WDSF Code of Ethics

Preamble

The World DanceSport Federation (hereinafter “the WDSF”) aims to preserve the image of dancing as an athletic, dynamic, healthy and aesthetic sport. As the IOC-recognised international Federation for DanceSport, WDSF bears the responsibility to safeguard the integrity and authenticity of DanceSport including its administration and will take all possible measures to eliminate corrupt, immoral or unethical activities, methods or practices which might put the reputation of DanceSport in jeopardy.

The intent of this Code is to ensure that DanceSport is practised and administered under ideal conditions, which is more than just being in compliance with Rules and Regulations. The values and principles written in this Code reflect the common ethical basis of any person involved in DanceSport. In this regard, the WDSF restates its commitment to the Olympic Charter and in particular its fundamental principles. The WDSF affirms its loyalty to the Olympic ideal inspired by Pierre de Coubertin.

The WDSF, as an international Federation which is part of the Olympic movement, adopts this Code of Ethics based on the principles and rules of the IOC Code of Ethics. As a condition of their membership in WDSF, WDSF’s Member Bodies shall adopt and maintain a code of ethics based on the principles and rules in this Code or adopt this Code of Ethics in a written declaration of purpose and intent.

Consequently, the WDSF and all persons related to the WDSF shall undertake to comply with and ensure respect of this Code at all times. The conduct of persons bound by this Code is required to reflect the fact that they support the principles and objectives embodied therein.

1 Application

1.1 Article 2 of this Code and the implementing provisions which are found after Article 8 of this Code, apply to all persons or legal entities that are or were connected in any way with WDSF, including but not limited to:

- WDSF Member Bodies as defined in Article 4 of the Statutes (i.e. including sub-organisations, Continental Associations and Associate Members) and their representatives;
- WDSF Officials, including but not limited to:
  - elected representatives of the WDSF;
  - persons appointed to any position in WDSF (including members of WDSF Commissions);
  - WDSF staff, including the Chief Executive Officer (CEO, if any), the WDSF Sports Director, the WDSF Finance Manager (if any), the WDSF Communications Director (if any) and the WDSF Marketing Director (if any);
  - consultants, agents and advisors who act for or on behalf of WDSF;
  - other persons who act or acted, or are or were entitled to act for or on behalf of WDSF;
    (collectively referred to herein as “WDSF Officials”);
- athletes;
- adjudicators;
- chairpersons;
- invigilators;
- any other persons or legal entities who expressly agree or agreed to comply with the requirements of this Code;
unless otherwise specified.
1.2 Articles 3 to 8 of this Code and the implementing provisions which are found after Article 8, apply to WDSF Officials as defined in Article 1.1. These Articles also apply to WDSF Member Bodies (including sub-organisations, Continental Associations and Associate Members), WDSF licence holders or other people or legal entities who expressly agree or agreed to abide by this Code, where it is specially indicated.

1.3 The jurisdiction of the WDSF to enforce this Code of Ethics is limited by WDSF’s Statutes and in particular their purpose, defined in the Preamble, as well as the objects of WDSF, listed in Article 2 of the Statutes. Regarding the application of this Code, “WDSF’s affairs” are to be interpreted as all activities by or in the name of WDSF including any sort of events granted by WDSF, as well as any act of WDSF’s Officials, Adjudicators, Chairpersons and Invigilators, notwithstanding their relation with the above mentioned activities. Notwithstanding the above and as a commitment to federalism, being one of the key principles in the WDSF, the jurisdiction of National Member Bodies prevails under certain circumstances, pursuant to Articles 11.4 and 11.8 below.

1.4 The jurisdiction of this Code is a continuing jurisdiction for the purposes of enforcing any sanction for an act or omission which occurred before the status or participation of an offender ceased.

1.5 Words used in this Code shall have the same meaning as set out in the WDSF Statutes and WDSF’s other governing documents, unless otherwise specified.

