





















# Netball Australia COMPETITION MANIPULATION & SPORTS WAGERING POLICY FOR ELITE PROGRAMS

1 February 2025

In the spirit of Reconciliation, Netball Australia acknowledges Aboriginal and Torres Strait Islander peoples as the Traditional Custodians of this ancient unceded land where we live, work and play netball on.

We honour the continuing cultures, languages, and heritage of Aboriginal and Torres Strait Islander peoples whose cultural, spiritual, and ancestral connections to the lands, sky, and waters has endured since time immemorial.

We pay our respects to Elders past and present, and we acknowledge and value the significant and continuing contributions Aboriginal and Torres Strait Islander peoples make within our community.

Netball Australia is committed to Reconciliation. We acknowledge the need to reflect on our shared history in order to build a vision for a reconciled and prosperous future for all within our sport. One built on mutual respect, equity, authentic collaboration, and genuine truthtelling.

Where relevant, in this Policy - reference to Netball Australia includes Suncorp Super Netball.

Netball Australia acknowledges the guidance of Sport Integrity Australia and template policy documents used in the preparation of this Policy.

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# A. Purpose

The manipulation of sporting competitions and related activities undermines the integrity of sport.

Manipulation of sporting competitions and matches can be a crime and punishable by law.

This Policy, and the Competition Manipulation and Sports Wagering Policy for Community Netball are intended to supplement Commonwealth and State and Territory laws and regulations with further rules of professional conduct for those involved in the sport of netball.

These policies are not intended, and should not be interpreted, construed or applied, to prejudice or undermine in any way the application of such laws and regulations.

Relevant Persons and Relevant Organisations must comply with all applicable laws and regulations at all times.

These policies form the foundation of the fight against corruption in the sport of netball in Australia, recognising that World Netball has in place the World Netball Ethics and Anti-Corruption Code (March 2019) that applies to International Netball. These policies recognise the following imperatives of WN, which are shared and held by NA:

- a) all netball Matches are to be contested on a level playing field, with the outcome to be determined solely by the respective sporting merits of the competing teams and to remain uncertain until the match is completed. It is this essential characteristic that gives netball its unique appeal; and
- b) public confidence in the authenticity and integrity of the sporting contest and in the uncertainty of its outcome is vital. If that confidence is undermined, the very essence of netball is compromised.

This Policy prescribes Prohibited Conduct which constitutes a breach by a Participant, NA and/or Netball Organisations, as well as offences which must be reported to NA in respect of Participants.

# B. Scope and Exclusions

This Policy applies to Participants, NA and Netball Organisations.

This Policy recognises that Elite Programs and Participants in those programs are at greater risk of corruption and manipulation of the sporting competition, for this reason, increased measures are in place for Participants in the Elite Programs.

Affiliate Persons and Affiliates are bound by the Competition Manipulation and Sports Wagering Policy for Community Netball.

## i) Participants

For Participants, this Policy applies from the date that a person or entity is first engaged (by way of Employee or Contractor arrangement, selection in a Team/Squad, appointment to officiate or deliver an Activity) with NA, or a Netball Organisation until the date <u>6 months</u> after their last engagement/involvement (either by way of participation or expiry of contract, whichever is later).

Each Participant is automatically bound by this Policy as soon as they become a Participant. From that point, they shall be deemed to have agreed:

- a) for the purposes of applicable data protection and other laws and for all other purposes, to have consented to the collection, processing, disclosure and use of information relating to themselves and their activities, including personal information relating to themselves and their activities, to the extent expressly permitted under the terms of this Policy, and shall confirm such agreement in writing upon Demand;
- b) that it is their personal responsibility to familiarise themselves with all of the requirements of this Policy, including what conduct constitutes Prohibited Conduct, and to comply with those requirements;
- c) to submit to the authority of NA to adopt, apply, monitor and enforce this Policy and to investigate apparent or suspected conduct that may constitute Prohibited Conduct:
- d) to submit to the jurisdiction of the NA Tribunal to hear and determine:
  - i. any allegation by NA that the Participant has breached this Policy; and
  - ii. any related issue (e.g. any challenge to the validity of the charges or to the jurisdiction of NA or the NA Tribunal, as applicable);
- e) to submit to the exclusive jurisdiction of any appeals tribunal convened under the NA Tribunal Rules to hear and determine appeals made pursuant to this Policy; and
- f) not to bring any proceedings in any court or other forum that are inconsistent with the foregoing submissions to the jurisdiction of the NA Tribunal.

Without prejudice to the above, a Participant shall also be bound by the anti-corruption rules of WN and all other Members of WN:

- a) not to commit corrupt conduct as set out under those rules; and
- b) to submit to the jurisdiction of first instance and appeal hearing panels convened under those rules to hear and determine allegations of breach of such rules and related issues.

Note: A copy of the World Netball Ethics and Anti-Corruption Code (March 2019) can be found <u>here</u>.

The Anti-Corruption provisions of the World Netball Ethics and Anti-Corruption Code are materially the same as this Policy.

## For the avoidance of any doubt:

- a) Where a Participant's alleged conduct would amount solely to a violation of this Policy (whether such conduct actually relates to an Activity or not), NA will have the exclusive right to take action against the Participant under this Policy for such conduct:
- b) Where a Participant's alleged conduct would amount solely to a violation of the anticorruption provisions of the World Netball Ethics and Anti-Corruption Code (whether such conduct actually relates to an International Match or not), World Netball will have the exclusive right to take action against the Participant under its own anticorruption rules;

- c) Where a Participant's alleged conduct would amount solely to a violation of the anticorruption rules of another Member of World Netball (whether such conduct actually relates to a Match taking place within the territory of such National Association or not), the relevant National Association will have the exclusive right to take action against the Participant under its own anti-corruption rules;
- d) Where a Participant's alleged conduct would amount to a violation of this Policy and one or more of the anti-corruption provisions of the World Netball Ethics and Anti-Corruption Code and/or the anti-corruption rules of any other National Association:
  - i. if the alleged conduct relates solely to one or more Matches in the Elite Program held under NA's jurisdiction, NA will have the priority right and responsibility to take action under this Policy against any relevant Participant for such conduct (irrespective of the nationality or place of residence of the Participant), but where it fails to take any action under this Policy within 180 days of becoming aware of the conduct or agrees to defer to the National Association to which the Participant is affiliated, the National Association to which the Participant is affiliated may instead take action against the Participant in respect of such conduct under its anti-corruption rules provided it has first given notice in writing of such to NA;
  - ii. if the alleged conduct relates solely to one or more International Matches, WN will
    have the exclusive right to take action against the Participant under the World
    Netball Ethics and Anti-Corruption Code;
  - iii. WN will have priority right and responsibility to take action under the World Netball Ethics and Anti-Corruption Code against any Participant who participated on behalf of, or who was in any way associated with, or whose conduct was related to, the participating representative team of a WN Member;
  - iv. if the alleged conduct relates to one or more Matches in the Elite Programs held under the jurisdiction of NA and one or more International Matches and/or one or more Match played under the jurisdiction of another National Association, NA, WN and/or the other relevant National Association shall agree between them which of them shall take action (and, where applicable, in which order) against any relevant Participant for such conduct.

