibility

- 2.1 A person who wishes to be a UKA licensed coach ("the Applicant") must apply to UKA for a coach licence in the form and in the manner required by UKA. It is the responsibility of the Applicant to ensure that all information required and provided is up to date and accurate.
- 2.2 In order to qualify for a coach licence the Applicant must have satisfactorily completed and maintained a UKA coaching qualification or obtained a coaching qualification from another sports governing body, coaching or teaching organisation which is recognised by UKA as equivalent to a UKA coaching qualification. An Applicant who holds such a qualification is potentially suitably qualified to be a licensed coach.
- 2.3 The Coach Education Steering Group decided in December 2018 that any coach who lets their police check (DBS, Disclosure Scotland or Access NI) lapse for two renewals, will have to re- enter the Coach Education pathway or apply for RPL rather than be automatically granted a licence on application.
- 2.4 UKA is entitled to refuse to grant a coach licence to an Applicant in the following circumstances:
  - (i) UKA has undertaken a Disclosure and Barring Service check or Disclosure (as applicable in England, Wales, Scotland or Northern Ireland) in relation to the Applicant and the results of that check are not in UKA's opinion satisfactory;
  - (ii) the Applicant concerned has been found to have committed a disciplinary offence by UKA or by any other sports governing body, coaching or teaching organisation or international federation which in UKA's opinion means that the Applicant is unsuitable to coach;
  - (iii) the Applicant has been found guilty of a doping offence by UKA, UK Anti-Doping ("UKAD") or any relevant or successor body and/or under the World Anti-Doping Agency Code;
  - (iv) the Applicant is being investigated by the police or other relevant authority (or the Applicant has been convicted, formally charged, cautioned or reprimanded following such an investigation) in connection with matters which affect his ability to coach (for example inappropriate contact with young people);
  - (v) another governing body, teaching or coaching organisation has withdrawn the Applicant's coach licence or similar accreditation or has advised UKA that the Applicant should not be granted a coach licence;
  - (vi) the Child Protection in Sport Unit, a Local Authority Designated Officer, police or other relevant authority has advised UKA that the Applicant should not hold a coach licence;
  - (vii) the Applicant does not in UKA's opinion have suitable qualities or abilities to be a coach;
  - (viii) UKA reasonably considers that the Applicant's behaviour (past or present) suggests they are unsuitable to coach or is of unsound mind, particularly if supported by medical evidence or the advice of the UKA's medical officer; or (viii) UKA otherwise reasonably considers that the grant of a coach licence would be inappropriate.
- 2.5 UKA's decision shall be final and there shall be no right of appeal.
- 2.6 Certain UKA courses have minimum age requirements, including 16 years or older for an Athletics Leader course and 18 years or older for a Coaching Assistant & Coach and Leadership in Running Fitness.

#### 3. Duration and Renewal

- 3.1 A coach licence shall remain in force for a period of three years from the date issued (as stated on the Licence Card), subject to it being suspended or withdrawn by UKA pursuant to these Conditions ("the Licence Period").
- 3.2 The Coach may apply to renew their coach licence at any time from the period commencing six months prior to the expiry of their coach licence. Subject to condition 3.3 a coach licence shall be renewed for a further period of three years (unless UKA decides otherwise).
- 3.3 UKA may not renew the Coach's coach licence, or impose conditions on the coach licence, if:

- (i) the Coach no longer meets the eligibility requirements set out in condition 2;
  - (ii) the Coach has not maintained their coach qualifications or taken such courses or professional training as UKA has recommended in writing; or
  - (iii) UKA otherwise reasonably considers that the renewal of a coach licence would be inappropriate, including if the provisions of conditions 4 (Professional Standards) or 5 (Criminal Behaviour) apply.
- 3.4 If UKA refuses to renew a coach licence UKA shall provide brief written reasons as to why the coach licence has been refused. The Coach shall be entitled to appeal that decision within seven days by submitting to UKA in writing reasons why they should be granted a licence, together with any evidence in support. UKA shall consider that appeal and communicate its final decision within seven days of receiving the Coach's written reasons. UKA's decision shall be final and the Coach shall have no further right of appeal.