1.6 Everyone who is subject to this Code is responsible to be familiar with the terms of this Code and particularly with the definitions of conduct or omissions which may constitute a violation of this Code, and shall comply with it fully.

1.7 The provisions of this Code shall be governed by and interpreted in accordance with Swiss law.

## 2 Fundamental Ethical Principles in DanceSport

2.1 Dignity
Safeguarding the dignity of the individual is a fundamental requirement of DanceSport.

2.2 Equality

2.2.1 No one may discriminate between the participants in DanceSport competitions on the basis of race, gender, ethnic origin, religion, philosophical or political opinion, marital status or other unfair or irrelevant grounds.

2.2.2 In DanceSport, men and women compete against each other at the same time, on the same playing surface, producing outright gender parity in our sport and making equality between male and female athletes a reality. Nevertheless, equality between men and women may be threatened by many factors. Consequently, unequal treatment of men and women is strictly prohibited.

2.2.3 WDSF supports and practices the principle and goal of increasing equal opportunities for its athletes, provided always that no direct claims can be founded on these principles.

2.3 Clean sport
All doping practices are strictly prohibited at all levels. The provisions against doping in the World Anti-Doping Code and the WDSF Anti-Doping Code shall be completely observed.

2.4 Respectfulness
Physical, mental, emotional, professional, sexual, and all other forms of harassment or injury of or by any person in DanceSport, are prohibited.
2.5 Idealism

2.5.1 All forms of participation in, or support for, betting or wagering related to DanceSport, and all forms of promotion of betting related to DanceSport are prohibited. Inside information shall not be used or disclosed for the purpose of betting or wagering. No one who is subject to this Code may have stakes, either actively or passively, in any entity or organization that promotes, brokers, arranges or conducts betting or wagering about or related to DanceSport and may not profit in any related, direct or indirect ways from such activities or transactions. Similarly any person who is subject to his Code who assists any third person to participate in the same kind of activity, shall be deemed to be participating in it for his or her own direct gain and shall be subject to the same sanctions as if s/he were participating directly in such activity.

2.5.2 No one who is subject to this Code may or directly or indirectly attempt to influence the course or result of a competition, or any part thereof, except within the limits of the function given to him or her by WDSF’s governing documents.

2.6 Athletes’ Welfare

2.6.1 WDSF, WDSF Member Bodies and all persons affiliated with WDSF shall promote and advocate for the health, safety, well-being and medical care of athletes.

2.6.2 All persons subject to this Code shall give special attention to children’s and juveniles’ health and security and neither participate in nor facilitate the exploitation of young or otherwise vulnerable athletes. In defining and applying governing documents, Officials shall strive to prevent the exploitation of athletes in general and protect them from unscrupulous recruiters and agents.

2.7 Sportsmanship

2.7.1 All persons governed by this Code shall act in good faith towards each other, show courtesy, mutual trust and understanding in all their dealings and behave in a manner that they reasonably believe to be in the best interests of WDSF and DanceSport.

2.7.2 Candidates for any sort of elections, employments or appointments, including their promoters and persons representing legal entities wishing to organise competitions or other events, shall respect the procedures set out in WDSF’s governing documents and shall conduct campaigning with honesty, dignity, moderation and respect for their opponents, voters and employers. They shall refrain from approaching other persons with a view to affecting their freedom of decision or to obtain any undue financial or political support. Promotions shall exclude any form of publicity, including the use of new media or social networks. Persons listed in this sub-paragraph shall not enter into any promise or undertaking to be performed for the direct or indirect benefit of another person or legal entity. They shall not produce any spoken word, written text or representation of any nature likely to harm the image of other candidates or causing prejudice to them.