In the absence of agreement, NA shall take action solely with respect to conduct relating to the relevant Elite Program held under its jurisdiction, WN shall take action solely with respect to conduct relating to the relevant International Matches and/or the other relevant National Association shall take action solely with respect to conduct relating to the other relevant match;

Without limiting the obligations of Participants or Netball Organisations, NA shall be responsible for promoting this Policy awareness and education amongst all Participants.

# C. Definitions

Defined terms not otherwise defined in this Policy have been defined in, and have the meaning given to them in the Netball Integrity Policy Framework, Conduct & Disciplinary Policy.

In this Policy, the following definitions apply:

Activity means a netball contest, Match, competition, event (which for the avoidance of doubt includes any awards presentation, season launch, and other events conducted by NA or a Netball Organisation), or activity, including training, whether on a one-off basis or as part of a series, league or competition, sanctioned, organised by NA or a Netball Organisation, whether that Activity takes place in Australia or overseas.

#### Affiliate means:

- a) Associations, which means any netball association that is not a Netball Organisation that conducts Activities and is affiliated to a MO;
- b) Clubs, which means any netball club that is not a Netball Organisation that enters a team to participate in an Activity and is affiliated to an Association and/or MO;
- c) Authorised Provider, which means any non-MO authorised to conduct Activities sanctioned by NA or a Netball Organisation;
- d) any other netball organisation who has agreed to be bound by the Policies, and has notified NA or an MO in writing.

Affiliate Person means any Individual Member that is not a Participant and is registered with an Affiliate.

ANPA means Australia Netball Players' Association.

Athlete includes any person who:

- a) holds any playing Contract with NA as a member of an Australian Representative Squad);
- b) holds a playing Contract with an SSN Club;
- c) holds a playing Contract with an SSN Club or MO (including any Contract with NA) to participate in the SN Reserves and/or NNC; and
- d) holds a playing Contract to participate in any other Activity that is sanctioned and/or controlled by NA.

Athlete Support Personnel includes any coach, trainer, team manager, player agent, selector, team staff, official, doctor, physiotherapist, dietitian or other health related advisor and any other person employed by, contracted to, representing or otherwise affiliated to a team or squad that is chosen to represent NA or a Netball Organisation in an Elite Program, including any match in that Elite Program.

# Athlete Zone means:

- a) each of the team changerooms (including any medical or other similar rooms attached to the changeroom) that are used by the SSN Clubs participating in SSN Competition matches;
- b) each of the Umpire changerooms (including any medical or other similar rooms attached to the changeroom) that are used by the Umpires in the relevant Match:
- c) each of the SSN Club filming platform areas;
- d) the warm up/gym area(s) used by the SSN Clubs and Umpires during and after the relevant SSN Competition Match; and
- e) all other areas that the NA General Manager Legal & Integrity determines should be included, such determination to be entirely at their discretion.

**Ban** is a prohibition from participating in certain activities for a specified period. The Participant remains subject to all policies and rules of NA during the Ban.

**Bet/Betting** means any wager, bet, or other form of speculation for consideration, and Betting is the carrying out of such activity, including pay to play fantasy leagues/competitions and tipping competitions.

Benefit means the direct or indirect receipt or provision of money, property or any other advantage, such as (without limitation), bribes, gains, gifts or another advantage including (without limitation) winnings and/or potential winnings as a result of a Bet (other than prize money and/or payments made under a legitimate and registered endorsement, sponsorship or other contract).

Business Day means a day on which banks are open for general banking business in Victoria, excluding Saturdays and Sundays and gazetted public holidays.

**Contractor** means any person or organisation engaged to provide services for or on behalf of NA or a Netball Organisation, who is not an Athlete Support Personnel, and includes agents, advisors and subcontractors of NA or a Netball Organisation and employees, officers and agents of a contractor or subcontractor.

**Contract** includes the Standard Player Contract, Standard Training Partner Contract, Permanent Replacement Player Contract, the Scholarship Contract, Employment Agreement, Contractor Agreement, Participation Agreement or any other agreement between the Participant and NA or Netball Organisation.

*Director* means each member of the NA Board and each member of any Netball Organisation Board as the case may be.

### *Elite Program* means the following:

- a) Australian representative squads (Australia Netball Diamonds squad, Australian Development Squad, Australian 21/U squad and any other Australian program determined by NA from time to time, the Australian Representative Squads);
- b) SSN competition, including pre-season matches and training programs;
- c) SN Reserves, including pre-season matches and training programs;
- d) NNC, including pre-season matches and training programs;
- e) competition or tournament played by a MO team, SSN Club team or invitational representative Australian team against a touring international team in Australia that is sanctioned and/or controlled by NA.

*Employee* means a person employed by NA or a Netball Organisation who is not an Athlete Support Personnel.

*International Match* means each of the following:

- a) any Match between two National Association representative teams;
- b) any Match played as part of a World Netball event; and
- c) any other Match organised or sanctioned by World Netball from time to time to which World Netball deems it appropriate that the World Netball Ethics and Anti-Corruption Code should apply.

*Internet* means the global communications system of computer networks accessible by the public whether wirelessly or through a cable feed, which interconnect, either directly or indirectly, individual computers and/or networks by accessing, among others, the world wide web and derivative URL addresses.

Inside Information means any information relating to any Activity that a Participant possesses by virtue of their position within or in relation to the sport of netball, including (without limitation) factual information regarding the competitors the conditions, tactical considerations or any other aspect of the Activity, but not including such information that is already published or a matter of public record, readily acquired by an interested member of the public, or disclosed according to the rules and regulations of the Activity and/or NA.

*Match* means a netball match of any format and duration in length in which two netball teams compete against each other, played anywhere in the world.

Match Delegate/Technical Official/Match Official means any person holding that role, from time to time, in respect of any Match.

Member means a member of NA or a MO under its constitution, including:

- a) each MO:
- b) any Affiliate that is a member of an MO;
- c) *Individual Members*, which means individuals who are registered with an MO.

MO means each of the NA member organisations, being:

- a) ACT Netball Association Incorporated:
- b) The New South Wales Netball Association Limited;
- c) Netball NT Incorporated;
- d) Netball Queensland Limited;
- e) South Australia Netball Association Incorporated;
- f) Tasmania Netball Association Incorporated;
- g) Victoria Netball Association Incorporated; and
- h) Netball WA (Incorporated).

Mobile Device means any portable device (including, without limitation, a personal digital assistant (PDA), blackberry, mobile phone, iPhone, iPad or iWatch, Smartwatch) which is capable of connecting to or using any mobile telecommunications technology to enable or facilitate transmission of textual material, data, voice, video or multimedia services.

NA Board means the NA Board of Directors.

National Association means a national governing body of Netball.