#### **4. Professional Standards: Code of Conduct for Coaches**

- 4.1 As a responsible athletics coach, it is a condition of the coach licence that the Coach will:
- (i) respect the rights, dignity and worth of every athlete and treat everyone equally, regardless of background or ability;
  - (ii) prioritise the welfare and safety of the athlete at all times and in accordance with UKA's Welfare Policy and Code of Conduct;
  - (iii) encourage and guide athletes to accept and take responsibility for their own behaviour and performance;
  - (iv) be appropriately qualified and update their coach licence as and when required by UKA;
  - (v) ensure that the activities they guides or advocates are appropriate for the age, maturity, experience and ability of the individual athlete;
  - (vi) at the outset, clarify with athletes (and where appropriate their parents or guardians) exactly what is expected of them and what athletes are entitled to expect from the Coach;
  - (vii) co-operate fully with other colleagues (e.g. other coaches, officials, team leaders, sport scientists, doctors, physiotherapists and governing body staff) in the best interests of the athlete;
  - (viii) consistently promote positive aspects of the sport (e.g. fair play) and never condone rule violations or adopt or encourage the use of prohibited or age-inappropriate substances or techniques;
  - (ix) consistently display high standards of behaviour and appearance;
  - (x) never try to recruit, either overtly or covertly, athletes who are already receiving coaching from another coach (whether or not licensed by UKA); and
  - (xi) not engage in the massage of an athlete under the age of 18 years, and UKA strongly recommends that a coach does not engage in the massage of an athlete over the age of 18 years, unless the Coach holds a qualification in sports massage or other relevant qualification from a recognised body or authority.
- 4.2 In addition, as a responsible athletics coach, the Coach must:
- (i) develop appropriate working relationships with athletes (especially under 18s), based on mutual trust and respect. In particular, a coach will not exert undue influence to obtain inappropriate personal benefit or reward; and
  - (ii) maintain a strict and clear boundary between friendship and intimacy with athletes and not conduct inappropriate relationships with athletes (whether in person or through any communication or media channel, including social media websites). Relationships with athletes can cause significant problems for other team members and can fracture teams, raising concerns of favouritism, or even of victimisation, should the relationship later end.
- 4.3 For the purposes of clause 4.2(ii), in particular, due to the very special relationship between coaches and athletes:
- (i) coaches must not allow an intimate personal relationship to develop with any athlete under the age of 16;
  - (ii) coaches should not allow an intimate personal relationship to develop with any athlete between the ages of 16 and 18 (who is coached or supervised by him either directly or indirectly). Athletes aged between 16 and 18 years may be vulnerable and an intimate personal relationship between a coach and such an athlete is never likely to be appropriate;
  - (iii) it is also strongly recommended that coaches do not allow intimate personal relationships to develop with athletes (coached or supervised by them) even if they are over the age of 18.
- 4.4 Any complaint received by UKA in relation to an inappropriate relationship between a coach and an athlete, or any breach of these professional standards, will be investigated and may result in a coach licence being withdrawn or restrictions being imposed on it under condition 6 below.

#### **5. Criminal Behaviour**

- 5.1 Whilst any criminal behaviour (whether subject to investigation by the police or resulting in a criminal conviction, formal charge, caution or reprimand) on the part of the Coach will not be treated as an automatic reason for the coach licence to be withdrawn (except as provided for in these Conditions), a coach's licence could be withdrawn or restrictions imposed on it (under condition 6 below) if the behaviour is such that UKA decides the Coach is unsuitable to continue to be licensed as a coach or tends to lower the reputation of UKA with its member clubs or with the public.
- 5.2 Notwithstanding the fact that the Coach may not be charged formally with a criminal offence or may be charged but subsequently not be brought to trial or may be acquitted, UKA shall nevertheless have the right to instigate or continue a disciplinary action against the Coach with regard to the matter concerned.

