Chapter 1
The Olympic Movement

1 Composition and General Organisation of the Olympic Movement
2 Mission and Role of the IOC*
   Bye-Law to Rule 2
3 Recognition by the IOC
4 Olympic Congress*
   Bye-Law to Rule 4
5 Olympic Solidarity*
   Bye-Law to Rule 5
6 Olympic Games*
   Bye-law to Rule 6
7 Rights over the Olympic Games and Olympic properties*
8 The Olympic symbol*
9 The Olympic flag*
10 The Olympic motto*
11 Olympic emblems*
12 The Olympic anthem*
13 The Olympic flame, Olympic torches*
14 Olympic designations*
   Bye-law to Rules 7-14
Chapter 2
The International Olympic Committee (IOC) 31

15 Legal Status 31
16 Members* 32
   Bye-law to Rule 16 36
17 Organisation 40
18 The Session* 41
   Bye-law to Rule 18 42
19 The IOC Executive Board* 44
   Bye-law to Rule 19 46
20 The President* 47
   Bye-law to Rule 20 48
21 IOC Commissions* 48
   Bye-law to Rule 21 48
22 IOC Ethics Commission* 50
   Bye-law to Rule 22 51
23 Languages 51
24 IOC Resources 51

Chapter 3
The International Federations (IFs) 53

25 Recognition of IFs 53
26 Mission and Role of the IFs within the Olympic Movement 54

Chapter 4
The National Olympic Committees (NOCs) 57

27 Mission and Role of the NOCs* 57
28 Composition of the NOCs* 59
   Bye-law to Rules 27 and 28 61
29 The National Federations 63
30 Country and Name of an NOC 64
31 Flag, Emblem and Anthem of an NOC 64
Chapter 5
The Olympic Games

I. CELEBRATION, ORGANISATION AND ADMINISTRATION
   OF THE OLYMPIC GAMES

32 Celebration of the Olympic Games*
   Bye-law to Rule 32

33 Election of the host city*
   Bye-law to Rule 33

34 Location, sites and venues of the Olympic Games*
   Bye-law to Rule 34

35 Organising Committee*
   Bye-law to Rule 35

36 Liabilities – Withdrawal of the organisation of the Olympic Games

37 Olympic Games Coordination Commission
   – Liaison between the NOCs and the OCOG*
   Bye-law to Rule 37

38 Olympic Village*
   Bye-law to Rule 38

39 Cultural Programme

II. PARTICIPATION IN THE OLYMPIC GAMES

40 Eligibility Code*
   Bye-law to Rule 40

41 Nationality of Competitors*
   Bye-law to Rule 41

42 Age limit

43 World Anti-Doping Code

44 Invitations and Entries*
   Bye-law to Rule 44

III. PROGRAMME OF THE OLYMPIC GAMES

45 Programme of the Olympic Games*
   Bye-law to Rule 45
<table>
<thead>
<tr>
<th>Page</th>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>46</td>
<td>Technical responsibilities of the IFs at the Olympic Games*</td>
<td>86</td>
</tr>
<tr>
<td></td>
<td>* Bye-law to Rule 46</td>
<td>87</td>
</tr>
<tr>
<td>47</td>
<td>Youth Camp</td>
<td>91</td>
</tr>
<tr>
<td>48</td>
<td>Media Coverage of the Olympic Games*</td>
<td>92</td>
</tr>
<tr>
<td></td>
<td>* Bye-law to Rule 48</td>
<td>92</td>
</tr>
<tr>
<td>49</td>
<td>Publications relating to the Olympic Games*</td>
<td>92</td>
</tr>
<tr>
<td></td>
<td>* Bye-law to Rule 49</td>
<td>93</td>
</tr>
<tr>
<td>50</td>
<td>Advertising, Demonstrations, Propaganda*</td>
<td>93</td>
</tr>
<tr>
<td></td>
<td>* Bye-law to Rule 50</td>
<td>94</td>
</tr>
<tr>
<td></td>
<td>IV. Protocol</td>
<td>96</td>
</tr>
<tr>
<td>51</td>
<td>Protocol</td>
<td>96</td>
</tr>
<tr>
<td>52</td>
<td>Olympic Identity and Accreditation Card – Rights attached thereto</td>
<td>97</td>
</tr>
<tr>
<td>53</td>
<td>Use of the Olympic Flag</td>
<td>97</td>
</tr>
<tr>
<td>54</td>
<td>Use of the Olympic Flame</td>
<td>98</td>
</tr>
<tr>
<td>55</td>
<td>Opening and Closing Ceremonies</td>
<td>98</td>
</tr>
<tr>
<td>56</td>
<td>Victory, Medals and Diplomas Ceremonies</td>
<td>99</td>
</tr>
<tr>
<td>57</td>
<td>Roll of Honour</td>
<td>99</td>
</tr>
<tr>
<td>58</td>
<td>IOC – Authority of Last Resort</td>
<td>99</td>
</tr>
<tr>
<td></td>
<td>Chapter 6</td>
<td>101</td>
</tr>
<tr>
<td></td>
<td>Measures and Sanctions, Disciplinary Procedures and Dispute Resolution</td>
<td>101</td>
</tr>
<tr>
<td>59</td>
<td>Measures and Sanctions*</td>
<td>101</td>
</tr>
<tr>
<td></td>
<td>* Bye-law to Rule 59</td>
<td>104</td>
</tr>
<tr>
<td>60</td>
<td>Challenging IOC Decisions</td>
<td>104</td>
</tr>
<tr>
<td>61</td>
<td>Dispute Resolution</td>
<td>105</td>
</tr>
</tbody>
</table>

* Indicates that there is a Bye-law to the Rules.
The following provisions of the last edition of the Olympic Charter (in force as of 8 July 2011) have been modified by the 125th IOC Session in Buenos Aires on 9 September 2013:

– Bye-law to Rules 7-14, Paragraphs 1.1.4 and 1.1.5 (Legal Protection)

– Rule 2.9 (Mission and Role of the IOC)

– Rule 26.1.8 (Mission and Role of the IFs within the Olympic Movement)

– Rule 27.2.7 (Mission and Role of the NOCs)

– Rule 28.1.3 (Composition of the NOCs)

– Bye-law to Rule 45, paragraph 2.1.2 (Programme of the Olympic Games)
## Abbreviations used within the Olympic Movement

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>IOC</td>
<td>International Olympic Committee</td>
</tr>
<tr>
<td>OC</td>
<td>Olympic Charter</td>
</tr>
<tr>
<td>R...</td>
<td>Olympic Charter Rule...</td>
</tr>
<tr>
<td>BLR...</td>
<td>Olympic Charter Bye-Law to Rule...</td>
</tr>
<tr>
<td>OCOG</td>
<td>Organising Committee of the Olympic Games</td>
</tr>
<tr>
<td>IF</td>
<td>International Federation</td>
</tr>
<tr>
<td>ASOIF</td>
<td>Association of Summer Olympic International Federations</td>
</tr>
<tr>
<td>AIOWF</td>
<td>Association of the International Olympic Winter Sports Federations</td>
</tr>
<tr>
<td>NOC</td>
<td>National Olympic Committee</td>
</tr>
<tr>
<td>IPC</td>
<td>International Paralympic Committee</td>
</tr>
<tr>
<td>ANOC</td>
<td>Association of National Olympic Committees</td>
</tr>
<tr>
<td>ANOCA</td>
<td>Association of National Olympic Committees of Africa</td>
</tr>
<tr>
<td>OCA</td>
<td>Olympic Council of Asia</td>
</tr>
<tr>
<td>PASO</td>
<td>Pan-American Sports Organisation</td>
</tr>
<tr>
<td>ONOC</td>
<td>Oceania National Olympic Committees</td>
</tr>
<tr>
<td>EOC</td>
<td>The European Olympic Committees</td>
</tr>
<tr>
<td>CAS</td>
<td>Court of Arbitration for Sport</td>
</tr>
<tr>
<td>OGKMK</td>
<td>Olympic Games Knowledge Management Programme</td>
</tr>
<tr>
<td>WADA</td>
<td>World Anti-Doping Agency</td>
</tr>
<tr>
<td>IOA</td>
<td>International Olympic Academy</td>
</tr>
</tbody>
</table>
Introduction to the Olympic Charter

The Olympic Charter (OC) is the codification of the Fundamental Principles of Olympism, Rules and Bye-Laws adopted by the International Olympic Committee (IOC). It governs the organisation, action and operation of the Olympic Movement and sets forth the conditions for the celebration of the Olympic Games. In essence, the Olympic Charter serves three main purposes:

a) The Olympic Charter, as a basic instrument of a constitutional nature, sets forth and recalls the Fundamental Principles and essential values of Olympism.

b) The Olympic Charter also serves as statutes for the International Olympic Committee.

c) In addition, the Olympic Charter defines the main reciprocal rights and obligations of the three main constituents of the Olympic Movement, namely the International Olympic Committee, the International Federations and the National Olympic Committees, as well as the Organising Committees for the Olympic Games, all of which are required to comply with the Olympic Charter.