**Netball** means the sport of netball, as governed by NA and WN from time to time, and a reference to Netball means collectively NA, Netball Organisations and Affiliates.

Netball Organisation means each MO and SSN Club.

Netball Organisation Board means each Board of Directors of the Netball Organisation.

**NNC** means the National Netball Championships and any subsequent or successor competition substantially similar to the National Netball Championships that is conducted by NA.

NA means Netball Australia Limited.

**NA CEO** means the person holding that position at NA from time to time, including any person acting in that position.

**NA General Manager - Legal & Integrity** means the person holding that position at NA from time to time, including any person acting in that position.

#### Non Member Person means:

- a) any parent or guardian of an Individual Member or Participant; and/or
- b) any person attending or associated with an Activity.

**Participant** means an Athlete, Athlete Support Personnel, Contractor, Employee, Director, Match Delegate/Technical Official/Match Official, Umpire or Umpire Support Personnel.

*Player Contract* means a contract entered into by an Athlete with NA, a SSN Club or MO (as the case may be), in accordance with the CPA or other agreement as agreed between NA, ANPA and the SSN Clubs/MOs.

Prohibited Conduct means the conduct proscribed at clause 1 of this Policy.

**Relevant Organisation** means any of the following organisations:

- a) NA;
- b) Netball Organisations;
- c) Affiliates.

**Relevant Person** means any of the following persons:

- a) Affiliate Person;
- b) *Participant*;
- c) *Volunteer*, which means any person engaged by NA or Netball Organisation in any capacity who is not otherwise a Participant;
- d) Non-Member Person;
- e) any other person who has agreed to be bound by the Policies, and has notified NA.

*SN Reserves* means the reserves competition for the Suncorp Super Netball (SSN) or other name given to that competition by NA, with each of the SSN Clubs and/or MOs participating in the competition.

SSN means the Suncorp Super Netball competition or such other name given to that competition by NA.

SSN Clubs means the Australia Netball teams owned by Team Owners that have been granted licences to participate in the SSN competition by NA in accordance with the terms of a Team Licence Agreement which, as at the date of this Policy, are:

- a) NSW Swifts;
- b) Giants Netball:
- c) Queensland Firebirds;
- d) Adelaide Thunderbirds:
- e) Melbourne Vixens:
- f) West Coast Fever;
- g) Melbourne Mavericks; and
- h) Sunshine Coast Lightning.

SSN Competition Match means each Home and Away SSN match, Finals Series match, preseason match or tournament that is organised by NA and any other match declared by the NA General Manager - Legal & Integrity as an SSN Competition Match in writing to the SSN Clubs.

**Team** means any team of a Netball Organisation that is participating in an Activity and/or that Contracts a Participant.

*Umpires* includes any person who:

- a) holds an umpire contract (permanent or casual) with NA; or
- b) enters into a participation agreement with NA in respect of a Pathways Program.

*Umpires Support Personnel* includes any person who is appointed by NA to support the role of Umpires in the Elite Programs.

*Venue* means any venue that hosts Elite Programs.

Wagering Service Provider means any company or other undertaking that promotes, brokers, arranges or conducts any form of wagering activity in relation to netball in Australia.

*Wi-fi* means a facility allowing Mobile Devices or other devices to connect to the Internet or communicate with one another wirelessly within a particular area.

**WN**, formally the International Netball Federation, means the international federation recognised by the International Olympic Committee or the General Assembly of International Sports Federations as the entity responsible for governing netball internationally.

WN Rules & Regulations means the Rules and Regulations of WN.

### D. Other Related Policies and Documents

The following policies and documents also apply to the application of this Policy and must be adhered to at all times:

- a) Netball Integrity Policies;
- b) NA Tribunal Rules;
- c) Netball Integrity Policy Framework, Conduct & Disciplinary Policy.

The Competition Manipulation and Sports Wagering Policy for Community Netball applies to Affiliate Persons and Affiliates.

#### 1. Prohibited Conduct

- 1.1 A Participant commits a breach of this Policy when they, either alone or in conjunction with another or others, engage in any of the following conduct:
- 1.2 Manipulation of or interference with an Activity
  - 1.2.1 Fixing or contriving in any way or otherwise influencing improperly (or being a party to the fixing, contriving or other improper influence of), the result, progress, outcome, conduct or any other aspect of any Activity for themselves or others:
  - 1.2.2 Seeking, accepting, offering, or agreeing to accept or offer, any bribe or other Benefit for themselves or others to fix or contrive in any way or otherwise to influence improperly the result, progress, outcome, conduct or any other aspect of any Activity (whether or not such offer, bribe is given or received);
  - 1.2.3 Failing to perform to one's best abilities in an Activity, for an offer, bribe or Benefit or the expectation of an offer, bribe or Benefit for themselves or others (whether or not such offer, bribe or Benefit is in fact given or received), or further to an agreement with a third party;
  - 1.2.4 Ensuring the occurrence of a particular incident or outcome in an Activity for a Betting or other corrupt purpose (with or without a Benefit);
  - 1.2.5 Directly or indirectly soliciting, inducing, enticing, instructing, persuading, encouraging or facilitating (with or without Benefit):
    - 1.2.5.1 any Participant to commit an offence under any of the foregoing provisions of this Clause 1.2.5; and/or
    - 1.2.5.2 any other person to do any act that would be an offence if that person were a Participant.
  - 1.2.6 Engaging in any other form of corrupt conduct (with or without Benefit) in relation to any Activity.

# 1.3 Betting

- 1.3.1 Bet, or enter into any other form of financial speculation on any Activity or Match, or on any incident, occurrence or aspect of in an Activity or Match, whether or not they are participating in the Activity or Match. For the avoidance of doubt:
  - 1.3.1.1 any Bets placed by a betting syndicate or group, such as a 'punter's club', of which the Participant is a member;
  - 1.3.1.2 an interest in any bet, including having someone else place a bet on their behalf; or
  - 1.3.1.3 allowing another person to place a bet using a Participant's account,

shall be treated as if the bet was placed by the Participant as an individual:

- 1.3.2 Soliciting, inducing, enticing, instructing, persuading, encouraging, facilitating, authorising or assisting with the making of a Bet on any Activity or Match or in relation to the result, progress, outcome, conduct or any other aspect of an Activity or Match, including communicating in any way, such as by using a mobile phone, computer or other electronic or other device, information that might give another person an unfair advantage if they were to engage in betting related to that information, other than as required as part of their official duties;
- 1.3.3 Ensuring the occurrence of a particular incident or outcome of an Activity or Match, which occurrence is to the Participant's knowledge the subject of a Bet and for which they expect to receive, directly or indirectly or has received any Benefit.

