

1. Disciplinary Rules (DR)

Art.1. The scope of the Disciplinary Procedure (hereinafter referred to as DP):

The DP refers to discuss the disciplinary offense of individuals (competitors, coaches, referee, judge, officer, other persons acting on behalf of the Federation or Group in ESHRKF. Federation or Group members which took place in Championships activity relating to the activities of ESHRKF will be treated according this DR.

Art.2 Purpose disciplinary continuation

The disciplinary proceedings should be properly discussed and objectively assessed against wrongdoing ESHRKF applicable regulations, rules and decision-making karate other binding regulations.

2. BASIC RULES OF DISCIPLINARY CONTINUATION

- Art.3. Disciplinary authorities act in conformity with other regulations and orders in force in ESHRKF.
- Art.4. Participants disciplinary continuation are required to cooperate with disciplinary authorities throughout the proceedings.
- Art.5. All participants disciplinary proceedings are equal to each other and have the same procedural rights and obligations.

3. JURISDICTION DISCIPLINARY ACTION

- Art.6. Disciplinary offense shall be subject to disciplinary action by the management body in which become.
- Art.7. Member of the disciplinary authority is excluded from disciplinary action if:
- a) because of its relation to the matter or the parties to a relationship of bias
- b) attended the proceedings in the same case at a different level.

4. PARTICIPANTS OF DISCIPLINARY ACTION

Art.8. Party disciplinary proceedings is a person of the rights which the disciplinary proceedings dealing or whose rights or obligations may be affected by the decision.

© ESHRFK 2014

The document can be published without any changes and with the agreement of president of federation only.



5. REPRESENTATION

- Art.9. Party to the disciplinary proceedings can not be represented by another person.
- Art.10. The Federation should represents only his legal representative.

6.WITNESES SUMMONED, MEASURES

- Art.11. Each member (if prompted) is required to testify as a witness. Must testify truthfully and not concealing anything. Disciplinary authority may authorize the written testimony.
- Art.12. Disciplinary body at its discretion, may summon a person whose participation is at this case is needed. Is obliged to draw attention to the consequences of failure to appear.
- Art.13. Complaining disciplinary proceedings is punishable by fine of up to 50€ for individuals and 200€ for the Federation/Group. Disciplinary body has the right to do the fine waived.

7. LEGAL EFFECT AND ENFORCEABILITY DECISION

Art.14. Decision against which the appeal is not possible, a legal powers and that date immediately enforceable. Decision against which an appeal is possible, a legal powers and that date immediately enforceable and can be canceled only after the decision of the 2nd Appellate Body ESHRKF Arbitration Commission (hereafter AC) which provides Council of ESHRK.

8.TYPE of MISCONDUCT

- Art.15. The disciplinary proceedings are discussed misconduct against individuals and collectives:
 - a. Breach of the regulations of ESHRKF
 - b. Violations of Competitions rules

9. PRINCIPLES WHICH MUST NOT BE VIOLATED and THEIR DEFINITION

During the participation in Championships is necessary that stakeholders adhere to the following principles:

© ESHRFK 2014

The document can be published without any changes and with the agreement of president of federation only.



- Art.16. <u>Protected spaces</u> is defined as spaces of competiton area, scorer's table and area around. The Competiton rules allowed only stay in this are only for determined person: referee, judge, scorkeeper, recordkepeer, ESHRKF officials, Staff members, Medical persons actualy competing competitors with his/her Coach and next competitor with his/her Coach who waithing an his/her match.
- Art.17. Other areas all areas of the object, in which the Championships takes place in addition are as protected spaces.
- Art.18. <u>Unsportsmanlike conduct</u> is discourteous behavior towards the referee, organizer, staff member, opponent, unwarranted entry into the competition area of space that persons under the Competition Rules there are not admitted.
- Art.19. <u>Abusive behavior</u> is any verbal gestures or speech lowering the dignity of another people, threats of physical violence.
- Art.20 <u>Inciting aggression</u> occurs speeches that incite others to abusive.
- Art.21. <u>Insults</u> is any physical assault of another person outside the legitimate meetings in sports match.

10. TYPES OF DISCIPLINARY PENALTIES

- Art.22. The disciplinary action may be imposed on individuals following penalties:
 - a. oral or written warning
 - b. imposition of a fine
 - c. ban on competition activities, the prohibition of duties (offials) minimum of one year (next ESHRKF Championships).
 - d. exclusion from ESHRKF competitons
- Art.23. Penalty imposition of a fine:
- 23.1. Fines may be imposed on individuals and collectives for breach of DR, the amount DR provides fine after considering the seriousness of the offense.
- 23.2 Imposition of a fine may be imposed on individuals up to 80, €, sections and Federation/Group up to 300,- €
- 23.3. The penalties offender must pay day of the date when he was the decision of the disciplinary authority notified in writing and immediately notify management authority for payment, payment will be made direct to the ESHRKF Treasurer.
- 23.4. In the case of non-fulfillment of a specified period of payment individuals is applied punishment cessation of activities that individual until payment penalties and other charges.