Note

In the Olympic Charter, the masculine gender used in relation to any physical person (for example, names such as president, vice-president, chairman, member, leader, official, chef de mission, participant, competitor, athlete, judge, referee, member of a jury, attaché, candidate or personnel, or pronouns such as he, they or them) shall, unless there is a specific provision to the contrary, be understood as including the feminine gender.

Unless expressly provided otherwise in writing, for the purpose of the Olympic Charter, a year means a calendar year, beginning on 1 January and ending on 31 December.
Preamble

Modern Olympism was conceived by Pierre de Coubertin, on whose initiative the International Athletic Congress of Paris was held in June 1894. The International Olympic Committee (IOC) constituted itself on 23 June 1894. The first Olympic Games (Games of the Olympiad) of modern times were celebrated in Athens, Greece, in 1896. In 1914, the Olympic flag presented by Pierre de Coubertin at the Paris Congress was adopted. It includes the five interlaced rings, which represent the union of the five continents and the meeting of athletes from throughout the world at the Olympic Games. The first Olympic Winter Games were celebrated in Chamonix, France, in 1924.
Fundamental Principles of Olympism

1. Olympism is a philosophy of life, exalting and combining in a balanced whole the qualities of body, will and mind. Blending sport with culture and education, Olympism seeks to create a way of life based on the joy of effort, the educational value of good example, social responsibility and respect for universal fundamental ethical principles.

2. The goal of Olympism is to place sport at the service of the harmonious development of humankind, with a view to promoting a peaceful society concerned with the preservation of human dignity.

3. The Olympic Movement is the concerted, organised, universal and permanent action, carried out under the supreme authority of the IOC, of all individuals and entities who are inspired by the values of Olympism. It covers the five continents. It reaches its peak with the bringing together of the world’s athletes at the great sports festival, the Olympic Games. Its symbol is five interlaced rings.

4. The practice of sport is a human right. Every individual must have the possibility of practising sport, without discrimination of any kind and in the Olympic spirit, which requires mutual understanding with a spirit of friendship, solidarity and fair play.

5. Recognising that sport occurs within the framework of society, sports organisations within the Olympic Movement shall have the rights and obligations of autonomy, which include freely establishing and controlling the rules of sport, determining the structure and governance of their organisations, enjoying the right of elections free from any outside influence and the responsibility for ensuring that principles of good governance be applied.
6. Any form of discrimination with regard to a country or a person on grounds of race, religion, politics, gender or otherwise is incompatible with belonging to the Olympic Movement.

7. Belonging to the Olympic Movement requires compliance with the Olympic Charter and recognition by the IOC.
1 Composition and General Organisation of the Olympic Movement

1. Under the supreme authority and leadership of the International Olympic Committee, the Olympic Movement encompasses organisations, athletes and other persons who agree to be guided by the Olympic Charter. The goal of the Olympic Movement is to contribute to building a peaceful and better world by educating youth through sport practised in accordance with Olympism and its values.

2. The three main constituents of the Olympic Movement are the International Olympic Committee ("IOC"), the International Sports Federations ("IFs") and the National Olympic Committees ("NOCs").

3. In addition to its three main constituents, the Olympic Movement also encompasses the Organising Committees of the Olympic Games ("OCOGs"), the national associations, clubs and persons belonging to the IFs and NOCs, particularly the athletes, whose interests constitute a fundamental element of the Olympic Movement’s action, as well as the judges, referees, coaches and the other sports officials and technicians. It also includes other organisations and institutions as recognised by the IOC.
4. Any person or organisation belonging in any capacity whatsoever to the Olympic Movement is bound by the provisions of the Olympic Charter and shall abide by the decisions of the IOC.

2 Mission and Role of the IOC*

The mission of the IOC is to promote Olympism throughout the world and to lead the Olympic Movement. The IOC’s role is:

1. to encourage and support the promotion of ethics and good governance in sport as well as education of youth through sport and to dedicate its efforts to ensuring that, in sport, the spirit of fair play prevails and violence is banned;

2. to encourage and support the organisation, development and coordination of sport and sports competitions;

3. to ensure the regular celebration of the Olympic Games;

4. to cooperate with the competent public or private organisations and authorities in the endeavour to place sport at the service of humanity and thereby to promote peace;

5. to take action to strengthen the unity of the Olympic Movement, to protect its independence and to preserve the autonomy of sport;

6. to act against any form of discrimination affecting the Olympic Movement;

7. to encourage and support the promotion of women in sport at all levels and in all structures with a view to implementing the principle of equality of men and women;

8. to lead the fight against doping in sport;

9. to encourage and support measures relating to the medical care and health of athletes;
10. to oppose any political or commercial abuse of sport and athletes;

11. to encourage and support the efforts of sports organisations and public authorities to provide for the social and professional future of athletes;

12. to encourage and support the development of sport for all;

13. to encourage and support a responsible concern for environmental issues, to promote sustainable development in sport and to require that the Olympic Games are held accordingly;

14. to promote a positive legacy from the Olympic Games to the host cities and host countries;

15. to encourage and support initiatives blending sport with culture and education;

16. to encourage and support the activities of the International Olympic Academy (“IOA”) and other institutions which dedicate themselves to Olympic education.

**Bye-Law to Rule 2**

1. The IOC Executive Board may grant IOC patronage, upon such terms and conditions as it may consider appropriate, to international multisports competitions – regional, continental or worldwide – on condition that they take place in compliance with the Olympic Charter and are organised under the control of NOCs or associations recognised by the IOC, with the assistance of the IFs concerned and in conformity with their technical rules.

2. The IOC Executive Board may grant IOC patronage to other events, provided such events are in keeping with the goal of the Olympic Movement.
3 Recognition by the IOC

1. The IOC may grant formal recognition to the constituents of the Olympic Movement.

2. The IOC may recognise as NOCs national sports organisations, the activities of which are linked to its mission and role. The IOC may also recognise associations of NOCs formed at continental or world level. All NOCs and associations of NOCs shall have, where possible, the status of legal persons. They must comply with the Olympic Charter. Their statutes are subject to the approval of the IOC.

3. The IOC may recognise IFs and associations of IFs.

4. The recognition of associations of IFs or NOCs does not in any way affect the right of each IF and of each NOC to deal directly with the IOC, and vice-versa.

5. The IOC may recognise non-governmental organisations connected with sport, operating on an international level, the statutes and activities of which are in conformity with the Olympic Charter.

6. In each case, the consequences of recognition are determined by the IOC Executive Board.

7. Recognition by the IOC may be provisional or full. Provisional recognition, or its withdrawal, is decided by the IOC Executive Board for a specific or an indefinite period. The IOC Executive Board may determine the conditions according to which provisional recognition may lapse. Full recognition, or its withdrawal, is decided by the Session. All details of recognition procedures are determined by the IOC Executive Board.
4 Olympic Congress*

The Olympic Congress gathers representatives of the constituents of the Olympic Movement, at intervals determined by the IOC; it is convened by the IOC President; its role is consultative.

Bye-Law to Rule 4

1. The Olympic Congress is convened by the President, upon decision of the Session, and organised by the IOC at a place and on a date determined by the Session. The President shall preside and determine the procedure.

2. The Olympic Congress consists of the members, Honorary President, honorary members and honour members of the IOC, the delegates representing the IFs and the NOCs; it may also include representatives of organisations recognised by the IOC. In addition, the Olympic Congress is attended by athletes and personalities invited in their individual or representative capacity.

3. The IOC Executive Board determines the agenda of the Olympic Congress after consultation with the IFs and the NOCs.

5 Olympic Solidarity*

The aim of Olympic Solidarity is to organise assistance to NOCs, in particular those which have the greatest need of it. This assistance takes the form of programmes elaborated jointly by the IOC and the NOCs, with the technical assistance of the IFs, if necessary.
Bye-Law to Rule 5

The objectives of the programmes adopted by Olympic Solidarity are to contribute:

1. to promote the Fundamental Principles of Olympism;
2. to assist the NOCs in the preparation of their athletes and teams for their participation in the Olympic Games;
3. to develop the technical sports knowledge of athletes and coaches;
4. to improve the technical level of athletes and coaches in cooperation with NOCs and IFs, including through scholarships;
5. to train sports administrators;
6. to collaborate with organisations and entities pursuing such objectives, particularly through Olympic education and the propagation of sport;
7. to create, where needed, simple, functional and economical sports facilities in cooperation with national or international bodies;
8. to support the organisation of competitions at national, regional and continental level under the authority or patronage of the NOCs and to assist the NOCs in the organisation, preparation and participation of their delegations in regional and continental Games;
9. to encourage joint bilateral or multilateral cooperation programmes among NOCs;
10. to urge governments and international organisations to include sport in official development assistance.

