Kingdom of Saudi Arabia

The Saudi Arabian Olympic Committee

Health & Athletic Behavior Committee

 Bylaws of Health & Athletic Behavior Committee

1436H. – 2015G.

**Bylaws of Health & Athletic Behavior Committee**

**Chapter One: Definitions**

**Article 1: Definitions**

Applying the provisions of these Bylaws, the following phrases & words shall have the following meanings, save where the context otherwise requires:

1/1 The Olympic Committee: The Saudi Arabian Olympic Committee.

1/2: The Board: The Board of The Olympic Committee: The Saudi Arabian Olympic Committee.

1/3 The Chairman: The Chairman of The Saudi Arabian Olympic Committee.

1/4 Bylaws: The Bylaws of Health & Athletic Behavior.

1/5 The Health & Athletic Behavior: The committee concerned with control on drugs and alcohols as per the competencies contained herein the bylaws.

1/6 The National Program: The program implying the activities and programs of controlling on drugs and alcohols as approved by The Health & Athletic Behavior Committee.

1/7 Drugs & Alcohols: Any natural, composite or processed substance from drug and alcoholic substances which are listed in & attached with these bylaws and considered part of it.

1/8 The Player: Any professional or amateur person officially registered in club, authority or center enjoying the membership of The Athletic Union.

1/9 The Minor: Any natural person not reaching the age of maturity.

1/10 The Player Support Crow: This may include the coach, the trainer, the administrative manager, the players’ deputy, a team member, an official servant, the physician, the medical team or any person who is co-working with, treating or helping athletes participating in or preparing for an athletic competition.

1/11 The Athletic Union: It is any local athletic union in KSA including members, clubs, teams, associations and parties belonging to it.

1/12 The Clubs: an athletic establishment of legal personality which is officially licensed on the part of the General Presidency of Youth Welfare and approved to The Athletic Union.

1/13 Control on Drugs & Alcohols: It is the process that contains the plan of examination distribution, collection, seizure and transfer of samples, the lab analysis, result management and hearing sessions.

1/14 Out of Sports Competition: It is the one which are considered out of matches, competitions & local champions, in particular the ones in trainings and camps.

1/15 Manipulation: It is the interference in an incorrect way to amend the results or to preclude enforcement the legal procedures or to make alteration for not sound purpose or in an incorrect way or exercising an influence that can’t be repulsed.

1/16 Usage: using, swallowing up, being injected or consuming any element in a restricted way whatever is it.

1/17 Evidences: Any chemical composite or group of chemical composites or the vital signs which proves using a restricted element or modality.

1/18 Without Prior Notice: It is applying control on drugs and alcohols without giving a prior notice to the player and in such a case the player shall be subject to continuous surveillance as from the timing of giving him the notice to the timing of taking the sample.

1/19 The Restricted Element: Any element included in the drugs and alcohols list.

1/20 Sample: Any biological substance collected for the purpose of controlling over drugs and alcohols.

1/21 Examination: It is one of the procedures which are designed to control over drugs and alcohols including the examination distribution plan and collecting, seizure and sending samples to labs.

1/22 Targeted Examination: it is a way by virtue of which a given group of players be selected for examination in a specified timing in a random way.

1/23 The Positive Analytical Result: It is the report issued by an authorized lab to make the test in which any element that is included in the drugs and alcohols list or its metabolic results or evidence surpasses the allowable limit.

1/24 The Negative Analytical Result: It is the report issued by an authorized lab to make the test in which any element that is included in the drugs and alcohols list or its metabolic results or evidence is less than the allowable limit.

1/25 The Written Warning: It is an official notice including the kind of violation committed with warning for harder penalty in case of return of committing it in the future.

1/26 Monthly Salary Deduction: Deducting a given ratio of the monthly salary of the player.

1/27 Athletic Activity Practice Stoppage: Precluding the violator, whatever his capacity is, from practicing the athletic activity in any capacity or form within the period as defined by the Bylaws.

1/28 The Athletic Season: The period within which the competitions, champions and official and friendly matches are organized and defined by the Union.