#### 1.4 Inside Information

- 1.4.1 Using Inside Information for Betting purposes or otherwise in relation to Betting on an Activity or Match;
- 1.4.2 Disclosing Inside Information to any party (for Benefit or otherwise) where the Participant knew or should have known that the Inside Information might be used for Betting purposes or otherwise in relation to Betting, or any form of improper influence over any aspect of any Activity or Match, or for any other improper purpose;

Note: Any potential offence under this Clause will be considered on its own set of facts and the particular circumstances surrounding any relevant disclosure. For example, it may be an offence under this Clause to disclose Inside Information: (a) to journalists or other members of the media; and/or (b) on social networking websites where the Participant knew or should reasonably have known that such disclosure might lead to the information being used in relation to Betting. However, nothing in this Clause is intended to prohibit any such disclosure made within a personal relationship (such as to a member of the Participant's family) where it is reasonable for the Participant to expect that such information can be disclosed in confidence and without being subsequently used for Betting.

- 1.4.3 Directly or indirectly soliciting, inducing, enticing, instructing, persuading, encouraging or facilitating (with or without Benefit):
  - 1.4.3.1 any Participant to commit an offence under any of the foregoing provisions of this Clause 1.4; and/or
  - 1.4.3.2 any other person to do any act that would be an offence if that person were a Participant.

## 1.5 Other offences

1.5.1 Failing to comply with the Mobile Device Policy set out in Appendix 1 of this Policy;

- 1.5.2 Providing, offering, giving, requesting or receiving any gift or Benefit in circumstances that the Participant knew or should have known could undermine public confidence in the integrity of an Activity, Match or the sport of netball (regardless of whether such gift or Benefit is in fact given or received);
- 1.5.3 Failing to disclose to the NA General Manager Legal & Integrity (without unnecessary delay) any and all gifts (whether monetary or otherwise), hospitality, rewards and/or other non-contractual benefits offered to a Participant that have a value of AUD\$1,000 or more, whether or not the circumstances set out in Clause 1.5.1 are present, save that there shall be no obligation to disclose any (i) personal gifts, hospitality and/or other non-contractual benefits offered by or on behalf of any close friend or relative of the Participant, (ii) benefits provided pursuant to a Participant's contract with NA, a SSN Club and/or MO or (iii) netball hospitality gifts from NA, a SSN Club and/or MO in connection with Activities the Participant is participating in;
- 1.5.4 Failing to disclose to the NA General Manager Legal & Integrity, without delay, full details of all knowledge concerning:
  - 1.5.4.1 any approach or invitation received by the Participant that would amount to Prohibited Conduct; and
  - 1.5.4.2 any incident, fact or matter that comes to the attention of the Participant (or of which the Participant ought reasonably to have been aware) that may evidence potential Prohibited Conduct by a third party to engage in conduct that would amount to Prohibited Conduct;
- 1.5.5 Failing or refusing, without compelling justification, to cooperate with any investigation carried out by NA in relation possible Prohibited Conduct (by any Participant), including without limitation, failing to provide accurately, honestly or completely any information and/or documentation (whether as part of a Demand or otherwise) requested by NA as part of such investigation;
- 1.5.6 Obstructing or delaying any investigation carried out by NA in relation to possible Prohibited Conduct, including without limitation, concealing, tampering with or destroying any documentation or other information (which is subject to a Demand or otherwise) that may be relevant to that investigation and/or that may be evidence of or may lead to the discovery of evidence of conduct that would amount to Prohibited Conduct;
- 1.5.7 Failing or refusing to cooperate with any proceedings brought against any Participant under this Policy, including without limitation, failing to respond to a Demand, provide a witness statement(s) in respect of information in the possession of the Participant and/or failing to attend, for the purpose of providing truthful oral evidence, any hearing convened under the NA Tribunal Rules, where requested by NA.
- 1.5.8 Accepting a Benefit to incite, cause or contribute to any breach of this Policy;
- 1.5.9 Committing any other act that could undermine public confidence in the integrity of an Activity, Match or the sport of netball; or

- 1.5.10 Facilitating, assisting, aiding, abetting, encouraging, inducing, covering-up or being complicit in any Prohibited Conduct.
- 1.6 Attempt or agreement to breach, and other involvement in Prohibited Conduct
  - 1.6.1 Any attempt by a Participant, or any agreement by a Participant with any other person or entity, to engage in conduct that would culminate in the commission of Prohibited Conduct will be treated as if such breach had been committed (whether or not such attempt or agreement in fact resulted in such Prohibited Conduct) unless the Participant renounces the attempt or agreement prior to it being discovered by a third party not involved in the attempt or agreement;
  - 1.6.2 A Participant who authorises, causes, knowingly assists, encourages, aids, abets, covers up or is otherwise complicit in any act or omission by the Participant's coach, trainer, manager, family member, guest or other affiliate or associate that would have amounted to Prohibited Conduct, if committed by the Participant themselves, will be treated as if they committed such act or omission and will be held liable accordingly for the Prohibited Conduct:
  - 1.6.3 A Participant who solicits, induces, entices, instructs, persuades, encourages or facilitates another Participant to engage in Prohibited Conduct, or knowingly assists, covers up or is otherwise complicit in another Participant's Prohibited Conduct, will be treated as if they committed such breach themselves and will be held liable accordingly for the Prohibited Conduct.

# 2. Reporting

- 2.1 A Participant must, where permitted by law, promptly notify the NA General Manager Legal & Integrity if they:
  - 2.1.1 are interviewed as a suspect, charged, or arrested by a law enforcement body in respect of conduct that falls with the definition of Prohibited Conduct:
  - 2.1.2 have been approached by another person to engage in Prohibited Conduct;
  - 2.1.3 knows or reasonably suspects that another person has engaged in Prohibited Conduct, or has been approached to engage in Prohibited Conduct: or
  - 2.1.4 have received or is aware or reasonably suspects that another person has received, actual or implied threats of any nature in relation to any past or proposed Prohibited Conduct.
- 2.2 A Participant has a continuing obligation to report any new knowledge or suspicion regarding any Prohibited Conduct under this Policy, even if the Participant's prior knowledge or suspicion has already been reported.
- 2.3 Notification by a Participant under this Clause 2 may be made verbally or in writing by the Participant and may be made anonymously. A Participant who makes a report anonymously is responsible for keeping a record that will allow them to confirm that they have met their obligations under Clause 2.1.

- 2.4 NA will remain informed of relevant Commonwealth, State and Territory legal requirements to report criminal activity in relation to the manipulation of sporting competitions (match-fixing) and Inside Information.
- 2.5 Participants should be aware of relevant Commonwealth, State and Territory legal requirements to report criminal activity in relation to the manipulation of sporting competitions (match-fixing) and Inside Information.

# 3. Information sharing

3.1 NA and Sport Integrity Australia may share information (including Personal Information as defined in the *Privacy Act 1998* (Cth)) at any time relating to Participants, NA and Netball Organisations with Wagering Service Providers, law enforcement agencies, government agencies or other sporting organisations to prevent, identify and investigate alleged Prohibited Conduct.