Such programmes are administered by the Olympic Solidarity Commission.
6 Olympic Games*

1. The Olympic Games are competitions between athletes in individual or team events and not between countries. They bring together the athletes selected by their respective NOCs, whose entries have been accepted by the IOC. They compete under the technical direction of the IFs concerned.

2. The Olympic Games consist of the Games of the Olympiad and the Olympic Winter Games. Only those sports which are practised on snow or ice are considered as winter sports.

Bye-law to Rule 6

1. An Olympiad is a period of four consecutive calendar years, beginning on the first of January of the first year and ending on the thirty-first of December of the fourth year.

2. The Olympiads are numbered consecutively from the first Games of the Olympiad celebrated in Athens in 1896. The XXIX Olympiad will begin on 1 January 2008.

3. The Olympic Winter Games are numbered in the order in which they are held.

7 Rights over the Olympic Games and Olympic properties*

1. As leader of the Olympic Movement, the IOC is responsible for enhancing the values of the Olympic Movement and for providing material support in the efforts to organise and disseminate the Olympic Games, and supporting the IFs, NOCs and athletes in their preparations for the Olympic Games. The IOC is the owner of all rights in and to the Olympic Games and Olympic properties described in this Rule, which rights have
the potential to generate revenues for such purposes. It is in the best interests of the Olympic Movement and its constituents which benefit from such revenues that all such rights and Olympic properties be afforded the greatest possible protection by all concerned and that the use thereof be approved by the IOC.

2. The Olympic Games are the exclusive property of the IOC which owns all rights and data relating thereto, in particular, and without limitation, all rights relating to their organisation, exploitation, broadcasting, recording, representation, reproduction, access and dissemination in any form and by any means or mechanism whatsoever, whether now existing or developed in the future.

3. The IOC shall determine the conditions of access to and the conditions of any use of data relating to the Olympic Games and to the competitions and sports performances of the Olympic Games.

4. The Olympic symbol, flag, motto, anthem, identifications (including but not limited to “Olympic Games” and “Games of the Olympiad”), designations, emblems, flame and torches, as defined in Rules 8-14 below, may, for convenience, be collectively or individually referred to as “Olympic properties”. All rights to any and all Olympic properties, as well as all rights to the use thereof, belong exclusively to the IOC, including but not limited to the use for any profit-making, commercial or advertising purposes. The IOC may license all or part of its rights on terms and conditions set forth by the IOC Executive Board.

8 The Olympic symbol*

The Olympic symbol consists of five interlaced rings of equal dimensions (the Olympic rings), used alone, in one or in five different colours. When used in its five-colour version, these colours shall be, from left to right, blue, yellow, black, green and red. The rings are interlaced from left to right; the blue, black and red rings are situated at the top, the yellow
and green rings at the bottom in accordance with the following graphic reproduction. The Olympic symbol expresses the activity of the Olympic Movement and represents the union of the five continents and the meeting of athletes from throughout the world at the Olympic Games.

9 The Olympic flag*

The Olympic flag has a white background, with no border. The Olympic symbol in its five colours is located in its centre.

10 The Olympic motto*

The Olympic motto “Citius – Altius – Fortius” expresses the aspirations of the Olympic Movement.

11 Olympic emblems*

An Olympic emblem is an integrated design associating the Olympic rings with another distinctive element.
12 The Olympic anthem*

The Olympic anthem is the musical work entitled “Olympic anthem”, composed by Spiro Samara.

13 The Olympic flame, Olympic torches*

1. The Olympic flame is the flame which is kindled in Olympia under the authority of the IOC.
2. An Olympic torch is a portable torch, or a replica thereof, as approved by the IOC and intended for combustion of the Olympic flame.

14 Olympic designations*

An Olympic designation is any visual or audio representation of any association, connection or other link with the Olympic Games, the Olympic Movement, or any constituent thereof.

Bye-law to Rules 7-14

1. Legal Protection:
   1.1 The IOC may take all appropriate steps to obtain the legal protection for itself, on both a national and international basis, of the rights over the Olympic Games and over any Olympic property.
   1.2 Each NOC is responsible to the IOC for the observance, in its country, of Rules 7-14 and BLR 7-14. It shall take steps to prohibit any use of any Olympic properties which would be contrary to such Rules or their Bye-laws. It shall also endeavour to obtain, for the benefit of the IOC, protection of the Olympic properties of the IOC.
1.3 Where a national law or a trademark registration or other form of legal instrument grants legal protection to an NOC for the Olympic symbol or any other Olympic property, such NOC may only use the ensuing rights in compliance with the Olympic Charter and with instructions received from the IOC.

1.4 An NOC may at any time call upon the IOC for its assistance in obtaining legal protection for any Olympic property and for the settlement of any dispute which may arise with third parties in such matters.

1.5 The IOC may at any time call upon an NOC for its assistance in obtaining legal protection for any Olympic property and for the settlement of any dispute which may arise with third parties in such matters.

2. Use of Olympic properties by the IOC or by third parties authorised or licensed by the IOC:

2.1 The IOC may create one or several Olympic emblems which it may use at its discretion.

2.2 The Olympic symbol, the Olympic emblems and any other Olympic properties of the IOC may be exploited by the IOC, or by a person authorised by it, in the country of an NOC, provided that the following conditions are respectively fulfilled:

2.2.1 For all sponsorship and suppliership agreements and for all marketing initiatives other than those referred to in paragraph 2.2.2 below, such exploitation shall not cause serious damage to the interests of the NOC concerned, and the decision shall be taken by the IOC in consultation with such NOC, which shall receive part of the net proceeds deriving from such exploitation.

2.2.2 For all licensing agreements, the NOC shall receive half of all net income from such exploitation, after deduction of all taxes and out-of-pocket costs relating thereto. The NOC will be informed in advance of any such exploitation.
2.3 The IOC, in its sole discretion, may authorise the broadcasters of the Olympic Games to use the Olympic symbol, the Olympic emblems of the IOC or other Olympic properties of the IOC and the OCOGs to promote the broadcasts of the Olympic Games. The provisions of paragraphs 2.2.1 and 2.2.2 of this Bye-law do not apply in respect of any such authorisation.

3. Use of the Olympic symbol, flag, motto and anthem:

3.1 Subject to paragraph 2.2 of this Bye-law, the IOC may use the Olympic symbol, flag, motto and anthem at its discretion.

3.2 The NOCs may only use the Olympic symbol, flag, motto and anthem within the framework of their non-profit-making activities, provided such use contributes to the development of the Olympic Movement and does not detract from its dignity, and provided the NOCs concerned have obtained the prior approval of the IOC Executive Board.

4. Creation and use of an Olympic emblem by an NOC or an OCOG:

4.1 An Olympic emblem may be created by an NOC or an OCOG subject to the approval of the IOC.

4.2 The IOC may approve the design of an Olympic emblem provided that it considers that such emblem is distinct from other Olympic emblems.

4.3 The area covered by the Olympic symbol contained in an Olympic emblem shall not exceed one third of the total area of such emblem. The Olympic symbol contained in an Olympic emblem must appear in its entirety and must not be altered in any way.

4.4 In addition to the foregoing, the Olympic emblem of an NOC must fulfil the following conditions:

4.4.1 The emblem must be designed in such a way that it is clearly identified as being connected with the country of the NOC concerned.

4.4.2 The distinctive element of the emblem cannot be limited to the sole name – or abbreviation of such name – of the country of the NOC concerned.
4.4.3 The distinctive element of the emblem must not make reference to the Olympic Games or to a specific date or event so as to be limited in time.

4.4.4 The distinctive element of the emblem must not contain mottoes, designations or other generic expressions which give the impression of being universal or international in nature.

4.5 In addition to the provisions contained in paragraphs 4.1, 4.2 and 4.3 above, the Olympic emblem of an OCOG must fulfil the following conditions:

4.5.1 The emblem must be designed in such a way that it is clearly identifiable as being connected with the Olympic Games organised by the OCOG concerned.