3 Officials’ Integrity

3.1 WDSF Officials, persons holding WDSF licences and any other persons or legal entities who expressly agree to abide by this Code shall act with the utmost integrity, honesty, impartiality and responsibility and use due care and diligence in fulfilling their mission. They are expected to be aware of the trust that has been placed in them, as well as of the importance of their function and concomitant responsibilities. They must not act in a manner likely to tarnish the reputation of the WDSF, of DanceSport or the Olympic Movement.
3.2 Assessing the quality of dancers’ performance requires judgements by human beings. However, WDSF Officials, WDSF adjudicators, chairpersons and invigilators, as well as any other person or legal entity who expressly agrees to comply with this Code must at all times use their judgement objectively, must distance themselves from any sort of arbitrariness and must not, by any manner whatsoever, try to influence the results of a competition or performance by subjective or unfounded acts. For greater clarity, they may not take any instructions or use any sort of means for this task except those given to them by WDSF or the organisers of an event.

3.3 WDSF Officials shall not, directly or indirectly, solicit, accept or offer any form of remuneration or commission, nor any concealed benefit or service of any nature, connected with the administration of their function within WDSF, except for salaries or fees approved by WDSF, and business expenses being reimbursed based on WDSF’s budget.

3.4 WDSF Officials, including candidates for such functions, shall not solicit or accept benefits, entertainment or gifts (or the expectation of a benefit, entertainment or gifts, irrespective of whether such benefit is in fact given or received) in exchange for, or as a condition of, the exercise of their duties, an election or appointment to office, an employment or promise of employment, or as an inducement for performing an act associated with their responsibilities. In all circumstances, the giving or accepting of cash by WDSF Officials, except for salaries or fees approved by WDSF, and business expenses being reimbursed based on WDSF’s budget, is strictly prohibited. Gifts, hospitality or other benefits associated with their official tasks may be given or accepted as an expression of courtesy or a token of friendship if they are of nominal value, do not bring suspicion on the Official’s integrity and impartiality and do not compromise the integrity of WDSF. Any other gift must be passed on to the organisation of which the beneficiary is a member.

3.5 The hospitality shown to the members and staff of WDSF and its Member Bodies, as well as to the persons accompanying them, shall not exceed the standards prevailing in the host country. WDSF Officials might be invited to attend sports or social events due to their WDSF status. Such invitations may be accepted even if they are of more than nominal value, if they do not compromise the objectivity and integrity of the Official, are disclosed forthwith to the Presidium, mainly serve to promote the best interests of WDSF and would not put WDSF into disrepute if publicly disclosed.

3.6 WDSF Officials, WDSF licence holders, any other person or legal entity who expressly agree to comply with this Code, as well as the representatives or agents of all these persons, must not be involved with persons, firms, companies, associations or other legal entities whose activities or reputation is inconsistent with the principles set out in the Olympic Charter and this Code. If it is unclear, whether this kind of inconsistency exists in any given situation, the matter may be submitted to the Ethics Committee for a recommendation.

3.7 WDSF Officials shall neither give nor accept instructions to vote or intervene in a specific way within the organs of the WDSF, provided always that the right to assign votes in the General Meeting by proxy within the provisions of Article 9 of the Statutes as well as instructions given by a WDSF Member Body to its Delegates about how to vote in the Annual General Meeting, remain reserved. WDSF Officials may not apply undue pressure on representatives of WDSF organs or try to influence the decisions in those organs in any improper or concealed way.
4 Conflicts of Interest

4.1 WDSF Officials shall act for the benefit of WDSF and DanceSport when making decisions that affect, or may affect, WDSF. WDSF Officials shall act without reference to vested interests, either financial or otherwise (collectively referred to as “conflicts of interest” herein and further specified below).

4.2 WDSF Officials, WDSF adjudicators, chairpersons and invigilators, as well as any other person or legal entity who expressly agrees to abide by this Code, shall disclose all possible real or apparent conflicts of interest before being elected, employed, appointed or legally linked to WDSF, or immediately after the conflict arises and shall deliver all such information to the body or person that elected, employed or appointed or will elect, employ or appoint the relevant candidate or other relevant person or to the contractual partner. If it is unclear, whether personal involvements may adversely affect the interests of WDSF, any such person should always err on the side of caution and ethics, but in any case the question may be submitted to the Ethics Committee for a recommendation.