# 4. Monitoring by Wagering Service Providers

- 4.1 Participants must disclose information to NA regarding all of their commercial agreements, interests, and connections with Wagering Service Providers. For the avoidance of doubt, this does not include the disclosure of accounts that Participants may hold with Wagering Service Providers.
- 4.2 NA will work with Wagering Service Providers to ensure the ongoing integrity of Activities under the auspices of NA and Netball Organisations.
- 4.3 NA may request Wagering Service Providers to monitor and conduct regular audits of their databases and records to monitor the incidents of suspicious betting transactions (including single or multiple betting transactions or market fluctuations) that may indicate or tend to indicate that Participants have engaged in Prohibited Conduct under this Policy.
- 4.4 To enable the Wagering Service Provider to conduct such audits, NA may, from time to time and subject to any terms and conditions imposed by NA (including in relation to confidentiality and privacy), provide to Wagering Service Providers details of Participants who are precluded by this Policy from engaging in Prohibited Conduct.
- 4.5 Wagering Service Providers may provide NA with regular written reports on incidents of suspicious betting transactions (including single or multiple betting transactions or market fluctuations) that may indicate or tend to indicate that Participants have engaged in Prohibited Conduct.
- 4.6 All requests for information or provision of information by NA or a Wagering Service Provider shall be kept strictly confidential and shall not be divulged to any third party or otherwise made use of, except where required by law or by this Policy, is permitted by NA or Wagering Service Provider, or where information is already in the public domain other than because of a breach of this Policy.

# 5. Investigations and Demands

Any allegation or suspicion of a breach of this Policy, whatever the source, shall be referred to the NA General Manager – Legal & Integrity for investigation.

- 5.2 The NA General Manager Legal & Integrity may, at any time, conduct investigations into the activities of any Participant who they suspect may have committed an offence under this Policy.
- 5.3 Such investigations may be conducted in conjunction with, and information obtained in such investigations may be shared with, World Netball and/or other National Associations and/or other relevant authorities (including criminal justice, administrative, professional and/or judicial authorities, including Sport Integrity Australia).
- 5.4 All Participants must cooperate fully with such investigations in accordance with the NA Tribunal Rules.
- 5.5 The NA General Manager Legal & Integrity shall have discretion, where they deem appropriate, to stay their own investigation pending the outcome of investigations being conducted by WN, a National Association and/or other relevant authorities.
- 5.6 As part of any investigation under this Policy, the NA General Manager Legal & Integrity may make a written demand to any Participant (a *Demand*) to provide NA with any information, statement, document or Mobile Device(s) that the NA General Manager Legal & Integrity reasonably believes may be relevant to the investigation.
- 5.7 Such information may include (without limitation): copies or access to all relevant records (such as current or historic telephone records, bank statements, internet services records and/or other records stored on computer hard drives, electronic devices or other information storage equipment); and/or any data, messages, photographs, videos, audio files and/or documents or any other relevant material contained on their Mobile Device(s) (including but not limited to, information stored through SMS, WhatsApp or any other messaging system) relevant to the investigation; and/or all the facts and circumstances of which the Participant is aware with respect to the matter being investigated, and subject to any applicable principles of Australian law, the Participant shall cooperate fully with such Demand, including by furnishing such information within such reasonable period of time as may be determined by the NA General Manager Legal & Integrity.
- 5.8 Where such a Demand relates to the request to take possession of and/or copy or download information contained on a Participant's Mobile Device, then such information shall be provided immediately upon the Participant's receipt of the Demand. In all other cases, save where exceptional circumstances exist, a minimum period of fourteen days from receipt of the Demand will be provided.
- 5.9 Where appropriate, the Participant may seek an extension of such deadline by providing the NA General Manager Legal & Integrity with cogent reasons to support an extension, provided that the decision to grant or deny such extension shall be in the discretion of the NA General Manager Legal & Integrity, acting reasonably at all times.
- 5.10 Any information furnished to the NA General Manager Legal & Integrity (whether pursuant to a specific Demand or otherwise as part of an investigation) will not be used for any purpose other than in accordance with this Policy and will be kept strictly confidential except when:
  - 5.10.1 it becomes necessary to disclose such information in support of an allegation of Prohibited Conduct, breach of the World Netball Ethics and Anti-Corruption Code or the anti-corruption rules of any National Association;

- 5.10.2 such information is required to be disclosed by any applicable law;
- 5.10.3 such information is already published or a matter of public record, readily acquired by an interested member of the public, or disclosed according to the rules and regulations governing the relevant International Match; and/or
- 5.10.4 it becomes necessary (because the information gathered may also amount to or evidence infringements of other applicable laws or regulations) to disclose such information to other competent authorities (including any applicable police, taxation, fraud, criminal intelligence or other authorities), whether pursuant to formal information-sharing agreements or otherwise.

## 6. Sanctions

- 6.1 Any Participant who is found to have breached this Policy may face disciplinary action in accordance with the NA Tribunal Rules. Action may also be taken for breaches by a Netball Organisation.
- 6.2 The following sanctions may be imposed:
  - 6.2.1 a reprimand or warning (generally accompanied by the completion of education);
  - 6.2.2 a verbal or written apology;
  - 6.2.3 direction to undertake counselling, training or education to address the breach:
  - 6.2.4 suspension from competition for a specified period;
  - 6.2.5 removal of accreditation;
  - 6.2.6 suspension from access to Participants and/or a Netball Organisation for a specified period;
  - 6.2.7 Ban from participation in NA and/or Netball Organisation's competitions, training or events (including selection in representative teams);
  - 6.2.8 Subject to the provisions of the *Fair Work Act 2009* (Cth) suspension or termination of contract or financial support; and/or
  - 6.2.9 suspension and/or termination of any rights, privileges and benefits provided by NA;
  - 6.2.10 any other sanction as determined in accordance with the NA Tribunal Rules.

# **END**

## **VERSION HISTORY**

Reference Number:	INTO08
Policy:	Competition Manipulation and Sports Wagering Policy for
	Elite Programs Version 2.2
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	Policy for Elite Programs Version 2.1

# **APPENDIX 1: Netball Australia Mobile Device Policy**

Effective Date: 1 February 2025

# 1. Introduction, Scope and Application

- 1.1 NA has adopted this Policy in support of the Competition Manipulation and Sports Wagering Policy for Elite Programs.
- 1.2 This Policy seeks to address advancing mobile communication technology and increasing sophistication in the methods by which betting takes place on netball Matches, in particular the SSN, by placing limitations on communication between Athletes, Athlete Support Personnel, Umpires and Umpire Support Personnel and other nominated third parties from the moment that they first enter the Venue on the day of a SSN Competition Match through to its completion.
- 1.3 All Athletes, Athlete Support Personnel, Umpires and Umpire Support Personnel as well as SSN Clubs and MOs:
  - 1.1.1 are automatically bound by and required to comply with all of the provisions of this Policy; and
  - 1.1.2 agree to submit to the authority of the NA General Manager Legal & Integrity (and/or any individual appointed to act on their behalf), to adopt, apply, monitor and enforce this Policy.
- 1.4 For the avoidance of any doubt, nothing in this Policy is intended to limit the responsibilities of any Participant, SSN Club or MO under NA's Code of Conduct and Competition Manipulation and Sports Wagering Policy for Elite Programs or any other NA rules or regulations that may apply from time to time.