4.5.2 The distinctive element of the emblem cannot be limited to the sole name – or abbreviation of such name – of the country of the OCOG concerned.

4.5.3 The distinctive element of the emblem must not contain mottoes, designations or other generic expressions which give the impression of being universal or international in nature.

4.6 Any Olympic emblem which has been approved by the IOC before the foregoing provisions come into effect shall remain valid.

4.7 Whenever and wherever possible, the Olympic emblem of an NOC must be susceptible of registration, i.e. of legal protection, by the NOC in its country. The NOC must carry out such registration within six months of such emblem’s approval by the IOC and provide the IOC with proof of registration. IOC approval of Olympic emblems may be withdrawn unless the NOCs concerned take all possible steps to protect their Olympic emblems and inform the IOC of such protection. Similarly, the OCOGs must protect their Olympic emblems in accordance with the instructions of the IOC. Any protection obtained by the NOCs and the OCOGs cannot be invoked against the IOC.

4.8 The use of an Olympic emblem for any advertising, commercial or profit-making purposes whatsoever must be in accordance with the conditions laid down in paragraphs 4.9 and 4.10 below.
4.9 Any NOC or OCOG wishing to use its Olympic emblem for any advertising, commercial or profit-making purposes whatsoever, either directly or through third parties, must comply with this Bye-law and ensure its observance by such third parties.

4.10 All contracts or arrangements, including those concluded by an OCOG, shall be signed or approved by the NOC concerned and shall be governed by the following principles:

4.10.1 The use of an NOC Olympic emblem shall only be valid within the country of the said NOC; such emblem, as well as any other symbols, emblems, marks or designations of an NOC which refer to Olympism, may not be used for any advertising, commercial or profit-making purposes whatsoever in the country of another NOC without the latter's prior written approval.

4.10.2 Similarly, the Olympic emblem of an OCOG as well as any other symbols, emblems, marks or designations of an OCOG which refer to Olympism, may not be used for any advertising, commercial or profit-making purposes whatsoever in the country of an NOC without the prior written approval of such NOC.

4.10.3 In all cases, the period of validity of any contract concluded by an OCOG must not extend beyond 31 December of the year of the Olympic Games concerned.

4.10.4 The use of an Olympic emblem must contribute to the development of the Olympic Movement and must not detract from its dignity; any association whatsoever between an Olympic emblem and products or services is prohibited if such association is incompatible with the Fundamental Principles of Olympism or the role of the IOC as set out in the Olympic Charter.

4.10.5 Upon request by the IOC, any NOC or OCOG shall provide a copy of any contract to which it is a party.
5. **Philately:**

   The IOC encourages, in collaboration with the NOCs of the countries concerned, the use of the Olympic symbol on postage stamps issued in liaison with the IOC by the competent national authorities, subject to the conditions set forth by the IOC.

6. **Musical works:**

   The OCOG and the NOC of the host city and country shall ensure that the procedure for designation of the IOC as owner of the copyright on any musical works specifically commissioned in connection with the Olympic Games occurs to the satisfaction of the IOC.
1. The IOC is an international non-governmental not-for-profit organisation, of unlimited duration, in the form of an association with the status of a legal person, recognised by the Swiss Federal Council in accordance with an agreement entered into on 1 November 2000.

2. Its seat is in Lausanne (Switzerland), the Olympic capital.

3. The object of the IOC is to fulfil the mission, role and responsibilities as assigned to it by the Olympic Charter.

4. In order to fulfil its mission and carry out its role, the IOC may establish, acquire or otherwise control other legal entities such as foundations or corporations.
16 Members*

1. Composition of the IOC – Eligibility, recruitment, election, admittance and status of IOC members:

1.1 IOC members are natural persons. The total number of IOC members may not exceed 115, subject to BLR 16. The IOC is composed of:

1.1.1 a majority of members whose memberships are not linked to any specific function or office, as defined in BLR 16.2.2.5; their total number may not exceed 70; there may be no more than one such member national of any given country, as defined in and subject to BLR 16;

1.1.2 active athletes, as defined in BLR 16.2.2.2, the total number of whom may not exceed 15;

1.1.3 Presidents or persons holding an executive or senior leadership position within IFs, associations of IFs or other organisations recognised by the IOC, the total number of whom may not exceed 15;

1.1.4 Presidents or persons holding an executive or senior leadership position within NOCs, or world or continental associations of NOCs, the total number of whom may not exceed 15; there may be no more than one such member national of any given country within the IOC.

1.2 The IOC recruits and elects its members from among such eligible persons as it considers qualified, in accordance with BLR 16.

1.3 The IOC admits its new members at a ceremony during which they agree to fulfil their obligations by taking the following oath:

“Granted the honour of becoming a member of the International Olympic Committee, and declaring myself aware of my responsibilities in such capacity, I undertake to serve the Olympic Movement to the very best of my ability; to respect and ensure the respect of all the provisions of the Olympic Charter and the decisions of the International Olympic Committee, which I consider as not subject to appeal on my part; to comply with the Code of Ethics; to keep myself free from any political or
commercial influence and from any racial or religious consideration; to fight against all other forms of discrimination; and to promote in all circumstances the interests of the International Olympic Committee and those of the Olympic Movement.”

1.4 Members of the IOC represent and promote the interests of the IOC and of the Olympic Movement in their countries and in the organisations of the Olympic Movement in which they serve.

1.5 Members of the IOC will not accept from governments, organisations, or other parties, any mandate or instructions liable to interfere with the freedom of their action and vote.

1.6 IOC members are not personally liable for the debts or obligations of the IOC.

1.7 Subject to Rule 16.3, each member of the IOC is elected for a term of eight years and may be re-elected for one or several further terms. The procedure for re-election is established by the IOC Executive Board.

1.8 to encourage and support measures relating to the medical care and health of athletes.

2. Obligations:

Each IOC member has the following obligations:

2.1 to comply with the Olympic Charter, the Code of Ethics and other regulations of the IOC;

2.2 to participate in Sessions;

2.3 to participate in the work of the IOC commissions to which the member has been appointed;

2.4 to contribute to the development and promotion of the Olympic Movement;

2.5 to monitor, in the member’s country and in the organisation of the Olympic Movement in which the member serves, the implementation of the IOC’s programmes;

2.6 to inform the President, upon his request, of the development and promotion of the Olympic Movement and its needs in the member’s country and in the organisation of the Olympic Movement in which the member serves;
2.7 to inform the President, without delay, of all events liable to hinder the application of the Olympic Charter or to otherwise adversely affect the Olympic Movement in his country or in the organisation of the Olympic Movement in which he serves;

2.8 to perform other tasks assigned to the member by the President.

3. Cessation of membership:

The membership of IOC members ceases in the following circumstances:

3.1 Resignation:

Any IOC member may cease his membership at any time by delivering his written resignation to the President. Before recognising such resignation, the IOC Executive Board may ask to hear the resigning member.

3.2 Non re-election:

Any IOC member ceases to be a member without further formality if he is not re-elected in accordance with Rule 16.1.7, BLR 16.2.6 and, as the case may be, BLR 16.2.7.2.

3.3 Age limit:

Any IOC member ceases to be a member at the end of the calendar year during which he reaches the age of 70, subject to BLR 16.2.7.1.

3.4 Failure to attend Sessions or take active part in IOC work:

Any IOC member shall cease to be a member without any further declaration on his part if, subject to force majeure, such member fails to attend Sessions or to take any active part in the work of the IOC for two consecutive years. In such cases, the cessation of membership will be established by decision of the Session upon the proposal of the IOC Executive Board.

3.5 Transfer of domicile or of main centre of interests:

Any IOC member as defined in Rule 16.1.1.1 shall cease to be a member if he has transferred his domicile or main centre of interests to a country other than the country that was his at the time of his election.
In such case, the cessation of membership will be established by decision of the Session upon the proposal of the IOC Executive Board.

3.6 Members elected as active athletes:

Any IOC member as defined in Rule 16.1.1.2 above ceases to be a member upon ceasing to be a member of the IOC Athletes’ Commission.

3.7 Presidents and persons holding an executive or senior leadership position within NOCs, world or continental associations of NOCs, IFs or associations of IFs or other organisations recognised by the IOC:

Any IOC member as defined in Rule 16.1.1.3 or Rule 16.1.1.4 ceases to be a member upon ceasing to exercise the function he was exercising at the time of his election.

3.8 Expulsion:

3.8.1 An IOC member may be expelled by decision of the Session if such member has betrayed his oath or if the Session considers that such member has neglected or knowingly jeopardised the interests of the IOC or acted in a way which is unworthy of the IOC.