#### **6. Withdrawal of the Coach Licence**

- 6.1 UKA is entitled at any time to withdraw a coach licence in the following circumstances:
- (i) UKA has undertaken a Disclosure and Barring Service check or Disclosure (as applicable in England, Scotland or Northern Ireland) and the results of that are not in UKA's opinion satisfactory;

- (ii) the Coach has been found to have committed a disciplinary offence by UKA or by any other sports governing body, coaching or teaching organisation or international federation or other recognised organisation which in UKA's opinion means the Coach is unsuitable to coach athletes;
  - (iii) the Coach has been found guilty of a doping offence by UKA, UKAD or any relevant body and/or under the World Anti-Doping Agency Code;
  - (iv) the Coach is being investigated by the police or other relevant authority (or the Coach has been convicted, formally charged, cautioned or reprimanded following such an investigation) in connection with a matter which affects his ability to coach (for example inappropriate contact with young people);
  - (v) another governing body, teaching or coaching organisation has withdrawn or imposed restrictions on the coach licence or advised UKA that the coach licence should be withdrawn;
  - (vi) either the Child Protection in Sport Unit, Local Authority Designated Officer, police or other relevant authority has suggested or recommended the Coach should not hold a coach licence;
  - (vii) the Coach does not in UKA's opinion have suitable qualities or abilities to be a coach for the level at which they are coaching or does not adhere to the professional standards set out in condition 4;
  - (vii) UKA reasonably considers that the Coach's behaviour (past or present) is such that either restrictions should be imposed on their coach licence or it should be withdrawn on the basis that they are unsuitable to coach or is of unsound mind, particularly if supported by medical evidence or the advice of the UKA's medical officer; or
  - (viii) UKA has received a complaint or has reason to believe that the Coach has committed misconduct or is otherwise unsuitable to be licensed as a coach by UKA;
- 6.2 UKA shall conduct an investigation or review to establish if the circumstances outlined in clause 6.1 apply. Any coach subject to investigation or review shall give UKA full cooperation in relation to the matter and should cease all coaching activities, and surrender their Licence Card, whilst the investigation is under review in accordance with condition 7.
- 6.3 The results of the investigation shall be referred to a Case Management Group constituted by UKA (at its discretion) who shall be entitled to adjudicate on the matter. The Case Management Group shall be formed of at least three people who shall be independent of and have played no part in the investigation.
- 6.4 The Case Management Group shall have the power in its sole discretion to:
- (i) impose restrictions on the coach licence;
  - (ii) reduce the level at which the Coach is licensed to coach;
  - (iii) withdraw a coach licence for such period as UKA thinks fit or permanently and, where UKA considers it appropriate, to impose conditions to be met before the Coach re-applies for a coach licence.
- 6.5 For the purposes of condition 6.1(viii), examples of misconduct are given below:
- (i) unauthorised removal of property from premises at which they coach;
  - (ii) bullying, victimisation or harassment of athletes under their care or control, a parent or guardian of that athlete, other athletes, fellow coaches, UKA staff, visitors or officials or facility providers;
  - (iii) any act which brings or could bring the sport of athletics, UKA, or any other athletics organisation or athletics club into disrepute;
  - (iv) any act which endangers the safety or security of athletes, parents and guardians, coaches, UKA's or any club or facility provider's property, staff, athletes, members or visitors;
  - (v) criminal behaviour (as specified above in condition 5);
  - (vi) a breach of the Code of Conduct for coaches as set out in condition 4;
  - (vii) physical assault, violent or threatening behaviour;
  - (viii) deliberate or negligent disregard of the health and safety regulations of UKA or that imposed by any facility or organisation where the Coach works;
  - (ix) disregard of any UKA policy, procedure or guidelines or of a reasonable instruction from a member of UKA or any club in a supervisory capacity;
  - (x) fraud or theft from UKA, any club or their members, athletes, staff, officials or visitors, including falsification of expenses;
  - (xi) incapacity due to alcohol and / or drugs;
  - (xii) wilfully damaging premises or property;
  - (xiii) dishonesty, including falsification of coaching qualifications;
  - (xiv) any breach of UKA's Anti-Doping Rules and Procedures or those imposed by UKAD;
  - (xv) any inappropriate act or conduct in relation to children under the age of 18 and/or any breach of UKA's Welfare Policy or any welfare policy or child protection policy of any of the Home Countries' athletics associations or federations or any athletics club; (xvi) any other action that may be reasonably considered to be misconduct.
- 6.6 Where a coach licence has been withdrawn or restricted under condition 6.4 UKA shall notify the Coach concerned in accordance with the procedures outlined in Appeal Procedures for Coaches ("the Procedures"). The Coach shall be entitled to appeal UKA's decision in accordance with the Procedures.
- 6.7 Once the period for an appeal to be lodged has passed, and no appeal has been lodged, UKA shall inform relevant clubs, athletes, athletics associations and local authorities ("Relevant Organisations") that the Coach has had their coach licence withdrawn together with details of the period for which it has been withdrawn and reasons for the withdrawal. Where an appeal has been lodged, UKA may inform the Relevant Organisations of the decision and the fact of the appeal.