4.3 Possible conflicts of interest

4.3.1 WDSF Officials shall avoid any situation that could lead to real or apparent conflicts of interest. Potential conflicts of interest arise:

4.3.2 if WDSF Officials have, or appear to have, private or personal interests that influence or may influence the performance of their duties for the limited purpose of the benefit of WDSF and DanceSport. Private or personal interests include gaining any possible advantage for the persons subject to this Code themselves, their family, relatives, friends and acquaintances, dependents, contractors or any organisation the Official belongs to or in which the Official has a leading role, or a direct or indirect interest, provided always that salaries or fees approved by WDSF, as well as business expenses being reimbursed based on WDSF’s budget do not constitute a conflict of interest;

4.3.3 if the opinion or decision of a WDSF Official is influenced by, or may be reasonably considered as liable to be influenced by relations that the WDSF Official has, has had or is on the point of having, with another person or organisation that would be affected in any manner by the decision or opinion of the WDSF Official;

4.3.4 if a Member of the WDSF Managing Committee is also involved in the routine business of a WDSF Member Body.

4.3.5 WDSF Officials shall not perform their duties when there is an existing or potential conflict of interest. If a real or apparent conflict of interest arises, or if there is a reasonable possibility that such a conflict may arise, the person concerned must refrain from taking any further part in the handling of the issue and must immediately disclose the real or apparent conflict or potential conflict.

4.3.6 For adjudicating, the limits of the conflicts of interests are defined in Articles 3 a-d and h and Article 4 d of the WDSF Adjudicators’ Code of Conduct, which forms a part of the WDSF Competition Rules.

4.3.7 If it is unclear whether a conflict of interest exists in any situation, any such person should always err on the side of caution and ethics, and shall submit the question to the Ethics Committee for a recommendation.
5 Good Governance and Use of Resources

5.1 WDSF Officials shall respect and abide by the basic universal principles of good governance of the Olympic and sports movement, in particular transparency, stability, responsibility and accountability.

5.2 WDSF Officials shall respect and abide by public and private legal obligations and shall encourage others to do the same. WDSF supports the Rule of Law and bases its activities on legal obligations under the Rule of Law.

5.3 The resources of WDSF and its Member Bodies may be used only for the benefit of DanceSport.

5.4 Accounting

5.4.1 The income and expenditure of WDSF and its Member Bodies shall be recorded in their accounts, which must be maintained in accordance with generally accepted accounting principles in Switzerland. An independent auditor who has valid and subsisting professional auditing qualifications in Switzerland must check these accounts periodically.

5.4.2 In cases where the IOC gives financial support to the WDSF for Olympic purposes, the use of these resources for each such appropriation must be clearly demonstrated in the accounts of WDSF. The WDSF will cooperate with experts designated by the IOC Executive Board to audit the accounts of WDSF regarding these Olympic resources. The WDSF shall disclose to these experts all information and documents which they may require to perform such audits.

5.4.3 In cases in which the WDSF gives financial support to its Member Bodies, the use of these funds for the benefit of DanceSport must be clearly recorded in the accounts of the WDSF Member Bodies. The WDSF Member Bodies will cooperate with experts designated by the WDSF Managing Committee to audit the accounts of the WDSF Member Bodies regarding these resources. The WDSF Member Bodies will give these experts the information they need.

5.5 The WDSF and its Member Bodies recognise the significant contribution that broadcasters, sponsors, partners and other supporters of sports events make to the development and prestige of DanceSport throughout the world. However, these entities must not interfere in the running of sports institutions. Support must be in a form consistent with the rules of sport and the principles defined in the Olympic Charter and this Code. The organisation and staging of WDSF championships and competitions are the exclusive responsibility of the independent sports organisations recognised by the IOC and the WDSF or either of them. In fulfilling their statutory mandate, the autonomy of these organisations within the limits of the applicable governing documents of WDSF, of any other governing sports organisation or of the local state legislation shall be strictly preserved.