**Chapter 2: Name, Objectives & Scope of Application of the Bylaws**

**Article 2: Name of the Bylaws**

The name of these Bylaws is “Bylaws of Health and Athletic Behavior” and it sets out the obligations and assignments of the subject persons regarding all affairs of controlling drugs and alcohols and the penalties stipulated therein in case of breaching.

**Article 3: Objectives of the Bylaws**

This Bylaws aims at realizing the following:

3/1 Protecting the sports competitions and creating an athletic environment free from drugs and alcohols.

3/2 Safeguarding the players from practices of drugs and alcohols addiction which are considered bad to health and athletic behavior and may hinder their giving and their athletic future.

3/3 Dissemination of health and social education among players and supporting teams regarding damages of drugs and alcohols and warning them from.

3/4 Participating in controlling the spread-out of drugs and alcohols addiction phenomena among players.

3/5 Consolidation of value principles and good manners.

**Article 4: Scope of Application of the Bylaws**

The provisions of these Bylaws shall apply on the following:

4/1 All unions and athletic authorities.

4/2 All professional or armature players (Saudis and Non-Saudis) in the activities and programs which are supervised by unions and athletic authorities.

4/3 All supporting teams for players (Saudis and Non-Saudis).

4/4 These Bylaws shall be applied out of local athletic competitions and prior to competitions to held out of Kingdom under decision from the Union Board.

**Chapter 3: Responsibilities and Obligations**

**Article 5: Responsibilities and Obligations of Players**

5/1 Safeguarding non-absorption of the bodies of the players of any drug or alcohol element.

5/2 Holding responsible for any presence of drug or alcohol element in the samples taken from them.

5/2 Adherence to health and athletic behavior Bylaws.

5/3 Awareness of all policies related to drugs and alcohols combat.

5/4 Cooperation with the team members authorized by the Committee to inspect and detect drugs and alcohols and collect samples.

5/5 Informing the medical team of the necessity of adherence of non-usage of any drugs or alcohols element and that they will be held fully responsible to ensure that what they are taking is not violating the provisions of this Bylaws.

**Article 6: Responsibilities & Obligations of the Supporting Teams for Players**

6/1 Awareness of all policies related to drugs and alcohols combat.

**Adherence to health and athletic behavior Bylaws.**

6/3 Cooperation with drugs and alcohols examination program and facilitating the tasks of the examination teams who are authorized by the Committee to finalize the procedures of collecting samples.

6/4 Exercising influence to effect on players’ values and behavior to consolidate the anti-stances for drugs and alcohols addiction.

**Article 7: Responsibilities & Obligations of Athletic Clubs and Unions and its Members**

7/1 Athletic Unions and Authorities shall adhere to this Bylaws and the adopted resolutions as per its provisions and listing it as part of the Statute or the Bylaws of the Union or adoption a resolution from the Board of the Union to adhere by.

**7/2 Clubs shall do the following:**

7/2/1 Cooperation with drugs and alcohols examination team members who are authorized by the Committee of Health and Athletic Behavior and facilitating their tasks to finish the procedures of collecting samples.

7/2/2 Providing the Committee continuously and as agreed with schedules indicating locations and appointments of preforming the trainings and holding camps.

7/2/3 Stipulating in the players’ contracts to adhere to the Bylaws of Health and Athletic behavior.

**Chapter 4: The Procedures Governing Examination and Sample Analysis**

**Article 8: Authorized Labs**

The Committee the authorized labs to perform the lab analysis for drugs and alcohols and samples taken from addressees.

**Article 9: Examination Addressees**

**The examination control on drugs and alcohols shall be made on the following:**

9/1 The professional or amateur players (Saudis or Non-Saudis).

9/2 The minor players whom their age not reaching to eighteen following gaining a prior approval from their legal guardian.

**Article 10: Notification of Examination**

10/1 The Committee is liable to perform the examination on players out of the athletic competitions whether with or without prior notice with giving priority to targeted examination.

10/2 The Committee shall take into its account that examination on players during the athletic season shall be made within the three days preceding the fixed timing for the match or the competition.

**Article 11: Targeted Examination**

11/1 The Committee shall define the target players’ list for examination who are asked for adherence to the requirements of knowledge of their presence sites for drugs and alcohols examination, and accordingly circulation the criteria of the players’ enjoinment to the target list of examination in addition to fixing a list of players who are subject to these criteria during the specified period.