## 2. Access to the Athlete Zone

- 2.1 At each relevant SSN Competition Match, the Athlete Zone shall comprise of the following:
  - 2.1.1 each of the team changerooms (including any medical or other similar rooms attached to the changeroom) that are used by the SSN Clubs participating in SSN Competition Matches;
  - 2.1.2 each of the Umpire changerooms (including any medical or other similar rooms attached to the changeroom) that are used by the Umpires in the relevant Match:
  - 2.1.3 each of the SSN Club filming platform areas;
  - 2.1.4 the warm up/gym area(s) used by the SSN Clubs and Umpires during and after the relevant SSN Competition Match; and

- 2.1.5 all other areas that the NA General Manager Legal & Integrity determines should be included, such determination to be entirely at their discretion.
- 2.2 Host SSN Clubs (and NA, for NA conducted Matches) must:
  - 2.2.1 ensure that there are no static/landline (or other) telephone communication devices within the Athlete Zone on the day of an SSN Competition Match:
  - 2.2.2 adopt and manage the NA accreditation system which enables access to the Athlete Zone to be controlled and monitored by the NA General Manager Legal & Integrity, Match Delegate and members of the security team appointed for such purpose;
  - 2.2.3 provide adequate and suitably qualified security (with appropriate training, briefings and identification) to be on duty at entry points to the Athlete Zone the moment that the Venue has been secured for an SSN Competition Match right through until all Participants have left the Venue after the SSN Competition Match has been completed;
  - 2.2.4 ensure that there are no fixed or temporary video cameras or other recording equipment set up within the Athlete Zone (including, in particular, any changeroom) for the purposes of broadcasting video or audio footage therefrom unless prior authority has been granted by the NA General Manager Legal & Integrity;

Note: As an exception to Clause 2.2.4, a vision-only video camera for broadcast may be set up or used (by a single camera operator) within the Athlete Zone (team meeting/warm up area only) provided that the following safeguards are implemented at all times:

- (a) the camera must only have any audio-recording capability disabled;
- (b) can only record for a maximum of a 2 minute interval in each break.
- 2.2.5 provide a safe and secure locker (or other similar storage facility), into which all Umpires, Umpire Support Personnel and temporary visitors (including NA/SSN Club, or MO staff, representatives, officials, contractors or volunteers) to the Athlete Zone must deposit all Mobile Devices at the time of entering the Athlete Zone;
- 2.2.6 ensure that each team manager implements a protocol pursuant to which all Mobile Devices must be:
  - 2.2.6.1 collected from the Athletes and Athlete Support Personnel (other than those with exceptions) upon a team's arrival at the Venue on the day of an SSN Competition Match. For each SSN Club's obligations see Clause 5.1;
  - 2.2.6.2 safely and securely stored during that Match (which can be in a secure box in the changeroom) until its completion.

# 3. Display of Accreditation Passes

## 3.1 General Principles:

- 3.1.1 As a general rule, access to the Athlete Zone will be restricted only to those individuals whose presence in that area is absolutely essential for operational purposes. SSN Club Boards, CEOs and other operational staff without a direct operational reason for being in the Athlete Zone should not enter the Athlete Zone until the completion of the Match. Where access is required, those individuals will be subject to all requirements of this Policy, which for the avoidance of doubt, requires those individuals to also hand in their Mobile Devices for the duration of the Match.
- In certain circumstances, temporary Match day access may also need to be issued by the Match Manager and/or Match Delegate to any other individuals who may need access to the Athlete Zone from time to time for operational reasons, including, for example, NA, SSN Club and MO officials, contractors or volunteers and members of the venue's security, cleaning or catering staff. Such temporary access can only be provided by the Match Manager and/or Match Delegate, who may impose such conditions on the access (including for specific time periods or areas etc) as he/she deems appropriate in the circumstances.
- 3.1.3 For the avoidance of doubt, and except as described in Clause 3.2, below, no individual, irrespective of their identity, job, role or responsibility, will be allowed to enter, or remain within, the Athlete Zone without displaying an official accreditation pass.
- 3.2 Athletes, Athlete Support Personnel, Umpires and Umpire Support Personnel:
  - 3.2.1 All Athletes, Athlete Support Personnel, Umpires and Umpire Support Personnel must display their accreditation passes prior to their first entry into the Athlete Zone on the day of an SSN Competition Match.
  - 3.2.2 Once they have complied with Clause 3.2.1, Athletes, Athlete Support Personnel (subject to being in team uniform) and Umpires need not carry their accreditation passes so long as they remain at all times within either the Athlete Zone, or field of play. Should any such person need to leave this area for any reason other than in the case of a medical or security emergency or to base themselves at a filming platform, then they must:
    - 3.2.2.1 carry their accreditation pass with them when they leave the Athlete Zone and must display it again prior to their return to the Athlete Zone; and
    - 3.2.2.2 comply, at all times, with all of the restrictions on use of communication devices set out in Clause 4 as if such person remained within the Athlete Zone.
  - 3.2.3 All other persons not identified in Clause 3.2.2, above must carry their accreditation passes at all times while they remain within the Athlete Zone.

# 4. Temporary 'visitors' to the Athlete Zone

- 4.1 All temporary visitors will only be issued accreditation passes by the NA General Manager Legal & Integrity, via the Match Manager and/or Match Delegate in accordance with the provisions of the Policy.
- 4.2 If issued, all temporary visitors must carry their temporary 'visitor' accreditation passes at all times whilst they remain within the Teams and Officials' Operating Areas.
- 4.3 All temporary visitors must comply with this Policy at all times while they remain within the Athlete Zone.
- 4.4 Where the temporary visitor is linked to an SSN Club, they must as soon as practicable upon entering the Athlete Zone, hand over their Mobile Device and confirm contact number to the team manager for recording in the Record of Mobile Devices (in accordance with Clause 2.2.6.2).