3.8.2 The decision to expel an IOC member is taken by the Session upon the proposal of the IOC Executive Board. Such decision requires a majority of two-thirds of the votes cast. The member concerned has the right to be heard; such right includes the right to be acquainted with the charges and the right to appear personally or to submit a defence in writing.

3.8.3 Until the Session decides on an expulsion proposal, the IOC Executive Board may provisionally suspend the member concerned and deprive such member of all or part of the rights, prerogatives and functions deriving from his membership.

3.8.4 A member expelled from the IOC may not be a member of an NOC, an association of NOCs or an OCOG.
4. Honorary President – Honorary Members – Honour Members:

4.1 Upon the proposal of the IOC Executive Board, the Session may elect as Honorary President an IOC member who has rendered exceptional services as President of the IOC. The Honorary President has the right to offer his advice.

4.2 Any IOC member who retires after serving the IOC for at least ten years and having rendered exceptional services to it may, upon the proposal of the IOC Executive Board, be elected by the Session as an honorary member of the IOC.

4.3 Upon the proposal of the IOC Executive Board, the Session may elect as honour members eminent personalities from outside the IOC who have rendered particularly outstanding services to it.

4.4 The Honorary President, honorary members and honour members are elected for life. They do not have the right to vote, nor are they eligible for any IOC office. The provisions of Rules 16.1.1 – 1.5, 16.1.7, 16.2, 16.3 and BLR 16.1 and 16.2 do not apply to them. Their status may be withdrawn by decision of the Session.

**Bye-law to Rule 16**

1. **Eligibility:**

   Any natural person aged 18 or over is eligible for IOC membership, provided that:

   1.1 such person’s candidature is submitted in accordance with paragraph 2.1 below;

   1.2 such person fulfils the conditions laid down in paragraph 2.2 below;

   1.3 such candidature has been examined and reported upon by the Nominations Commission;

   1.4 such person’s election is proposed to the Session by the IOC Executive Board.

2. **Procedure for electing IOC members:**

   2.1 Submission of candidatures for election to IOC membership:
The following persons and organisations are entitled to submit candidatures for election to IOC membership: IOC members, IFs, associations of IFs, NOCs, world or continental associations of NOCs and other organisations recognised by the IOC.

2.2 Admissibility of Candidates:

To be admissible, all candidatures must be submitted in writing to the President and fulfil the following conditions:

2.2.1 Any person or organisation submitting a candidature for election to IOC membership must clearly indicate, for each candidature, whether the candidate is being proposed as an active athlete pursuant to paragraph 2.2.2 below, or whether the candidature is linked to a function which the candidate exercises within one of the organisations cited in paragraphs 2.2.3 or 2.2.4 below, or whether the candidature concerns an independent individual in accordance with paragraph 2.2.5 below.

2.2.2 If the candidate is proposed as an active athlete in the meaning of Rule 16.1.1.2, such candidate must have been elected or appointed to the IOC Athletes’ Commission not later than the edition of the Games of the Olympiad or the Olympic Winter Games following the Olympic Games in which such candidate last participated.

2.2.3 If the candidature is linked to a function within an IF or association of IFs, or an organisation recognised by the IOC pursuant to Rule 3.5, the candidate must hold the office of president thereof or be a person holding within it an executive or senior leadership position.

2.2.4 If the candidature is linked to a function within an NOC or world or continental association of NOCs, the candidate must hold the office of president thereof or be a person holding within it an executive or senior leadership position.

2.2.5 Any other candidature proposal must concern an independent individual who is a national of a country in which such person has his domicile or main centre of interests and in which there is an NOC.
2.3 The IOC Nominations Commission:

2.3.1 The IOC Nominations Commission is charged with examining each candidature for election to IOC membership in accordance with BLR 16.2.4 and BLR 21.3.

2.3.2 The IOC Nominations Commission must include at least one representative of the IOC Ethics Commission and one representative of the IOC Athletes’ Commission.

2.4 Task of the IOC Nominations Commission:

2.4.1 The task of the IOC Nominations Commission is to examine all candidatures for election to IOC membership and, for each candidature, to provide a written report to the IOC Executive Board within the deadline set to that effect by the IOC President.

2.4.2 The IOC Nominations Commission gathers all useful information on the candidates, in particular on his professional and material situation as well as on his career and sports activities; the Commission may ask the candidate to provide references from personalities from whom it may obtain information; the Commission may also invite a candidate for an interview.

2.4.3 The IOC Nominations Commission verifies the eligibility, origin and admissibility of each candidature and, if necessary, the candidate’s status as an active athlete or the function to which the candidature is linked.

2.5 Procedure before the IOC Executive Board:

2.5.1 The IOC Executive Board alone is competent to propose a candidature to the Session. When deciding to propose a candidature, the IOC Executive Board submits to the Session, no later than one month before its opening, a written proposal to which is attached the report by the Nominations Commission. The IOC Executive Board may hear a candidate. It may propose several candidatures for the election of a single member.
2.5.2 The procedure for examining candidatures proposed as active athletes pursuant to paragraphs 2.2.1 and 2.2.2 above may be accelerated and the deadlines provided in paragraphs 2.4.1 and 2.5.1 above waived inasmuch as is necessary to allow the prompt election, as IOC members, of active athletes newly elected to the IOC Athletes’ Commission.

2.6 Procedure before the Session:

2.6.1 The Session alone is competent to elect any IOC member.

2.6.2 The Chairman of the Nominations Commission has the right to communicate to the Session the opinion of the said Commission.

2.6.3 All candidatures for election to IOC membership proposed by the IOC Executive Board are submitted to a vote by the Session; votes are taken by secret ballot; decisions are taken by a majority of the votes cast.

2.7 Transitional provisions:

The established rights of IOC members whose election has taken effect before the date of the closing of the 110th Session (11 December 1999) are maintained as follows:

2.7.1 Any IOC member whose election has taken effect before the date of the closing of the 110th Session (11 December 1999) must retire by the end of the calendar year during which he reaches the age of 80, unless he was elected before 1966. If a member reaches this age limit during his term as President, Vice-President or IOC Executive Board member, the retirement will take effect at the end of the next Session.

2.7.2 The limitation to one member national of any given country, as set forth in Rule 16.1.1.1, last sentence, does not apply to IOC members whose election has taken effect before the date of the closing of the 110th Session (11 December 1999).
3. **Register of members:**

   The IOC Executive Board keeps an up-to-date register of all the IOC members, Honorary President, honorary members and honour members. The register specifies the origin of each member’s candidature and indicates whether the member’s candidature was submitted as an active athlete, or linked to another function, or submitted as an independent individual.

4. **Honorary President – Honorary Members – Honour Members:**

   4.1 The Honorary President is invited to attend the Olympic Games, Olympic Congresses, Sessions and meetings of the IOC Executive Board, where a place is reserved for him beside the President. He has the right to offer his advice.

   4.2 Honorary members are invited to attend the Olympic Games, Olympic Congresses and Sessions, where a place is reserved for each of them; they offer their advice when requested by the President.

   4.3 Honour members are invited to attend the Olympic Games and Olympic Congresses, where a place is reserved for each of them. The President may also invite them to attend other IOC meetings or events.

### 17 Organisation

The powers of the IOC are exercised by its organs, namely:

1. the Session,

2. the IOC Executive Board,

3. the President.
18 The Session*

1. The Session is the general meeting of the members of the IOC. It is the IOC’s supreme organ. Its decisions are final. An ordinary Session is held once a year. Extraordinary Sessions may be convened by the President or upon the written request of at least one third of the members.

2. The powers of the Session are the following:

   2.1 To adopt or amend the Olympic Charter.

   2.2 To elect the members of the IOC, the Honorary President, honorary members and honour members.

   2.3 To elect the President, the Vice-Presidents and all other members of the IOC Executive Board.

   2.4 To elect the host city of the Olympic Games.

   2.5 To elect the city in which an ordinary Session is held, the President having the authority to determine the city in which an extraordinary Session is held.

   2.6 To approve the annual report and accounts of the IOC.

   2.7 To appoint the IOC’s auditors.

   2.8 To decide on the awarding or withdrawal by the IOC of full recognition to or from NOCs, associations of NOCs, IFs, associations of IFs and other organisations.

   2.9 To expel IOC members and to withdraw the status of Honorary President, honorary members and honour members.

   2.10 To resolve and decide upon all other matters assigned to it by law or by the Olympic Charter.

3. The quorum required for a Session is half the total membership of the IOC plus one. Decisions of the Session are taken by a majority of the votes cast; however, a majority of two-thirds of the votes cast is required for any modification of the Fundamental
Principles of Olympism, of the Rules of the Olympic Charter or if elsewhere provided in the Olympic Charter.