11/2 The Committee shall review and update the criteria of enjoinment of players to the examination-target-list and review on occasion the named enrolled therein.

11/3 The Committee is entitled to enroll the players in the examination-target-list according to the criteria pertaining thereof:

11/3/1 Presence of previous positive result.

11/3/2 Presence of result that shall be confirmed.

11/3/3 The psychological and nervous factors during the season.

11/3/4 Any criterion to be evaluated by the Committee.

11/4 Players who are enlisted in the examination-target-list and requested to know their whereabouts to do the drugs and alcohols examination shall adhere to the following:

11/4/1 Notifying the Committee of their whereabouts every three month.

11/4/2 Updating this information if necessary in a way to be accurate and complete at all times.

11/4/3 The player shall be available in the location which is previously fixed.

11/5 The player enlisted in the examination-target-list shall be subject to this Bylaws excluding the following:

11/5/1 If the player presented a notice to the Committee of his retirement via the concerned athletic union.

11/5/2 If the player does not fulfill the criteria of enjoinment in the list as deemed by the Committee.

11/6 In case the retired player enlisted in the examination-target-list would like to resume the activity once again, he shall adhere to the following:

11/6/1 Notifying the Committee directly or through the concerned athletic union.

11/6/2 To declare his readiness to be subject for examination.

11/6/3 To fulfill the requirements of whereabouts in any time during the period.

**Article 12: Mechanism of Selection and Sample Collection Process**

12/1 Mechanism of Selection:

**Selection of the player in a random way or by the target examination shall be as per the related criteria.**

12/2 Procedures of Examination Notification Process

12/2/1 The examination officer shall personally notifies the player of his selection for examination and provides him with the necessary instructions. The player shall sign the notification form.

12/2/2 The player shall be available in the examination location at the fixed time as being notified to him with presence of an interpreter in case of need and a companion with the player whose age below eighteen years.

12/2/3 Examination shall be made via taking a sample from urine or blood or both together.

12/3 Procedures of Urine Samples Collection

**Urine samples collection shall be done as per the following procedures:**

12/3/1 The player shall be allowed to take an adequate amount of water and juice to be able to provide the necessary amount required for the examination sample.

12/3/2 The player shall select one pack out of three packs and ensure its validity for usage (new – tightly closed) and shall be under the responsibility and control of the examination officer.

12/3/3 The player shall adhere to instructions related to provision of sample and shall be 50m. from urine and in case the amount is less than required the sample shall be reserved till its completion.

12/3/2 Following giving the sample the player shall select one pack out of the provided packs (consists of two packs A & B) and ensure its validity for usage and similarity of numbers written on both, then place the required amount of urine in the two packs A&B and close them both tightly.

12/3/5 After closing the two packs, the examination form shall be filled including (number of pack and examination and the player’s note). The player and his companion shall, if any, sign the form and takes one copy of it after its information being reviewed and signed by the examination officer.

12/4 Procedures of Blood Samples Collection

**Blood samples collection process shall be done as per the following:**

12/4/1 All procedures related to blood samples collection shall comply with the local criteria and the regulatory requirements of preventive measures in the health utilities.

12/4/2 The player shall select two packs out of the provided packs, ensuring its validity for usage (new – tightly closed) and similarity of numbers written on both with caps.

12/4/3 The blood sample collection officer shall ensure arrangement of comfortable circumstances for the player, requesting him to sit in normal mode with placing his feet on the ground for a period not less than ten minutes prior of taking sample.

12/4/4 The blood sample collection officer shall clean the skin with sterilized piece of cotton and in an area that can’t effect the player’s performance.

12/4/5 After giving the sample, the examination officer packs the blood amount in two packs A&B, taking into account that the sample taken shall be adequate for the examination requirements.

12/4/6 In case the blood drawing process needs more procedure in the spotted area such as centrifugation or separation of blood serum, then the player shall be available in the area to follow closure of his sample tightly.

12/4/7 After closing the two packs, the examination form shall be filled including (number of pack and examination and the player’s note). The player and his companion shall, if any, sign the form and takes one copy of it after its information being reviewed and signed by the examination officer.