## 5. Use of Communication Devices in the Athlete Zone

- 5.1 Subject to the exceptions set out in Clause 5.2, the following prohibitions shall apply from the moment that a Venue has been secured for an SSN Competition Match through to its completion:
  - 5.1.1 no person shall be allowed to use and/or carry any Mobile Devices for any reason whatsoever, whether to access the Internet or otherwise, in the Athlete Zone. It is each individual's responsibility to comply with this restriction, however in order to minimise the risk of non-compliance by any Athlete or Athlete Support Personnel, each team manager must implement a protocol pursuant to which all Mobile Devices must be:
    - 5.1.1.1 collected from the Athletes and Athlete Support Personnel (other than those with exceptions) upon a team's arrival at the Venue on the day of an SSN Competition Match;
    - 5.1.1.2 recorded on the Record of Mobile Devices as set out in Annexure A and a photograph of all Mobile Devices secured taken. This record must be emailed to <a href="mailto:integrity@netball.com.au">integrity@netball.com.au</a> within 48 hours of the completion of the Match; and
    - 5.1.1.3 safely and securely stored during the SSN Competition Match until such time as those Mobile Devices can be returned at the conclusion of the SSN Competition Match. The Umpires will implement a similar protocol relating to the Mobile Devices of the Umpires and/or any Umpire Support Personnel.
  - 5.1.2 no person shall be allowed to use and/or or carry, any laptop computer (or any other similar communication device) for any reason whatsoever, whether to access the Internet or otherwise, in the Athlete Zone;
  - 5.1.3 no person shall be allowed to use any static landline (or similar) telephone capable of making calls from inside or receiving calls from outside the Athlete Zone; and
  - 5.1.4 without limiting the definition of Mobile Devices, no Athlete, Athlete Support Personnel or Umpire shall be allowed to use and/or wear or carry on their person any Smart Watch/Bracelet, in the Athlete Zone, including while on the field of play.

- 5.2 **EXCEPTIONS TO CLAUSE 5.1:** Unless otherwise agreed by the NA General Manager Legal & Integrity in advance, the only exceptions to the above prohibitions are:
  - 5.2.1 Each team manager shall be permitted to carry a reasonable number of Mobile Devices required for operational reasons and as approved by NA in writing, provided that those Mobile Devices can only be used either: (a) for netball operations purposes; and/or (b) by any Participant for any important personal matter, provided that the team manager has given their express permission to the Participant before such use. The team manager can carry the Mobile Device of an Athlete or Athlete Support Personnel where the Mobile Device is required and used solely for medical reasons:
  - Each team media manager shall be permitted to carry one Mobile Device within the Athlete Zone, provided that any such device must be turned onto silent mode at all times whilst such individual is in the Athlete Zone and it can only be used for responding to direct media enquiries received from media outlets such as broadcasters and journalists (*Media Outlets*), either inside or outside the Athlete Zone. The team media manager must not, in any circumstance, use the Mobile Device to transmit any photograph or video footage from within the Athlete Zone (other than the field of play) including without limitation to Media Outlets, social media, digital platforms or any other person or entity until after the conclusion of the SSN Competition Match;
  - 5.2.3 Each coach shall be permitted to carry and use a laptop computer (or any other similar communication device), whether to access the Internet or otherwise, within the Athlete Zone, provided that it is used solely by them and only for netball operations purposes of a logistical or administrative nature related to any SSN Competition Match (this may include time keeping functions and statistics generated from the performance analyst);
  - 5.2.4 The performance analyst for each team shall be permitted to carry and use one laptop computer (or other similar device) and a Mobile Device (purely for internet connectivity for the performance match analysis feed should the Venue's internet not provide a sufficient connection), whether to access the Internet or otherwise, within the PMOA, provided that the laptop is only used for undertaking performance match analysis (including a feed to the SSN Club coaches) and must not be used for any other purpose.
  - 5.2.5 A further reasonable number of other Athlete Support Personnel per team, whose identity must be approved in advance by the NA General Manager Legal & Integrity, may be permitted to carry and use a laptop computer (or any other similar communication device) within the Athlete Zone, provided that:
    - 5.2.5.1 it is used only by the identified individual and only for netball operations purposes;
    - 5.2.5.2 it may not be used to access the Internet at any time until the conclusion of the SSN Competition Match; and
    - 5.2.5.3 the NA General Manager Legal & Integrity shall have absolute discretion to direct that the laptop computer (or any other similar communication device) be used only in a specific area or location within the Athlete Zone.

- 5.2.6 The Match Delegate shall be permitted to carry two Mobile Devices, where one of those Mobile Devices is a Smart Watch/Bracelet (in all other circumstances, the Match Delegate shall be permitted to carry one Mobile Device), within the Athlete Zone, provided that it is used either: (a) for netball operations purposes only; and/or (b) by any Umpire or Umpire Support Personnel for any important personal matter only, provided that the Match Delegate has given their express permission before such use;
- 5.2.7 The Match Delegate shall be permitted to carry and use a laptop computer (or any other similar device), whether to access the Internet or otherwise, within the Athlete Zone, provided that it is for their sole use and only for netball operations purposes; and
- 5.2.8 The Umpire Coach and/or Selector shall be permitted to carry and use a laptop computer (or any other similar communication device) within the Athlete Zone, provided that:
  - 5.2.8.1 it is used only by the identified individual and only for netball operations purposes;
  - 5.2.8.2 it may not be used to access the Internet at any time until after the conclusion of the Match; and
  - 5.2.8.3 the NA General Manager Legal & Integrity shall have absolute discretion to direct that the laptop computer (or any other similar communication device) be used only in a specific area or location within the Athlete Zone; and
- 5.2.9 The Match Day Doctor and/or each SSN Club doctor (or team physiotherapist in circumstances where there is no team doctor) shall be permitted to carry and use one Mobile Device and one laptop computer (or other similar device), whether to access the Internet or otherwise, within the Athlete Zone, provided that either device will only be used in the case of a genuine medical emergency and must not be used for any other purpose. Any such Mobile Device must be turned onto silent mode at all times whilst such individual is in the Athlete Zone. Any such laptop computer (or other similar device) carried by the team doctor (or physiotherapist, where applicable) must be password protected and password locked when not in use, with the password known only to the team doctor (or physiotherapist, where applicable). Further, the SSN Club doctor (or team physiotherapist in circumstances where there is no team doctor) shall be permitted to carry and use the NA issued tablet in accordance with the NA Policy & Guidelines for Management of Sport Related Concussions.
- 5.2.10 For the avoidance of any doubt, all individuals permitted to carry and use a laptop computer (or any other similar communication device) within the Athlete Zone pursuant to Clause 5.2 are deemed to have:
  - 5.2.10.1 consented to having such laptop or other device monitored for the purpose of establishing whether or not the Internet has been accessed in any relevant period;
  - 5.2.10.2 agreed to provide such laptop or other device to the NA General Manager Legal & Integrity immediately upon request for such purpose; and

- 5.2.10.3 agreed to provide such technical information about such laptop or other device to the NA General Manager Legal & Integrity as may be necessary to carry out such purpose.
- 5.2.11 A two-way radio that has no internet or mobile data device enabled (ie a communication device that operates on a radio frequency) may be used for audio communications between the performance analyst and the team bench. The radio frequency must be secure and must not be accessible outside the performance analyst and the SSN Club Participants within the Athlete Zone. It is the responsibility of the SSN Club to seek approval from the NA General Manager Legal & Integrity with such approval to include assurance that the radio frequency is secure and that no other person is able to access the communication.
- 5.2.12 The Umpires and Athletes may remotely access their Mobile Devices, which must remain in the secured box, and only use the Mobile Device for access to music (with airplane mode enabled). To be clear, the Umpires and Athletes must not take the Mobile Device out of the secured box at any time;
- 5.12.13 the Umpires may wear a Smart Watch, enabled to airplane mode, for timing keeping and/or performance. The Smart Watch must not be used for any other purpose.