4. Each member has one vote. Abstentions and blank or spoiled votes are not taken into consideration in the calculation of the required majority. Voting by proxy is not allowed. Voting is held by secret ballot when so required by the Olympic Charter, or if the Chairman so decides or upon the request of at least a quarter of the members present. In the event of a tie, the Chairman shall decide.

5. The provisions of Rules 18.3 and 18.4 are applicable to elections, whether of persons or of host cities. However, when there are or remain only two candidates, the candidate obtaining the greater number of votes is declared elected.

6. The Session may delegate powers to the IOC Executive Board.

Bye-law to Rule 18

1. The IOC Executive Board is responsible for the organisation and preparation of all Sessions, including all financial matters relating thereto.

2. Notice of the dates of an ordinary Session shall be given to all IOC members at least six months before the Session’s opening. The Session is formally convened by order of the President, at least thirty days before it is held, if it is an ordinary Session, and at least ten days if it is an extraordinary Session, together with an agenda which must state the business to be dealt with at the meeting.

3. The President, or, in his absence or incapacity, the attending Vice-President who is senior in such office or, in the latter’s absence or incapacity, the attending IOC Executive Board member who is senior in such office, chairs the Session.

4. Any decision of the Session, including decisions on amendments to the Olympic Charter, comes into effect immediately, unless otherwise decided by the Session. A
matter which is not listed on the agenda of a Session may be discussed if one third of
the members so request or if the Chairman authorises it.

5. An IOC member must refrain from taking part in a vote in the following circumstances:
   5.1 when the vote concerns an Olympic Games host city election in which a city in
       the country of which he is a national is a candidate;
   5.2 when the vote concerns the selection of a venue for a Session, an Olympic
       Congress or any other meeting or event for which a city or any other public
       authority of the country of which he is a national is a candidate;
   5.3 when the vote concerns the election to membership of the IOC of a candidate
       who is a national of the same country as the member;
   5.4 when the vote concerns the election, to any office on the IOC Executive Board,
       or to any other office, of a candidate who is a national of the same country as the
       member;
   5.5 when the vote concerns any other matter relating to the country of which he is a
       national or the NOC of that country.
   In case of doubt, the Chairman shall decide whether or not the member concerned
   may take part in a vote.

6. The President establishes the regulations for all elections except for the election of the
   President, for which the regulations are established by the IOC Executive Board.

7. Any matter of procedure concerning Sessions and votes, which are not covered by the
   Olympic Charter, are determined by the President.

8. In case of urgency, a resolution or decision may be submitted to a vote by correspond-
   ence, including by telefax or electronic mail, of the members of the IOC by the President
   or the IOC Executive Board.

9. Minutes of all meetings and other proceedings of the Session are established under
    the authority of the President.
19 The IOC Executive Board*

1. Composition:

The IOC Executive Board consists of the President, four Vice-Presidents and ten other members. The choice of its members will reflect the composition of the Session. At each election, the Session shall see to it that the above-mentioned principle is respected.

2. Elections, terms of offices, renewals and vacancies:

   2.1 All members of the IOC Executive Board are elected by the Session, in a secret ballot, by a majority of the votes cast.

   2.2 The duration of the terms of office of the Vice-Presidents and of the ten other members of the IOC Executive Board is four years. A member may serve for a maximum of two successive terms on the IOC Executive Board, regardless of the capacity in which he has been elected.

   2.3 In the case of a member having completed two successive terms of office pursuant to Rule 19.2.2 above, he may be elected again as member of the IOC Executive Board after a minimum period of two years. This does not apply to the election for the office of President, for which there is no waiting period.

   2.4 In case of vacancy of any office other than the President’s, the following Session elects a member to such office for a term of four years.

   2.5 All members of the IOC Executive Board begin their terms of office and renewals at the end of the Session which elected them. Their terms of office cease at the end of the ordinary Session held during the year in which they expire.

   2.6 For purposes of this Rule, a year means the period between two successive ordinary Sessions.

3. Powers, responsibilities and duties:

The IOC Executive Board assumes the general overall responsibility for the administration of the IOC and the management of its affairs. In particular, it performs the following duties:
3.1 it monitors the observance of the Olympic Charter;
3.2 it approves all internal governance regulations relating to its organisation;
3.3 it establishes an annual report including annual accounts, which it submits to the Session, together with the auditors’ report;
3.4 it submits a report to the Session on any proposed change of Rule or Bye-law;
3.5 it submits to the Session the names of the persons whom it recommends for election to the IOC;
3.6 it establishes and supervises the procedure for accepting and selecting candidatures to organise the Olympic Games;
3.7 it establishes the agenda for the Sessions;
3.8 upon the proposal of the President, it appoints – or dismisses – the Director General. The President decides on his compensation and may take sanctions;
3.9 it provides for the safe keeping of all minutes, accounts and other records of the IOC in compliance with the law, including minutes of all Sessions, IOC Executive Board and other commission or working group meetings;
3.10 it takes all decisions, and issues regulations of the IOC, which are legally binding, in the form it deems most appropriate, such as, for instance, codes, rulings, norms, guidelines, guides, manuals, instructions, requirements and other decisions, including, in particular, but not limited to, all regulations necessary to ensure the proper implementation of the Olympic Charter and the organisation of the Olympic Games;
3.11 it organises periodic meetings with the IFs and with the NOCs at least once every two years. Such meetings are chaired by the IOC President, who determines the procedure and the agenda after consultation with the relevant bodies;
3.12 it creates and confers the honorary distinctions of the IOC;
3.13 it exercises all powers and performs all duties not attributed by law or by the Olympic Charter to the Session or to the President.
4. Delegation of powers:

The IOC Executive Board may delegate powers to one or more of its members, to IOC commissions, to members of the IOC administration, to other entities or to third persons.

Bye-law to Rule 19

1. The President is responsible for the organisation and preparation of all IOC Executive Board meetings. He may delegate all or part of his powers to that effect to the Director General.

2. The IOC Executive Board meets when convened by the President or at the request of the majority of its members at least ten days before it is held. The notice must state the business to be dealt with at the meeting.

3. The President, or, in his absence or incapacity, the attending Vice-President who is senior in such office or, in the latter’s absence or incapacity, the attending IOC Executive Board member who is senior in such office, chairs the IOC Executive Board meetings.

4. The quorum required for an IOC Executive Board meeting is eight.

5. Decisions of the IOC Executive Board are taken by a majority of the votes cast.

6. Each member has one vote. Abstentions and blank or spoiled votes are not taken into consideration in the calculation of the required majority. Voting by proxy is not allowed. Voting is held by secret ballot if so required by the Olympic Charter, or if the Chairman so decides or upon the request of at least a quarter of the members present. In the event of a tie, the Chairman of the meeting shall decide.

7. An IOC Executive Board member must refrain from taking part in a vote in the circumstances enumerated in BLR 18.5.

In case of doubt, the Chairman shall decide whether or not the member concerned may take part in a vote.
8. Any matter of procedure concerning IOC Executive Board meetings which is not covered by the Olympic Charter is determined by the President.

9. The IOC Executive Board may hold meetings in the form of teleconferences or videoconferences.

10. In case of urgency, a resolution or decision may be submitted to a vote by correspondence, including by fax or electronic mail, of the members of the IOC Executive Board by the President.

11. Minutes of all meetings and other proceedings are established under the authority of the President.

20 The President*

1. The Session elects, by secret ballot, a President from among its members for a term of eight years renewable once for four years.

2. The President represents the IOC and presides over all its activities.

3. The President may take any action or decision on behalf of the IOC when circumstances prevent it from being taken by the Session or the IOC Executive Board. Such action or decision must be submitted promptly for ratification by the competent organ.

4. If the President is unable to fulfil the duties of his office, the Vice-President who is senior in such office replaces him until the President has recovered his ability or, if he is in a condition of permanent disability, until a new President is elected at the next Session. This new President is elected for a term of eight years renewable once for four years.
Bye-law to Rule 20

Candidatures for the election of the President are declared three months before the date of the opening of the Session at which the election is due to take place. However, such deadline may be modified by decision of the IOC Executive Board if, in its opinion, the circumstances justify such modification.