- 23.5. In the case of non-fulfillment of a specified period od payment individual or cooperative is immediate application sentence stopping sports activities entire Federation/Group.
- Art.24. Penalty of exclusion Federation/ Group from Championships.
- 24.1. Federation/Group can be excluded from the competition for a particularly serious violation of regulations and rules on competition and on the recommendation of the disciplinary authority.

11. RULES FOR GRANTING OF PENALTIES

- Art.25. For one offense may result in disciplinary action only once.
- Art.26. If discusses disciplinary body simultaneously several wrongdoings, the sentence passed for the most serious offense and the rest to be taken into account as an aggravating circumstance.
- Art.27. For one offense may also be imposed more penalties if it does not preclude their nature.
- Art.28. The penalties limited time length of the sentence is determined by the number of competitions.

12. DISCIPLINARY AUTHORITIES

Art.29. The disciplinary violations decides DC ESHRKF.

13.THE DISCIPLINARY PROCEDURE

- Art.30. Disciplinary authority to initiate disciplinary proceedings on its own initiative or another, if the legitimate reasons.
- Art.31. Disciplinary proceedings can not be initiated if the misconduct expired more than one year.
- Art.32. Individual or team whose offense is pending, must be informed of when and where will hear the case in order to allow itself (if an individual) or a statutory body (in case Federation/Group) to participate.
- Art.33. Disciplinary body has the right to call upon the people discussed in its sole discretion.
- Art.34. If during the investigation proves that the wrongdoing not occurred, it will be stopped immediately.

© ESHRFK 2014

The document can be published without any changes and with the agreement of president of federation only.



- Art.35. Notification of the decision of the disciplinary authority should always be done in writing, must contain a statement of the punishment, a brief rationale and instruction on appeal. Day delivery decision is the date of its notification.
- Art.36. Subscriber disciplinary proceedings, which is present, the decision may be communicated orally statement. High oral announcement of the decision may be the date of notification of the decision only that if the present party disciplinary proceedings waived the right to deliver written copy of the decision. In this case it is required in writing of this fact confirmed in the record of the disciplinary authority.
- Art.37. Failure of payment imposition of a fine in the period following sentence stop competition action or enforcement functions until financial compliance.
- Art.38. If during one Championships 2x disciplinary action against one offender (individual or collective) disciplinary commission will this fact into account in determining the amount of penalties.

14.DISCLAIMER

- Art.39. The decision of the disciplinary authority offender may appeal.
- Art.40. The appeal against the decision of the disciplinary authority decides the 2nd Appellate Body Arbitration Committee ESHRKF (AC).
- Art.41. Appeal does not have suspensive effect.
- Art.42. The appeal must be lodged within 15 days of receipt of the decision in writing by registered mail to DC address and stakeholders (proof of sending registered mail annexed appeal).

Art.43. Fees for appeal are:

individual youths - 15€

individual seniors - 20€

teams youths - 30€

teams adults - 60€

- Art.44. Appellate Body shall decide on the appeal within 30 days of receipt of the appeal.
- Art.45. Offender has the right to participate in the negotiation of his case before the appeal body. Participation at your own expense. Representation, according to Art.9. and Art.10. DR.



Art.46. The appeal must include a justification of the contested decision of the disciplinary authority must be accompanied by proof of payment of the fee provided for appeals under Art. 43DR.

Art.47. An appeal may be withdrawn in writing no later than 5 days back before the date of negotiation appeals body. Fee for appeal in this case returned in full. Decision to cancel the appeal, the Board written notice to the managing authority authority and all involved.

Art.48. The appeal fee shall be refunded in full if the appeal body decides the innocence punished individual or collective. Where the appeal body decides to commute the sentence, fee appeal returns of 50%.

Art.49. In the case of non-compliance requirements referred to in Art.42. the appeal is not discussed.

15.COMMON PROVISIONS

Art.50. If an athlete is disqualified from the match for a serious breach of the rules of decision-making before or after the Championships is the decision of the disciplinary authority stops temporarily competition action (provided that this decision-making rules provide otherwise). The same goes for coaches and other officials involved in the competition.

16.FINAL PROVISIONS

		19 th June, 2015	
Art.51. The ESHRKF DR	entered into force		

Peter BAĎURA President of ESHRKF