6 Relations with States

6.1 The WDSF and its Member Bodies shall work to maintain harmonious relations with legitimate state authorities, in accordance with the principle of universality and political neutrality of DanceSport and the Olympic Movement.

6.2 WDSF Officials, WDSF Member Bodies and its representatives, as well as any other person or legal entity who has expressly agreed to comply with this Code are free to play a role in the public life of the states to which they belong. They may not, however, engage in any activity or follow any ideology inconsistent with the principles and rules defined in the Olympic Charter and set out in this Code or contravening the principle of political neutrality of DanceSport.
7 Sustainability

The WDSF and its Member Bodies shall endeavour to protect the environment on the occasion of any events they organise, use resources conscientiously and undertake to uphold generally accepted standards for environmental protection.

8 Confidentiality

8.1 WDSF Officials shall not disclose information entrusted to them in confidence in connection with their function in DanceSport, unless required to do so by law, in order to enforce the governing documents of WDSF or consistent with reasonable and constructive sporting practices. The obligation to respect confidentiality survives the termination of any relationship which makes a person subject to this Code.

8.2 Disclosure of other information by WDSF Officials shall not be for personal gain or benefit, nor be undertaken maliciously to damage the reputation of any person or organisation.

9 Breaches of this Code

9.1 Breaches of this Code may lead to sanctions, regardless of whether they were caused by omission, commission, or as a result of negligence.

9.2 Persons subject to this Code who attempt, or agree with another person, to act in a manner that would constitute or culminate in a violation of this Code, shall be treated as if they had committed a violation, whether or not such attempt or agreement in fact resulted in a violation. However, there shall be no violation where the person who is subject to the Code renounces his attempt or agreement prior to its being discovered by a third party not involved in the attempt or agreement.

9.3 Persons subject to the Code who knowingly assist or are otherwise complicit in any act or omission that constitutes or culminates in a violation of the Code shall be treated as having committed a violation of the Code.

9.4 Accusing someone of a breach of this Code, while knowing that the accusation is false, constitutes a breach of this Code.

9.5 The failure, refusal or neglect so to provide information to the Ethics Committee constitutes a breach of this Code, provided always that the right of a person who is subject to this Code to plead the legal doctrine *nemo tenetur se ipsum accusare* to refuse to incriminate herself or himself, shall be preserved and protected.

10 The Ethics Committee

10.1 The Ethics Committee is constituted and shall act according to the corresponding provisions in the WDSF *Statutes* and the procedural rules assigned to this Code.

10.2 The WDSF Ethics Committee is responsible to investigate possible violations of this Code and to report its verdict to the Presidium, including a suggestion whether or not to impose any sanctions. The Ethics Committee may not impose sanctions.
10.3 The Ethics Committee watches over the provisions in this Code and suggests amendments to the Presidium, if necessary.

10.4 Persons subject to this Code shall make full disclosure of all information, documents and other permanent records reasonably requested by the Committee and shall perform all acts reasonably necessary to assist the Committee to discover all relevant facts, documents and other permanent records reasonably related to any question which is before the Committee or which is reasonably related to any possible violations of this Code. No one may claim remuneration or other compensation or reimbursement from the Committee or any person for performing these duties.

11 Implementation and Enforcement

11.1 The WDSF and its Member Bodies shall perform all acts that are reasonably required to ensure that the principles and rules of the Olympic Charter and this Code are applied.

11.2 Persons bound by this Code shall inform the WDSF Presidium of any breach of this Code, with a view to possible referral to the WDSF Ethics Committee, provided always if the breach is alleged to have been committed by a WDSF Presidium Member, then such informed person shall so inform the Chairperson of the WDSF Ethics Committee directly.