12/4/8 Storage of sample shall be made in a safe way before transferring from the sample drawing area to the lab where it will be analyzed.

**Article 13: Sample Analysis**

Analysis of samples of control on drugs and alcohols which collected as per the provisions of this Bylaws shall be subject to the following constraints:

13/1 Sending the sample to one of the authorized labs and the Committee as the exclusive right to define the authorized lab for analyzing the sample.

13/2 The purpose of analyzing the sample is to detect the restricted elements as set out in the drugs and alcohols list attached to this list.

13/3 Samples shall not be used except otherwise stipulated in the Bylaws and on other cases a prior approval shall be taken from the player with removing all the personal information of the sample holder.

 13/4 Re-examination of sample as set out in this Bylaws can be made at any time with exclusive approval from the Committee.

**Chapter 5: Results of Examination and Analysis**

**Article 14: Drugs and alcohols List**

The drugs and alcohols list annexed to these Bylaws and any amendments made thereof by addition or crossing out is considered part and parcel of it and shall be valid from the date of its approval and all athletic unions and any person subject to this Bylaws shall adhere by.

**Article 15: Receipt of Lab Results**

The Committee has to receive the analytical results via safe fax or hand by hand and the lab can send it by an electronic way as per the mechanism agreed upon with adherence to confidentiality

**Article 16: Positive Analysis Results**

If the result of analysis of sample A is positive, then the Committee is entitled for the following:

16/1 Sending a notice to the player of violation of this Bylaws as per the controls stipulated in Article (18).

16/2 Exercising more investigations to prove the player’s violation of the provisions of this Bylaws.

16/3 If the Committee decides that investigation showed evidence of violation of provisions of this Bylaws by the player, then it has to complete the procedures set out in this Bylaws regarding the positive analysis results.

**Article 17: Negative Analysis Results**

17/1 If the analysis of sample (A) came negative, then the Committee has to send a written notice of the result to the player with adherence of confidentiality in an appropriate way as deemed by the Committee.

17/2 The Committee has the right, as per its own discretion, to make more analyzing on the sample as long as it was securely stored.

**Article 18: Controls of Notification of the Violator**

When the Committee comes to the decision that analysis of sample (A) is positive, then it has to send written notice to the player as per the following controls:

18/1 Notice shall be handled to the player personally with adherence to confidentiality in an appropriate way as deemed by the Committee.

18/2 Notice shall contain the player’s personal information and venue and date of making the sample analysis and kind of sports practiced and the athletic party he is belongs to.

18/3 Notice shall contain confirmation that sample (A) bears a positive result with statement detailing the restricted substances appeared on the sample.

18/4 Notice shall include confirmation of the player’s violation of the provisions of this Bylaws.

18/5 Notice shall contain all implications resulting from violating the provisions of this Bylaws.

18/6 Notice shall contain the player’s right to claim doing the sample analysis (B) within one week starts from the following day to receive the notice in case the player committed the violation for the third or fourth or fifth time according to its occurrence. In case the player does not ask to analyze the sample within the said period then this is considered a declaration from his side that the result is correct.

**Article 19: Procedures of Analyzing Sample (B)**

In case the player would like to analyze sample (B), then the Committee shall do the following procedures:

19/1 Analyzing sample (B) shall be in the authorized lab as fixed by the Committee and under his expense.

19/2 If the result of analyzing of sample (B) does not confirm the result of sample (A), then the Committee shall notify the player in written of the negative result and that it will not any additional action pertaining him.

19/3 If the result of analyzing of sample (B) confirmed the result of sample (A), then the Committee shall proceed into the procedures stipulated in the Bylaws regarding results of positive analysis.

**Chapter 6: Archiving Documents & Data**

**Article 20: Archiving of Documents & Data**

The Committee shall archive all documents related to the samples’ collection and results and notices sent to players for a period not less than five years.

**Article 21: Request of Data**

The Committee may request, at the time and in the way it deems suitable, from any member of the athletic unions members any data necessary for the purposes of this Bylaws.

