

RULE OF THE MONGOLIAN “INTERNATIONAL AND NATIONAL ARBITRATION FOR SPORT” AT THE MONGOLIAN INTERNATIONAL AND NATIONAL ARBITRATION FOR SPORT COMMUNITY

ONE. MONGOLIAN INTERNATIONAL AND NATIONAL ARBITRATION FOR SPORT, ITS FUNCTIONS

- 1.1. Mongolian International and National Arbitration for Sport is established by the law of Arbitration, Article 7 “Permanent Arbitration can be established next to non-government organization” from Mongolian Alliance of the International and National Arbitration for Sport.
- 1.2. Mongolian International and National Arbitration for Sport Community/further “alliance”/ had no rights to interference on big sport-related case, dispute. Alliance is only responsible for forming the constitution, approving the rule of the case proceedings, ensuring Sport Arbitration’s normal proceedings , protecting their independence , rights, organizing trainings, meetings, conferences, daily managements, office works and finances
- 1.3. Mongolian International and National Arbitration for Sport / further Sport Arbitration/ is a Permanent Arbitration which performs in arbitration case proceedings besides the Mongolian International And National Arbitration For Sport Community
- 1.4. Sport arbitration consists of 21 externs. Arbitration members must be elected from lawyers, foreign sport arbitration or domestic sport organizations, Mongolian National Olympic Committee, community, active-support of sport non-governmental organization, conference of Cofounders
- 1.5. In the situation of arbitrator dismissed from his/her promoted sport organization, community, active-support of non-governmental organization, present organization should promote replacement.
- 1.6. Mongolian International and National Arbitration for Sport can build chambers in the countryside or abroad, provide them with organize, professional or technical guidance
- 1.7. Mongolian International and National Arbitration for Sport is located in Ulaanbaatar city
- 1.8. Mongolian International and National Arbitration for Sport use their own symbol, authentic stamp, official blank
- 1.9. Mongolian International and National Arbitration for Sport provide support to the ad hoc arbitration with the wish of parties.
- 1.10. Mongolian International and National Arbitration for Sport is non-profit, but will support itself financially by service under the legislation of Mongolia
- 1.11. Chamber of Arbitration should send reports of the property, financing, arbitration fee or consumption and arbitrators promotions to MINAS
- 1.12. Function of the Mongolian International and National Arbitration for Sport:

- a) To develop and support procedure of resolving disputes, procedure of mediation in Mongolia
- b) To provide opportunities for normal procedure in arbitration or chamber of arbitration
- c) To organize trainings and seminars related to Arbitration
- d) To advertise arbitration case proceedings, to publish handbooks and books
- e) To develop cooperation and communication with international arbitrators center
- f) To keep arbitration procedures secrets, to give express and fair service, to ensure arbitration procedures to be autonomy

TWO. ESTABLISHING MONGOLIAN INTERNATIONAL AND NATIONAL ARBITRATION FOR SPORT, STRUCTURES, SYSTEM

2.1. MINASC has the following right on the procedure of Mongolian International and National Arbitration for Sport:

- 2.1.1. To establish Mongolian International and National Arbitration for Sport and its chamber, to provide their rule
- 2.1.2. To promote and to dismiss the president of the Mongolian International and National Arbitration for Sport
- 2.1.3. To choose arbitrators of the Mongolian International and National Arbitration for Sport and to provide lists of names
- 2.1.4. To approve the rule or to amend a rule of Arbitrators major and additional expenses and the salary of the Arbitration president, secretariat and awards for the arbitrators
- 2.1.5. To approve or to amend a rule for supporting Permanent Arbitration and Ad hoc Arbitration

2.2. Mongolian International and National Arbitration for Sport Community should support the procedures of the Mongolian International and National Arbitration for Sport

2.3. Mongolian International and National Arbitration for Sport /further “arbitration”/ is structures as:

- a) Arbitration president
- b) Term of office director
- c) Arbitrators
- d) Secretariat

2.4. Arbitration president has the following rights:

- 2.4.1. To represent without proxy in foreign and domestic affairs
- 2.4.2. To compile and navigate procedures of arbitration or arbitration chamber
- 2.4.3. To promote or dismiss directors of chamber, term of office, secretariat and arbitrator

2.5. Sport arbitration administration is the term of office

2.6. Arbitration term of office director, rights and duties

- 2.6.1. To take daily protocol of arbitration case proceeding, to provide secretariat professional administration
- 2.6.2. In the absence of the president of arbitrator, the chief of the arbitrator takes charge
- 2.6.3. To monitor chamber arbitration procedures
- 2.6.4. To developing cooperation of arbitrations
- 2.6.5. To advance arbitration legislation, advertise arbitration, make research work
- 2.6.6. To complete appointed assignment related to the case proceedings from composition of arbitration

2.6.7. Arbitration term of director must be specialized in arbitration case proceedings, lawyer, worked for not less than 5 years on profession or not less than 5 years in the State Sports Administration.