11.3 When the Committee finds that a person has breached the Code but that s/he cannot be sanctioned by any organ of WDSF, the WDSF Member body which has authority over that person shall perform all acts required to impose on that person sanctions of the same kind and degree that could have been imposed by WDSF on a person with whom WDSF had a direct legal relationship. Failing to comply with this sub-paragraph by a WDSF Member Body constitutes a breach of this Code itself.

11.4 If contraventions of this Code are covered by the jurisdictions of WDSF as well as of a Member Body of WDSF, the jurisdiction of that Member Body prevails, provided that
- that Member Body has Rules in force which describe the specific misconduct in kind and degree,
- these Rules are enforced by that Member Body without delay; and
- the violation of this Code is connected with an activity by or in the name of that Member Body or granted by that Member Body and not also with a WDSF activity in the sense of Article 1.3 above.

11.5 In cases of overlapping jurisdictions according to Article 11.4 above, the WDSF Member Body is obliged to claim its jurisdiction towards WDSF without delay as soon as
- that Member Body realises that the WDSF Code of Ethics has been violated; or
- that Member Body is informed of the misconduct by a WDSF representative.

11.6 Notwithstanding which body terminates the proceedings or imposes a sanction, Member Bodies of WDSF are obliged to cooperate with WDSF, to make any and all evidence available to WDSF as well as to fully share their files regarding a violation of this Code of Ethics with WDSF, whenever Article 11.4 above applies. Failing to comply with this sub-paragraph by a WDSF Member Body constitutes a breach of this Code itself.
11.7 A Member Body may ask the Presidium if in its view a situation to which Article 11.4 above is applicable obtains and what sanction would ordinarily be imposed by the WDSF Presidium for a specific kind of misconduct. However, in case of any dispute, notwithstanding any opinion given by WDSF re: same, the WDSF Presidium determines in its absolute discretion if the conditions in Article 11.4 are in place. The Presidium is obliged to make timely answer to inquiries based on this paragraph. In any case, the WDSF Presidium and the WDSF Member Body shall coordinate their activities.

11.8 Notwithstanding the principle established in Article 11.4 above, the jurisdiction of the WDSF based on Article 1.3 above remains a parallel jurisdiction as long as the Member Body either
- in a timely manner imposes a sanction of the same kind and degree on the person or legal entity that violated the WDSF Code of Ethics as if the proceedings had been directed by WDSF; or
- the Member Body informs WDSF of the results of its investigation and the WDSF Presidium agrees that the WDSF Code of Ethics had not been violated by that person or legal entity or it is in its view not appropriate to impose a sanction on the person or legal entity.

11.9 For the purpose of enforcing Articles 11.4 and 11.8 above, WDSF Member Bodies are obliged to publish the original decision that terminated their proceedings on their official websites, including full information about all sanctions which were imposed on the person or legal entity that allegedly also violated the WDSF Code of Ethics, as well as to disclose the results of their investigation and the weblink to the decision mentioned in this sub-paragraph to the WDSF Presidium.

11.10 If in the opinion of the WDSF Presidium a Member Body with a parallel jurisdiction regarding a certain kind of misconduct either fails to render a timely decision, fails to impose an appropriate sanction or refuses to cooperate with the WDSF Presidium completely or partially, the WDSF Presidium may impose sanctions on a person or legal entity based on WDSF’s jurisdiction. Sanctions based on this sub-paragraph are subject to an Appeal to the WDSF Disciplinary Council.

11.11 If Article 11.4 above applies, time-limited suspensions imposed by the WDSF Presidium on a person or legal entity based on Article 11.10 above for an act that violated the WDSF Code of Ethics shall be set off against the length or period of suspensions imposed by a WDSF Member Body for the same misconduct if these sentences were served fully and as far as the suspension was adopted by WDSF. To this extent, the legal principle of ne bis in idem does not apply in these cases.