21 IOC Commissions*

IOC commissions may be created for the purpose of advising the Session, the IOC Executive Board or the President as the case may be. The President establishes permanent or other standing or ad hoc commissions and working groups whenever it appears necessary. Except where expressly provided otherwise in the Olympic Charter or in specific regulations established by the IOC Executive Board, the President establishes their terms of reference, designates all their members and decides their dissolution once he considers that they have fulfilled their mandates. No meeting of any commission or working group may be held without the prior agreement of the President except where expressly provided otherwise in the Olympic Charter or in specific regulations established by the IOC Executive Board. The President is a member ex officio of all commissions and working groups and shall have precedence whenever he attends one of their meetings.

Bye-law to Rule 21

1. The IOC Athletes’ Commission:

An IOC Athletes’ Commission shall be constituted, the majority of whose members shall be athletes elected by athletes participating in the Olympic Games. The election shall be held on the occasion of the Games of the Olympiad and the Olympic Winter
Games in accordance with regulations adopted by the IOC Executive Board, in consultation with the Athletes’ Commission, and communicated to the IFs and NOCs not later than one year prior to the Olympic Games at which such election is to be held.

All regulations and procedures of the IOC Athletes’ Commission shall be adopted by the IOC Executive Board after consulting of the IOC Athletes’ Commission.

2. The IOC Ethics Commission:

The IOC Ethics Commission is constituted in accordance with Rule 22 and BLR 22.

3. The IOC Nominations Commission:

In order to examine all candidatures for election to IOC membership, an IOC Nominations Commission shall be established in accordance with BLR 16.2.3.

All regulations and procedures of the IOC Nominations Commission shall be adopted by the IOC Executive Board after consulting the IOC Nominations Commission.

4. The Olympic Solidarity Commission:

The Olympic Solidarity Commission is established in order to perform the tasks attributed to it in Rule 5 and BLR 5.

5. The Evaluation Commissions for Candidate Cities:

In order to examine the candidatures of the cities applying to host the Games of the Olympiad and the Olympic Winter Games, the President sets up two evaluation commissions for candidate cities in accordance with BLR 33.2.2.

6. The Olympic Games Coordination Commissions:

In order to assist in improving the organisation of the Olympic Games and the cooperation between the IOC, OCOGs, IFs and NOCs, the President sets up Coordination Commissions in accordance with Rule 37 and BLR 37.
7. The IOC Medical Commission:

7.1 The President establishes a Medical Commission, the terms of reference of which shall include the following duties:

7.1.1 to implement the World Anti-Doping Code and all other IOC Anti-Doping Rules, in particular upon the occasion of the Olympic Games;

7.1.2 to elaborate guidelines relating to the medical care and health of the athletes.

7.2 Members of the Medical Commission shall not act in any medical capacity whatsoever for the delegation of an NOC at the Olympic Games nor participate in the discussions relating to non-compliance with the World Anti-Doping Code by members of their respective NOC’s delegations.

8. Procedure:

Each IOC commission is chaired by an IOC member. IOC commissions may hold meetings in the form of teleconferences or videoconferences.

22 IOC Ethics Commission*

The IOC Ethics Commission is charged with defining and updating a framework of ethical principles, including a Code of Ethics, based upon the values and principles enshrined in the Olympic Charter of which the said Code forms an integral part. In addition, it investigates complaints raised in relation to the non-respect of such ethical principles, including breaches of the Code of Ethics and, if necessary, proposes sanctions to the IOC Executive Board.
Bye-law to Rule 22

1. The composition and organisation of the IOC Ethics Commission are provided for in its statutes.

2. Any modification of the Code of Ethics, the statutes of the IOC Ethics Commission and any other regulation and implementing provisions emanating from the IOC Ethics Commission is submitted for the approval of the IOC Executive Board.

23 Languages

1. The official languages of the IOC are French and English.

2. At all Sessions, simultaneous interpretation must be provided into French, English, German, Spanish, Russian and Arabic.

3. In the case of divergence between the French and English texts of the Olympic Charter and any other IOC document, the French text shall prevail unless expressly provided otherwise in writing.

24 IOC Resources

1. The IOC may accept gifts and bequests and seek all other resources enabling it to fulfil its tasks. It collects revenues from the exploitation of any of its rights, including but not limited to television rights, sponsorships, licences and Olympic properties as well as from the celebration of the Olympic Games.

2. In order to enhance the development of the Olympic Movement, the IOC may grant part of its revenues to the IFs, to the NOCs including Olympic Solidarity, and to the OCOGs.
3 The International Federations (IFs)

25 Recognition of IFs

In order to develop and promote the Olympic Movement, the IOC may recognise as IFs international non-governmental organisations administering one or several sports at world level and encompassing organisations administering such sports at national level.

The statutes, practice and activities of the IFs within the Olympic Movement must be in conformity with the Olympic Charter, including the adoption and implementation of the World Anti-Doping Code. Subject to the foregoing, each IF maintains its independence and autonomy in the administration of its sport.
**26 Mission and Role of the IFs within the Olympic Movement**

1. The mission and role of the IFs within the Olympic Movement are:
   
   1.1 to establish and enforce, in accordance with the Olympic spirit, the rules concerning the practice of their respective sports and to ensure their application;
   
   1.2 to ensure the development of their sports throughout the world;
   
   1.3 to contribute to the achievement of the goals set out in the Olympic Charter, in particular by way of the spread of Olympism and Olympic education;
   
   1.4 to express their opinions on the candidatures for organising the Olympic Games, in particular as far as the technical aspects of venues for their respective sports are concerned;
   
   1.5 to establish their criteria of eligibility for the competitions of the Olympic Games in conformity with the Olympic Charter, and to submit these to the IOC for approval;
   
   1.6 to assume the responsibility for the technical control and direction of their sports at the Olympic Games and, if they agree, at the Games held under the patronage of the IOC;
   
   1.7 to provide technical assistance in the practical implementation of the Olympic Solidarity programmes;
   
   1.8 to encourage and support measures relating to the medical care and health of athletes.

2. In addition, the IFs have the right to:
   
   2.1 formulate proposals addressed to the IOC concerning the Olympic Charter and the Olympic Movement;
   
   2.2 collaborate in the preparation of Olympic Congresses;
   
   2.3 participate, on request from the IOC, in the activities of the IOC Commissions.
27 Mission and Role of the NOCs*

1. The mission of the NOCs is to develop, promote and protect the Olympic Movement in their respective countries, in accordance with the Olympic Charter.

2. The NOCs’ role is:

2.1 to promote the fundamental principles and values of Olympism in their countries, in particular, in the fields of sport and education, by promoting Olympic educational programmes in all levels of schools, sports and physical education institutions and universities, as well as by encouraging the creation of institutions dedicated to Olympic education, such as National Olympic Academies, Olympic Museums and other programmes, including cultural, related to the Olympic Movement;

2.2 to ensure the observance of the Olympic Charter in their countries;

2.3 to encourage the development of high performance sport as well as sport for all;

2.4 to help in the training of sports administrators by organising courses and ensure that such courses contribute to the propagation of the fundamental principles of Olympism;
2.5 to take action against any form of discrimination and violence in sport;
2.6 to adopt and implement the World Anti-Doping Code;
2.7 to encourage and support measures relating to the medical care and health of athletes.

3. The NOCs have the exclusive authority for the representation of their respective countries at the Olympic Games and at the regional, continental or world multi-sports competitions patronised by the IOC. In addition, each NOC is obliged to participate in the Games of the Olympiad by sending athletes.

4. The NOCs have the exclusive authority to select and designate the city which may apply to organise Olympic Games in their respective countries.

5. In order to fulfil their mission, the NOCs may cooperate with governmental bodies, with which they shall achieve harmonious relations. However, they shall not associate themselves with any activity which would be in contradiction with the Olympic Charter. The NOCs may also cooperate with non-governmental bodies.

6. The NOCs must preserve their autonomy and resist all pressures of any kind, including but not limited to political, legal, religious or economic pressures which may prevent them from complying with the Olympic Charter.

7. NOCs have the right to:

7.1 designate, identify or refer to themselves as “National Olympic Committees” (“NOCs”), which designation or identification shall be included or referred to in their name;

7.2 send competitors, team officials and other team personnel to the Olympic Games in compliance with the Olympic Charter;

7.3 benefit from the assistance of Olympic Solidarity;

7.4 use certain Olympic properties as authorised by the IOC and in compliance with Rules 7-14 and BLR 7-14;
7.5 take part in activities led or patronised by the IOC, including regional Games;
7.6 belong to associations of NOCs recognised by the IOC;
7.7 formulate proposals to the IOC concerning the Olympic Charter and the Olympic Movement, including the organisation of the Olympic Games;
7.8 give their opinions concerning the candidatures for the organisation of the Olympic Games;
7.9 participate, on request from the IOC, in the activities of the IOC commissions;
7.10 collaborate in the preparation of Olympic Congresses;
7.11 exercise other rights as granted to them by the Olympic Charter or by the IOC.