6.8 Where the Coach's licence has been withdrawn UKA, a club or local authority may refuse that Coach access to facilities or to any athletics competition, and may expel that person from membership of the club or facility. In addition, UKA may recommend to a club or other organisation of which the Coach is a member that the coach be expelled as a member (in accordance with the club's own rules).

## **7. Suspension of Coach Licence**

7.1 UKA may suspend a coach licence, and withdraw insurance for the Coach, at any time whilst the Coach is under investigation (whether by UKA or any other body or authority).

7.2 Where a coach licence is suspended UKA may notify the Relevant Organisations, other athletes, parents and guardians, facilities providers and local authorities, and the Coach shall not hold themselves out or conduct or offer any coaching as a licensed UKA coach during the period of suspension. The Coach shall immediately return the Licence Card or any other certificate issued to them by UKA in connection with his coach licence to UKA upon request.

## **8. Reinstatement**

If the coach licence has been withdrawn for a fixed period may, after the fixed period has expired, the Coach may re-apply to UK Athletics for their coach licence to be reinstated. UKA shall consider the application in accordance with condition 2 and shall grant the coach licence provided that no further complaints have been received and UKA considers that the Coach meets all the eligibility criteria.

## **9. Accreditation for Competitions**

If the coach licence has been suspended or withdrawn the Coach may not be proposed for nor shall be granted accreditation or be accredited by UKA for any athletics competition held within the UK or abroad. For the avoidance of doubt an athletics competition includes the Olympic Games, Paralympic Games and the Commonwealth Games.

## **10. Data Protection**

10.1 The Coach acknowledges and agrees that the name and status of their coach licence may be included in UKA's public register of licensed coaches.

10.2 UKA is registered as a data controller under the Data Protection Act 1998. In administering the Coach Licensing Scheme, UKA undertakes and the Coach acknowledges and agrees that UKA may:

- (i) process data in accordance with that Act and use the Coach's personal data for reasonable purposes in connection with administering the Coach Licence Scheme; and
- (ii) pass information about the Coach's status as a licensed coach to other athletics organisations and other organisations concerned with coaching, including without limitation Sports Coach UK, UK Sport, the NSPCC and relevant local authorities and social services departments.

## **11. Promotion**

The Coach may describe themselves, for the duration of their licence only, as being a "*UKA Licensed Athletics Coach*". On all written material, of any description, these words must be accompanied by a statement of the Coach's coaching qualification and any such promotion must not be false or misleading or lead the public to conclude that the Coach is qualified to a higher standard than that which they currently holds. The Coach may not use the name, initials or logo of UKA on any stationery or promotional materials save as provided in this condition 11.

## **12. Correspondence**

12.1 Any notification, correspondence or any other document submitted under these Conditions shall be sent in writing by first class post or recorded delivery (or airmail if outside the UK) and such documents shall be deemed to have been received by the intended recipient 48 hours (or if by airmail four working days) after posting.

12.2 All correspondence addressed to UKA shall be sent to:

UK Athletics Limited,  
Athletics House,  
Alexander Stadium,  
Walsall Road,  
Perry Barr,  
Birmingham, B42  
2BE.

## **13. Amendments**

UKA reserves the right to amend these Conditions from time to time at its sole discretion. The Coach's attendance at education and training courses provided by UKA shall be deemed as continued acceptance of these Conditions as amended.