**Chapter 7: Violations & Penalties**

**Article 22: General Provisions on Violations & Penalties**

22/1 The Committee is entitled, according to its competencies, to impose penalties against players and the supporting teams in case of commitment of one violation or more of the violations set out in the Bylaws. Penalties shall be as follows:

22/1/1 Written warning

22/1/2 Monthly salary deduction

22/1/3 Fine

22/1/4 Stoppage form practicing the athletic activity

22/1/5 Crossing out from records of the athletic union

22/2 Stoppage from official matches only unless otherwise stipulated in the Committee’s decision

22/3 The stoppage period whether during the sports season or between two seasons shall not be counted in the stoppage period and the penalty shall be completed in case of stoppage at the following season.

22/4 Any stoppage decision taken against a player that is not completed during the season has to be completed in the following season.

22/5 If stoppage was accompanied by a fine, then the Committee may extend stoppage till payment of the fine in full.

22/6 Stoppage shall apply to all competitions and champions held at KSA, areas & governorates level.

22/7 The Committee shall define the terms and period of payment the fine.

22/8 Clubs shall be responsible in partnership for fines imposed on the supporting teams.

**Article 23: Penalties that may be Imposed on Player:**

23/1 The Committee is entitled, according to its competencies, to impose penalties against players in case of commitment of one violation or more of the following violations:

23/1/1 Presence of any restricted element in the sample taken from the player excluding the elements which the drugs and alcohols list defined its quantitative ceiling.

23/1/2 Refusal or unjustified preclusion to be subject to sample collection after being officially notified or escaping from examination.

23/1/3 Absence from examination for failure to provide information about his whereabouts.

23/1/4 Taking in substances that give misleading information for the examination and analysis results.

23/1/5 Failure to directly notify the Committee or via the related athletic union in case of return to activity once again after retirement.

**The Committee is entitled to impose penalties against player in case of commitment of one of the violations referred to in the previous paragraph:**

23/2/1 In case of commitment of first violation the player shall be punished with written warning and listing his name in the target examination list.

23/2/2 In case of commitment the violation for the second time the player shall be punished by the following penalties:

23/2/2/1 Officially notifying the club to whom the player belongs to of the violation, taking into note the controls pertaining thereof.

23/2/2/2 Deducting a rate of 50% from the monthly salary of the professional player on condition that such deduction period shall not exceed three month as deemed by the Committee. About 75% of the deduction sum shall be transferred to the account of health and athletic behavior committee with a view to expending on programs of control on drugs and alcohols.

23/2/2/3 Stopping the amateur player from playing three matches starting from date of notifying the club and the player officially of establishment of the violation.

23/2/3 In case the player committed the violation for the third time, then he shall be punished for stopping playing five matches starting from date of notifying the club and the player officially of establishment of the violation.

23/2/4 In case the player committed the violation for the fourth time, then he shall be punished for stopping playing ten matches starting from date of notifying the club and the player officially of establishment of the violation.

23/2/5 In case the player committed the violation for the fifth time, then he shall be punished for stopping playing for one year starting from date of notifying the club and the player officially of establishment of the violation.

**Article 24: Prescribed Period to Return to Commitment of Violations**

24/1 In case the player commits one of the violations set out in paragraph (23/1) of this Bylaws during the athletic season in which he was convicted for the first time, then his situation shall be considered as “returned”. The subject violation shall be considered as it was committed for the second, third, fourth or fifth time according to its occurrence.

24/4 In case the player commits one of the violations set out in paragraph (23/1) of this Bylaws during the athletic season with follows the sports season in which he was convicted for the first time, then his situation shall be considered as “not returned”. The subject violation shall be considered as it was committed for the first time.

24/3 In case the player commits one of the violations set out in paragraph (23/1) of this Bylaws during the athletic season in which he was convicted for the second time, then his situation shall be considered as “returned”. The subject violation shall be considered as it was committed for the third, fourth or fifth time according to its occurrence.

24/4 In case the player does not commit any of the violations set out in paragraph (23/1) of this Bylaws during the athletic season which follows the sports season in which he was punished for commitment of said violations and commits the violation in the season which follows the season in which no violation has been committed by him, then his situation shall be considered as “not returned”. The subject violation shall be considered as it was committed for the first time.