11.12 The powers of the Ethics Committee to investigate possible violations of the WDSF Code of Ethics are not limited by Articles 11.4 and 11.8 above.

11.13 If an act, behaviour or circumstance is prohibited or controlled by another WDSF governing document as well as by this Code, the procedures and sanctions of such governing documents and in particular the Codes of Conduct for specific groups of persons take precedence over the provisions of this Code. In these cases, the violation of principles set out in this Code merge in the infringement described by the specific governing document, but may increase the severity of a sanction. When the Committee finds in these cases that a person cannot be sanctioned by any organ of WDSF, the Committee shall in its report refer to the provisions of any specific governing document which in its opinion the accused person breached.
11.14 If a suspension (including provisional suspensions) has been imposed by WDSF on persons mentioned in Article 1.3 above or a license of such persons has been revoked by the Presidium based on this Code (including provisional revocations), WDSF Member Bodies are obliged to adopt such sanctions and measures also regarding the work and representation of the sanctioned person or legal entity for their Federation during the time of the suspension or revocation.

11.15 Suspensions (including provisional suspensions) or revocations of licenses (including provisional revocations) imposed by a WDSF National Member Body on persons mentioned in Article 1.3 above can, on request by that National Member Body, be adopted by the WDSF Presidium regarding the work and representation of the sanctioned person for WDSF during the time of the suspension or revocation, if

- the alleged misconduct of the regarding person had violated this Code and the imposed sanction had been imposed by WDSF similarly in kind and degree if the contravention had happened under WDSF’s jurisdiction,

- the regarding National Member Body has an independent organ installed which is entitled to assess sanctions and measures such as imposed in the specific case and the regarding person had access to that body,

- an adoption of the sanction or measure regarding WDSF’s affairs seems appropriate to preserve the reputation of WDSF.

The WDSF Presidium determines in its absolute discretion whether or not to impose a sanction based on this Article. If the Presidium decides to apply this Article, no one is entitled to claim any indemnification or compensation if the decision of the National Member Body to impose a suspension or to revoke a license is later altered or set aside by the competent body.

11.16 For the purpose of enforcing Article 11.15 above, National Member Bodies are obliged to make the information mentioned in Articles 11.6 and 11.9 above available to the WDSF.

11.17 Adopted sanctions and measures based on Article 11.15 above may be subject to an Appeal to the WDSF Disciplinary Council. In such cases, the subject-matter of the Appeal is limited to the assessment if the conditions in Article 11.15 above were given.

11.18 This Code is an integral part of the WDSF Statutes. Its implementation as well as changes to this Code must be approved by the WDSF General Meeting in accordance with the provisions in Article 11 of the Statutes. The WDSF Presidium may set out the provisions for the clarification of this Code in one or more of its Operating Policies provided that any such Operating Policy is not inconsistent with this Code.

12 Effective Date and Transitional Provisions

12.1 This Code enters into force on 15 June 2015 and applies to all violations of this Code committed on or after the commencement date.

12.2 A retroactive effect of this Code prior to its effective date is excluded. Article 1.3 remains reserved for persons or legal entities that violated this Code after it entered into force, as long as WDSF still, again or newly exercises jurisdiction over these individuals or legal entities or over legal entities that are dominated by the same members as the one that violated this Code.
12.3 If a conflict of interest according to Articles 3 or 4 of this Code existed before, and persists after the date it entered into force, an individual or legal entity subject to this Code who or which then finds himself or itself in such a conflict of interest shall be granted a period of two years after the effective date in Article 12.1 to resolve the conflict of interest. If the conflict of interest is eliminated during these two years, the individual or legal entity may not be subject to sanctions due to contraventions of Articles 3 or 4 of this Code, dating back to circumstances that subsisted before the effective date of this Code. If the conflict of interest is not eliminated after that term of two years, Articles 3 and 4 of this Code are applicable unreservedly from the time this Code came into force.