**These Conditions have been adopted by the Board of UK Athletics Limited and shall apply to any coach who is licensed by UK Athletics in the UK.**

## **BOOKING TERMS AND CONDITIONS**

In these terms, the Home Country Athletic Federations (“**HCAF**”) include England Athletics, Welsh Athletics, Athletics NI and Scottish Athletics. The relevant HCAF for your booking will be stated in the course description.

### **1. Booking Process**

You may book onto a British Athletics or HCAF course (a “**Course**”) by completing the online registration/booking process, paying the required Course fee (the “**Fee**”) and submitting a passport photo online as directed. If your Fee is being paid by a third party, the Fee must be paid at the time of booking or you should submit an invoice request form, signed by the third party, with the booking which confirms the third party’s agreement to pay the Fee within 30 days of the booking date. A purchase order number must be supplied by the third party if an invoice is raised.

Booking a course for someone else: specific conditions.

- When booking courses on behalf of other people you must obtain their permission to provide The Athletics Governing Bodies with their personal data before booking them on to a course. You must also ensure that they have been made aware of and read any booking information (including these terms and conditions) and that they have agreed that you can accept these terms on their behalf as part of the booking process.
- When booking a course for a child U18 or as a child U18, by accepting these booking terms and conditions you are declaring that the child (or you the child) has / have parental permission to attend the course being booked.

### **2. Booking Confirmation**

Your place on a Course is only confirmed once you receive an official confirmation email from British Athletics or the relevant HCAF. We will not reserve places for individuals and we will not verbally confirm places over the phone. Places are filled on a first come, first served basis.

### **3. Closing Dates**

Applicants for Courses are advised to book early, and we cannot accept any applications which are received after the published Course closing date. The relevant HCAF or British Athletics may decide to extend the closing date if this is deemed necessary.

### **4. Terms and Conditions of Booking a Course**

- 4.1 Should you fail to attend or complete any session(s) or modules of any Course to which you sign up without you giving prior written notice to the relevant HCAF or British Athletics, and without written confirmation from the relevant HCAF or British Athletics of this being accepted, the relevant HCAF or British Athletics reserves the right to remove you from the remainder of the Course and no refund will be given to you in respect of the missed sessions. However, in exceptional circumstances, you may be offered the opportunity to attend the missed session(s) on another Course subject to availability and in the relevant HCAF’s or British Athletics’ absolute discretion. The relevant HCAF or British Athletics reserves the right to charge you accordingly to recover any associated costs or Fees.
- 4.2 You will respect the Course tutor, Course venue and other candidates and their points of view. You understand and agree that if your behaviour, language or conduct is deemed to be ‘unacceptable’, ‘offensive’ or ‘harmful’ for any reason, the relevant HCAF, British Athletics and/or the venue reserves the right to exclude you from continuing on your Course and, if necessary, from any future Courses.

- 4.3 The HCAFs and British Athletics do not accept any responsibility for the loss of, or damage to, candidate property or for any personal injury however caused, save that nothing in these terms shall limit or affect any loss or damage for death or personal injury as a result of the relevant HCAF's or British Athletics' negligence.

## 5. **Specific Conditions for booking Coach level and blended Courses**

- 5.1 Coaches who book the Athletics Coach and Coach in Running Fitness Course must have a valid UK Athletics DBS, access NI (or have commenced the relevant disclosure process in Scotland) and valid British Athletics safeguarding qualification in order to book onto the Course, due to the coaching practice required to complete the Course requirements. Coaches have one year to complete all sections of the Course. There are three taught days (or two taught and one online) for these Courses plus an assessment day (or assessment process and assessed elements). All elements are required to be completed successfully for a licence to be issued. Failure to complete all elements of the Course may incur a charge for rebooking the outstanding elements of the Course. For information on how booking these elements is configured in your HCAF, please visit the Course information pages. Any change to any of the booked elements will incur a £30 non-refundable administration fee, for each change.
- 5.2 All candidates for the Courses specified in clause 5.1 must hold a minimum of either (i) a Level One qualification (and it is recommended that they have been actively involved assisting at club coaching sessions for at least 3 months) or (ii) the Coaching Assistant award (it is recommended that candidates must have been qualified at this level for at least 3 months) as a minimum requirement to attend these Courses. Course bookings will not be taken after the relevant closing date to ensure candidates have adequate time to prepare for the Course and complete the pre-course study.
- 5.3 For all Blended courses (a mixture of online and practical), British Athletics and the HCAFs suggest a recommended learning journey, with the online or virtual classroom elements being completed before undertaking the practical learning elements. British Athletics and the HCAFs do not offer refunds for partially completed courses. Learners who have not completed the online or virtual classroom elements of the course prior to the practical do so at their own risk.