THREE. ARBITRATORS

3.1. Arbitrators of MINAS and chamber arbitration should be passed Lawyers Selection Process, qualified lawyers, sports specialists, successful athletes, experienced on sports/teacher, coach, judge/, specialized on one specific sport type, professor, teacher. Over 30 years old, no criminal. Foreign or domestic resident who are qualified will be stood, promoted for 4 years and approved name list

3.2. Community board candidates should sort the name list by Mongolian Alphabet

3.3. The president of the Arbitration should promote the temporary replacement in case of the sport arbitrator unavailable to continue working functions or shortly dismissed

3.4. Sport Arbitrator should adjure “I affirm that I will respect the ethics of arbitrators, international and national sport organizations, their rights, liberty and justice. Will resolve sport cases and disputes impartially, resolve them in accordance with only law of Mongolia, other law, International Sport Convention and The Olympic Charter as a sport arbitrator. If I disobey the oath, I will take full responsible of guiltiness”

3.5. Selected member of Sport Arbitration have duties to have high ethics and must be consistent of autonomy, avoid being inference by any subject

3.6. Members who have made exceptional contributions to the development of Arbitration for Sport can be awarded consecration “ “Honorary Member, reward. Honorary member consecration sample should be approved by the board. Honorary member consecration can be granted later for

3.7. The appeal related to be in arbitration name list or to be dismissed, short dismissal, suspension, re-election should be approved by the board

3.8. Arbitrator should obey the arbitrator’s ethic, keep secrecy of the information

3.9. Register the name to the name lists; it is authentic to work as an arbitrator from the date of the board’s decision and the board meeting. Later in 4 years the board will decide to re-elect or dismiss

FOUR. BOARD OF ARBITRATORS

4.1. With the decision of the board, Board of arbitrators should be representative of arbitrators liable with Mongolian International and National Arbitration for Sport designating procedure, function, purpose, objectives, policies, developing cooperation between foreign and domestic affairs, providing arbitrators concern, specialize arbitrators, trainings, retraining, discussing arbitrators ethics, cultivating law and arbitration procedure-related legislation

4.2. Board of Arbitrators consist 7 members

Herein: President of Arbitration, Arbitration Chief of Office and other 5 members should be selected from arbitrators

4.3. Board should determine schedule and arrangements by procedure

FIVE. SECRETARIAT, SPECIALISTS

- 5.1. Secretariat or specialist of arbitration should complete daily activities personally and work as a general of the meetings
- 5.2. Secretariat or specialists should be a lawyer
- 5.3. Secretariat or Specialists should complete duties appointed from chief of the office such as receiving case materials, handing materials to plaintiff, defendant, arbitrators, take protocol, developing arbitration, advertising, giving information and advice.

SIX. COMMUNICATION WITH GOVERNMENT ORGANIZATION AND OTHER

- 6.1. Mongolian International and National Arbitration for Sport and Government Organization adhere to a principle by should not interference reciprocally except as provided by Mongolian law
- 6.2. Mongolian International and National Arbitration for Sport should cooperate with Government Organization on agreement, procedure demand, except a matter of case proceedings.
- 6.3. Mongolian International and National Arbitration for Sport should adhere to a principle to communicate with Non-Governmental Organizations, community, federations, auditorium and arbitrators

SEVEN. FINANCE, ASSUMPTION

- 7.1. Mongolian International and National Arbitration for Sports assumption consists of the following sources:
 - a) Major expenses of the procedure of case proceedings
 - b) Residents, entity community, organization donation
 - c) Incomes from trainings, seminar and publicity
 - d) Assumption from project and estate
 - e) Other assumptions
- 7.2. Mongolian International and National Arbitration for Sport should spend assumptions for the legally purpose

EIGHT. OTHER

- 8.1. MINASC board members solve issues as to dissolve, to clampdown Mongolian International and National Arbitration for Sport
- 8.3. These rules shall enter into force on the day ofMay 2017.