24/5 In case of return of player to commitment of violation, then the Committee is entitled to place his name in the target examination list with intensifying programs of education to realize the Bylaws objectives.

**Article 25: Penalties the may be Imposed on Clubs and Supporting Teams**

25/1 The Committee is entitled, according to its competencies, to impose penalties against clubs and supporting teams in case of commitment of one violation or more of the following violations:

25/1/1 Providing or attempting to provide restricted elements to any player or helping, encouraging, assisting, urging and covering him in any form of forms of conspiracy.

25/2/1 Non-facilitating entry of members of drugs and alcohols examination teams who are authorized from Health and Athletic Behavior to clubs and failure to cooperate with them to finish sample collection.

25/3/1 Failure of unions or clubs to provide the Committee with schedules specifying venue and timing of performing trainings.

25/2 The Committee is entitled to impose one or more of the following penalties against supporting teams in case of commitment one of the violations set out in the previous paragraph:

25/2/1 Written warning.

25/2/2 A fine with maximum of SR200,000.

25/2/3 Stoppage from practicing athletic activity for a period not exceeding sex month.

25/2/4 Crossing out from records of athletic union.

25/3 The Committee is entitled to impose one or more of the following penalties against clubs in case of commitment one of the violations set out in the previous paragraph:

25/3/1 Written warning.

25/3/2 A fine with maximum of SR500,000

**Article 26: Penalties Imposed on Athletic Unions**

In case of failure the Athletic Unions to adhere to this Bylaws and the adopted resolutions as per its provisions and listing it as part of the Statute or the Bylaws of the Union or adoption a resolution from the Board of the Union to adhere by, then the Committee is entitled, as per its competencies, to recommend imposing the following penalties:

26/1 Stoppage of a financial or non-financial assistances fully or partially from these unions.

26/2 Pending or cancelling acknowledgement of membership of any union till its regulations comply with provisions of this Bylaws.

**Article 27: Proving Penalties**

27/1 Violations supporting imposing the penalties set out in the Bylaws can be proved by any of the following ways:

27/1/1 In case of presence of positive analysis result.

27/1/2 In case the player does not request analyzing the sample (B) or in case of request and similarity of its result with the positive result of the sample (A).

27/1/3 Failure of player to present any information or evidence fills with doubt in the credibility of examination and requires more investigations.

27/1/4 The official records prepared by drugs and alcohols examination team members who are authorized by Health and Athletic Behavior Committee including the subject case of violation.

27/2 It is not necessary to prove occurrence of violation or infringement to know whether the addiction of drugs and alcohols was on purpose or by mistake and negligence as well as the violation or infringement can’t be influenced by actual usage or usage trial.

 27/3 The Committee is entitled to provide the player or his representative with copy of all documents relating the resolution of establishing the violation and breaching these Bylaws

**Chapter 8: Health and Athletic Behavior Committee**

**Article 28: Definition of the Committee**

The Health and Athletic Behavior Committee is one of the affiliated committees of the Board of Saudi Arabia Olympic Committee and it deals with all affairs related on controlling using drugs and alcohols in the sports field in KSA and it works within the context of the general policy of Saudi Arabia Olympic Committee.

**Article 29: Composition of the Committee and its Meetings**

29/1 The Committee shall be composed from sex members appointed by a resolution issued by the Board of Saudi Arabia Olympic Committee.

29/2 Composition of the Committee shall be as per the following:

29/2/1 One specialist in the health areas - Chairman

29/2/2 One specialist in the legal areas to be nominated by the Public Presidency of Youth Welfare

29/2/3 A representative from the Saudi Arabia Olympic Committee

29/2/4 One psychologist from one of the Saudi universities.

29/2/5 One specialist in the sports medicine.

29/2/5 One specialist in pharmacology.

29/3 The Committee’s Chairman has to select one of the members as deputy in the first meeting held by the Committee.

29/4 The Chairman presides the committee’s meetings and in case of his absence his deputy shall take the chair.

29/5 The Committee’s Chairman shall define the appointment of its meetings and ensure execution of all tasks and provide a report pertaining thereof to the Saudi Arabia Olympic Committee

29/6 The Committee adopts its resolutions unanimously and in cases of equality of votes the chairman owns the veto.