## 6. **Candidate Cancellation Policy**

- 6.1 You must notify the relevant HCAF in writing if you wish to cancel your Course booking by contacting (where relevant):
- 6.1.1 British Athletics – [coacheducation@britishathletics.org.uk](mailto:coacheducation@britishathletics.org.uk)
  - 6.1.2 England Athletics – [enquiries@englandathletics.org](mailto:enquiries@englandathletics.org)
  - 6.1.3 Scottish Athletics – [coaching@scottishathletics.org.uk](mailto:coaching@scottishathletics.org.uk)
  - 6.1.4 Welsh Athletics – [Education@welshathletics.org](mailto:Education@welshathletics.org)
  - 6.1.5 Northern Ireland – [info@athleticsni.org](mailto:info@athleticsni.org)
- 6.2 All HCAFs and British Athletics adhere to a strict cancellation policy. If you wish to cancel a Course booking, you will be entitled to a refund as follows:
- 6.2.1 Booking cancelled more than 6 weeks before start of the Course: 80% of the Fee.
  - 6.2.2 Booking cancelled more than 4 weeks but less than 6 weeks before start of the Course: 70% of the Fee.
  - 6.2.3 Booking cancelled more than 2 weeks but less than 4 weeks before start of the Course: 50% of the Fee.

6.2.4 Booking cancelled less than 2 weeks before the start of the Course: NO REFUND.

Consideration will be given to candidates who for exceptional circumstances are unable to attend a Course and require a transfer to another Course. A letter from a doctor or medical professional may be requested in these circumstances and all decisions will be made in the HCAFs' or British Athletics' absolute discretion.

**7. Candidate Transfer Policy**

7.1 Should you wish your application to be transferred from one Course to another (of the same type and value), then an additional £30 non-refundable administration fee will be charged to complete the transfer. Requests to transfer must be received at least 72 hours before the first day of your Course and the administration fee is payable in full at the time of the transfer request.

7.2 All transfers are dependent on the availability of places and if you request a transfer to a Course which is oversubscribed, clause 9 below will apply.

**8. HCAF and British Athletics Cancellation and Postponement Policy**

8.1 The HCAF or British Athletics will contact you by email, using the email stated on the booking application, in the event that a Course is cancelled or postponed. This will be followed up by another email, requesting confirmation of whether you wish to be booked onto an alternative Course (of the same type and value), or whether you want a full refund for the cancelled or postponed Course.

8.2 Should a Course be cancelled or postponed by the HCAF or British Athletics, and you request a refund of the Fee rather than booking onto an alternative Course, then a full refund of the Fee will be issued within 30 days of the notice of cancellation or postponement being issued to you.

**9. Oversubscribed Courses**

If you apply for or transfer to a Course which is already at capacity, the relevant HCAF or British Athletics will notify you of the oversubscription by email within 48 hours of receiving your Course application. You will be offered an alternative Course (of the same type and value), or a refund will be issued within 30 days of the notice.

**10. How you may use material on Athletics Hub and MyLearning**

British Athletics and the HCAFs are the owners or the licensee of all intellectual property rights in our Courses, and in the material published within it. You may print off one copy, and may download extracts, of any page(s) from our Courses for your personal use and you may draw the attention of others within your organisation to content in our Courses. You must not modify the paper or digital copies of any Course 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 in our Courses must always be acknowledged. You must not use any part of the content in our Courses for commercial purposes without obtaining a licence to do so from us. If you print off, copy or download any part of our Courses in breach of these terms of use, your right to be licensed by us and have access to our learning resources will cease immediately and you must, at our option, return or destroy any copies of the materials you have made.