# 6. The Authority of the NA General Manager - Legal & Integrity

- 6.1 At each SSN Competition Match, Participants, SSN Clubs and visitors to the Athlete Zone agree and acknowledge that the NA General Manager Legal & Integrity (or such other member of the NA Integrity Unit) shall have absolute authority, without being required to provide any explanation or reason, to:
  - 6.1.1 be present in any part of the Athlete Zone (including, for the avoidance of doubt, any part of the team meeting areas within the team changerooms) where the NA General Manager Legal & Integrity considers appropriate at any time on the day of the SSN Competition Match;
  - request a Match Manager and/or Match Delegate issue a temporary 'visitor' accreditation pass for the Athlete Zone where he/she considers appropriate on the day of the SSN Competition Match;
  - 6.1.3 remove, or cancel the validity of, any Athlete Zone accreditation pass already issued, irrespective of the identity of the individual with such accreditation;
  - 6.1.4 require any person who is not displaying a valid accreditation pass to leave the Athlete Zone immediately, irrespective of the identity of such individual;
  - 6.1.5 require any person in possession of any Mobile Devices, laptop computer (or any other similar device) to immediately provide such Mobile Device, laptop computer (or any other similar device) to the NA General Manager Legal & Integrity for auditing purposes, such auditing to take place at an agreed time and place and in the presence of the owner; and

- 6.1.6 require any person in the Athlete Zone to immediately submit themselves and/or any clothing, baggage or other items in their possession, to be searched by the NA General Manager Legal & Integrity, provided that such search is carried out in the presence of a third party (which may be a team manager, Match Delegate or a member of the venue security team).
- 6.2 Any failure to comply with any request made under Clause 6.1 shall be deemed to be a breach of this Policy and will be dealt with in accordance with Clause 7, below.

# 7. Breaches of this Policy

- 7.1 Where any SSN Club is alleged to have breached any of Clauses 2.2.1 2.2.6 (inclusive), then such alleged breach will be reported to the NA General Manager Legal & Integrity by the Match Manager and/or Match Delegate. Thereafter, the NA General Manager Legal & Integrity shall elect whether to conduct an investigation, including corresponding with the SSN Club in an attempt to ascertain the explanation behind any alleged breach and to seek the implementation of any corrective measures that the NA General Manager Legal & Integrity considers appropriate. In addition, the NA General Manager Legal & Integrity will provide a report on such matters as required to the NA EGM SSN, Events and Commercial.
- 7.2 Where any SSN Club staff, representative, official, contractor or volunteer (other than an Athlete or Athlete Support Personnel, Umpire or Umpire Support Personnel) is alleged to have breached any of the Clauses in Policy, excluding any breach of Clauses 3.2, 5.1 or 6.2 which are dealt with separately below, such person will have their accreditation removed immediately and no longer be granted any access to the Athlete Zone while the alleged breach is investigated. The alleged breach will then be reported to the NA General Manager - Legal & Integrity by the Match Manager and/or Match Delegate. Thereafter, the NA General Manager - Legal & Integrity shall correspond with the SSN Club in an attempt to ascertain the explanation behind any alleged breach and to seek the implementation of any corrective measures that the NA General Manager - Legal & Integrity considers appropriate. These measures may include, without limitation, not returning the individual's accreditation pass and not granting further access to the individual to the Athlete Zone for such period as the NA General Manager - Legal & Integrity determines acting in their absolute discretion. In addition, the NA General Manager Legal & Integrity will provide a report on such matters as required to the NA -SSN, Events and Commercial.
- 7.3 Where the NA General Manager Legal & Integrity determines that there is a breach of any Clause of this Policy, excluding any breach of Clauses 3.2, 5.1 or 6.2 which are dealt with separately below, in their absolute discretion, any one or more of the following penalties may be imposed on an SSN Club:
  - 7.3.1 a warning or an official reprimand;
  - 7.3.2 revoking an individual's accreditation pass for a period of time as the NA General Manager Legal & Integrity determines acting in their absolute discretion;
  - 7.3.3 a fine not exceeding \$10,000;
  - 7.3.4 a fine (or wholly or partially suspended fine) not exceeding \$10,000 on such conditions and for such period of operation the NA General Manager Legal & Integrity (in their absolute discretion) considers appropriate; and/or

- 7.3.5 the imposition of any other sanctions or conditions that the NA General Manager Legal & Integrity, in their absolute discretion, considers appropriate.
- 7.4 Where any Athlete, Athlete Support Personnel, Umpire or Umpire Support Personnel is alleged to have breached Clause 3.2, then such alleged breach will be reported to the NA General Manager Legal & Integrity by the Match Manager and/or Match Delegate. Thereafter, the NA General Manager Legal & Integrity shall correspond with the Athlete, Athlete Support Personnel, Umpire or Umpire Support Personnel in an attempt to ascertain the explanation behind any alleged breach and to seek the implementation of any corrective measures that the NA General Manager Legal & Integrity considers appropriate. In addition, the NA General Manager Legal & Integrity will provide a report on such matters to the NA CEO.
- 7.5 Where any Athlete, Athlete Support Personnel, Umpire or Umpire Support Personnel is alleged to have breached either of Clauses 5.1 or 6.2, then any such alleged breach will be reported to the NA General Manager Legal & Integrity by the Match Manager and/or Match Delegate. Thereafter the NA General Manager Legal & Integrity will seek an explanation for the alleged breach from the Athlete, Athlete Support Personnel and determine whether the Athlete, Athlete Support Personnel, Umpire or Umpire Support Personnel is in breach of the relevant Clause (s). In addition, the NA General Manager Legal & Integrity will provide a report on such matters to the NA CEO.
- 7.6 Where the NA General Manager Legal & Integrity determines that there is a breach of Clause 3.2, 5.1 or 6.2, any one or more of the following penalties may be imposed on an Athlete, Athlete Support Personnel, Umpire or Umpire Support Personnel:
  - 7.6.1 a warning or an official reprimand;
  - 7.6.2 revoking an individual's accreditation pass for a period of time as the NA General Manager Legal & Integrity determines acting in their absolute discretion:
  - 7.6.3 a fine not exceeding \$200 in the instance of a second breach (irrespective of whether the second breach is of the same Clause as that previously breached) within a rolling period of twenty-four (24) months;
  - 7.6.4 a fine not exceeding \$500 in the instance of a third, or any subsequent, breach (irrespective of whether the third, or any subsequent, breach is of the same Clause as those previously breached) within a rolling period of twenty-four (24) months; and/or
  - 7.6.5 the imposition of any other sanctions or conditions that the NA General Manager Legal & Integrity, in their absolute discretion, considers appropriate.
- 7.7 Any decision made by the NA General Manager Legal & Integrity in relation to any of the above, shall be the full, final and complete disposition of the matter, immediately binding and non-appealable.