**Article 30: The Committee’s Membership & its Rights**

30/1 The term of the Committee is three years renewable.

30/2 In case of death or resignation of one of the Committee’s members, the Saudi Arabia Olympic Committee has to appoint a dependent person instead and his term finishes with the expiration of the term of the former member.

30/3 The approved financial regulation applies on the Committee’s members

**Article 31: The Supporting Administrative Team for the Committee**

The General Secretariat of the Saudi Arabia Olympic Committee in coordination with the Committee shall appoint a number of administrative employees and technicians with the following responsibilities:

31/1 Managing all administrative tasks and recording minutes of meetings and resolutions adopted by the Committee.

31/2 Performing all procedures related to drugs and alcohols examination tests.

31/3 Archiving documents, minutes of meetings and resolutions for a period not less than five years.

31/4 Any other job that may be assigned by the Chairman with the context of competencies of the Committee.

**Article 32: Competency of the Committee**

**The Committee deals with:**

32/1 Adopting all procedures resulting in proofing violation of the provisions of this Bylaws and imposing the related penalties. The decisions adopted are considered “final”.

32/2 The comprehensive control on drugs and alcohols in the local sports field.

32/3 Preparation of the National Program for Health and Athletic Behavior out of the sports competitions.

32/4 Preparation of educational plans of hazards and risks of drugs and alcohols addiction.

32/5 Preparation of programs for the medical and technical cadres in the field of examination and sample collection.

32/6 Encouragement of athletic unions to execute programs related to control on drugs and alcohols within its activities.

32/7 Supervision and follow-up of works and activities related to control on drugs and alcohols in the Saudi athletic unions.

32/8 Promotion of cooperation with related local parties and authorities out of the sports field and participation in studying issues related to control on drugs and alcohols in conjunction with official parties.

32/9 Encouragement of scientific research and studies in the field of drugs and alcohols combat in the sports field in KSA.

32/10 Preparation of general statistical reports about drugs and alcohols combat and publishing them on a periodic basis.

32/11 Any other competencies that may be cited in this Bylaws or to be assigned by the Board of the Saudi Arabia Olympic Committee to the Committee.

**Article 33: Neutrality of the Committee’s Members**

33/1 The Committee’s members shall abstain from participating in a meeting impinge the issue of their neutrality in the following cases:

33/1/1 If the member has a direct interest in the provided subject.

33/1/2 if he was a partner or relative to the second degree to any of the members engaged in the provided subject.

33/1/3 If he previously tackles the provided subject or offered an opinion pertaining thereof.

33/1/4 If there is a standing dispute.

33/2 The Committee’s members shall notify the Committee’s Chairman of any affairs that may affect their neutrality and the Committee has the right to issue a decision to remove the member temporary if it is shown that his participation will affect the neutrality.

33/3 Any of the responsible people has the right to object the neutrality of any member in front of the Committee and whatever reasons of objection provided by the objector shall be written down in the session’s record.

33/4 The Committee has the right to reach a conclusion for the objection without allowing the objector to have a vote in the decision issued by the Committee in this regard.

**Chapter 9: General Provisions**

**Article 34: The Official Language**

The Arabic language is the official language of the Bylaws and may be translated into English or any other languages spoken by non-Saudis.

**Article 35: Amendment of the Bylaws**

The Committee may propose amendment of these Bylaws whenever necessary and shall not be in force until being approved by the Board Chairman of the Saudi Arabia Olympic Committee.

**Article 36: Explanation of Bylaws**

36/1 The Board Chairman of the Saudi Arabia Olympic Committee shall be held responsible for explanation of these Bylaws.

36/2 The titles of articles of these Bylaws are considered a medium for facilitating only and shall not be part of them and shall not affect in any way the contents of the articles.

36/3 All matters of these Bylaws shall be dealt with in Gregorian date.

**Article 37: Validity of Bylaws**

37/1 Enforcement of these Bylaws shall be as of date of its approval by the Board Chairman of the Saudi Arabia Olympic Committee.

37/2 The Bylaws apply on matters which occur following the date of its validity.