8. The IOC helps the NOCs fulfil their mission through its various departments and Olympic Solidarity.

9. Apart from the measures and sanctions provided in the case of infringement of the Olympic Charter, the IOC Executive Board may take any appropriate decisions for the protection of the Olympic Movement in the country of an NOC, including suspension of or withdrawal of recognition from such NOC if the constitution, law or other regulations in force in the country concerned, or any act by any governmental or other body causes the activity of the NOC or the making or expression of its will to be hampered. The IOC Executive Board shall offer such NOC an opportunity to be heard before any such decision is taken.

28 Composition of the NOCs*

1. Whatever their composition, NOCs must include:

1.1 all IOC members in their country, if any. Such members have the right to vote in the general assemblies of the NOC. In addition, the IOC members in the country referred to in Rule 16.1.1.1 and Rule 16.1.1.2 are ex officio members of the NOC executive body, within which they have the right to vote;
1.2 all national federations affiliated to the IFs governing sports included in the programme of the Olympic Games or their representatives;

1.3 elected representatives of athletes. Those representatives must have taken part in the Olympic Games. They must retire from their posts at the latest by the end of the third Olympiad after the last Olympic Games in which they took part. Upon request by an NOC, the IOC Executive Board may grant an exemption to the requirement that such representatives must have taken part in the Olympic Games.

2. The NOCs may include as members:

2.1 national federations affiliated to IFs recognised by the IOC, the sports of which are not included in the programme of the Olympic Games;

2.2 multi-sports groups and other sports-oriented organisations or their representatives, as well as nationals of the country liable to reinforce the effectiveness of the NOC or who have rendered distinguished services to the cause of sport and Olympism.

3. The voting majority of an NOC and of its executive body shall consist of the votes cast by the national federations referred to in paragraph 1.2 above or their representatives. When dealing with questions relating to the Olympic Games, only the votes cast by such federations and by the members of the executive body of the NOC are taken into consideration. Subject to the approval of the IOC Executive Board, an NOC may also include in its voting majority as well as in the votes taken into consideration on questions relating to the Olympic Games, the votes cast by the IOC members referred to in paragraph 1.1 above and by the elected representatives of athletes referred to in paragraph 1.3 above.

4. Governments or other public authorities shall not designate any members of an NOC. However, an NOC may decide, at its discretion, to elect as members representatives of such authorities.

5. The area of jurisdiction of an NOC must coincide with the limits of the country in which it is established and has its headquarters.
Bye-law to Rules 27 and 28

1. NOC recognition procedure:

1.1 A national sports organisation applying for recognition as an NOC shall file an application with the IOC demonstrating that the applicant fulfils all conditions prescribed by the Olympic Charter, in particular in Rule 28 and BLR 27 and 28.

1.2 Proof must be adduced that the national federations which are members of the NOC exercise a specific and real on-going sports activity in their country and internationally, in particular by organising and participating in competitions and implementing training programmes for athletes. An NOC shall not recognise more than one national federation for each sport governed by an IF. Such national federations or the representatives chosen by them must constitute the voting majority of the NOC and of its executive organ. At least five national federations included in an NOC must be affiliated to the IFs governing sports included in the programme of the Olympic Games.

1.3 The approval of an applicant’s statutes by the IOC Executive Board is a condition for recognition. The same condition applies to any subsequent change or amendment to the statutes of an NOC. Such statutes shall, at all times, comply with the Olympic Charter to which they must refer expressly. If there is any doubt as to the signification or interpretation of the statutes of an NOC, or if there is a contradiction between such statutes and the Olympic Charter, the latter takes precedence.

1.4 Each NOC shall hold a General Assembly of its members at least once a year, in accordance with the NOC’s statutes. NOCs shall, in particular, include on the agenda of their General Assemblies the presentation of annual reports and audited financial statements and, as the case may be, the election of officers and members of the executive body.

1.5 The officers and members of the executive body of an NOC shall be elected in accordance with the NOC’s statutes, for a term of office not exceeding four years; they may be eligible for re-election.
1.6 The members of an NOC, except for professional sports administrators, shall not accept any compensation or bonus of any kind in consideration for their services or for the performance of their duties. They may be reimbursed for their travelling, accommodation and other justified expenses incurred in the carrying out of their functions.

1.7 The withdrawal or lapse of recognition of an NOC entails its forfeiture of all rights conferred upon it by the Olympic Charter or the IOC.

2. NOCs’ tasks:

The NOCs perform the following tasks:

2.1 They constitute, organise and lead their respective delegations at the Olympic Games and at the regional, continental or world multi-sports competitions patronised by the IOC. They decide upon the entry of athletes proposed by their respective national federations. Such selection shall be based not only on the sports performance of an athlete but also on his ability to serve as an example to the sporting youth of his country. The NOCs must ensure that the entries proposed by the national federations comply in all respects with the provisions of the Olympic Charter.

2.2 They provide for the equipment, transport and accommodation of the members of their delegations. They contract for the latter’s benefit adequate insurance covering the risks of death, disability, illness, medical and pharmaceutical expenses and third party liability. They are responsible for the behaviour of the members of their delegations.

2.3 They have the sole and exclusive authority to prescribe and determine the clothing and uniforms to be worn, and the equipment to be used, by the members of their delegations on the occasion of the Olympic Games and in connection with all sports competitions and ceremonies related thereto. This exclusive authority does not extend to specialised equipment used by athletes of their delegations during the actual sports competitions. For the purposes of this
rule, specialised equipment shall be limited to such equipment acknowledged by the NOC concerned as having a material effect on the performance of athletes, due to the specialised characteristics of the equipment. Any publicity in respect of any such specialised equipment must be submitted to the NOC concerned for approval if there is any reference, express or implied, to the Olympic Games.

2.4 They assist the IOC in respect to the protection of Olympic properties in their respective territories.

3. Recommendations:

It is recommended that NOCs:

3.1 regularly organise – if possible each year – an Olympic Day or Week intended to promote the Olympic Movement;

3.2 include in their activities the promotion of culture and arts in the fields of sport and Olympism;

3.3 participate in the programmes of Olympic Solidarity;

3.4 seek sources of financing in a manner compatible with the fundamental principles of Olympism.

29 The National Federations

To be recognised by an NOC and accepted as a member of such NOC, a national federation must exercise a specific, real and on-going sports activity, be affiliated to an IF recognised by the IOC and be governed by and comply in all aspects with both the Olympic Charter and the rules of its IF.
30 Country and Name of an NOC

1. In the Olympic Charter, the expression “country” means an independent State recognised by the international community.

2. The name of an NOC must reflect the territorial extent and tradition of its country and shall be subject to the approval of the IOC Executive Board.

31 Flag, Emblem and Anthem of an NOC

The flag, the emblem and the anthem adopted by an NOC for use in relation to its activities, including the Olympic Games, shall be subject to the approval of the IOC Executive Board.
I. CELEBRATION, ORGANISATION AND ADMINISTRATION OF THE OLYMPIC GAMES

32 Celebration of the Olympic Games*

1. The Games of the Olympiad are celebrated during the first year of an Olympiad, and the Olympic Winter Games during its third year.

2. The honour and responsibility of hosting the Olympic Games are entrusted by the IOC to a city, which is elected as the host city of the Olympic Games.

3. The dates of the Olympic Games are determined by the IOC Executive Board.

4. The non-celebration of the Olympic Games during the year in which they should be held entails the cancellation of the rights of the host city, without prejudice to any other rights of the IOC.

5. Any surplus incurred by a host city, an OCOG or the NOC of the country of a host city as a result of the celebration of an Olympic Games shall be applied to the development of the Olympic Movement and of sport.
Bye-law to Rule 32

The duration of the competitions of the Olympic Games shall not exceed sixteen days.

33 Election of the host city*

1. The election of any host city is the prerogative of the Session.

2. The IOC Executive Board determines the procedure to be followed until the election by the Session takes place. Save in exceptional circumstances, such election takes place seven years before the celebration of the Olympic Games.

3. The National Government of the country of any applicant city must submit to the IOC a legally binding instrument by which the said government undertakes and guarantees that the country and its public authorities will comply with and respect the Olympic Charter.

4. The election of the host city takes place in a country having no candidate city for the organisation of the Olympic Games concerned.

Bye-law to Rule 33

1. Application to host Olympic Games – Applicant Cities:
   1.1 In order to be admissible, any application by any city to host Olympic Games must be approved by the NOC of its country, in which case, such city is considered as an applicant city.

   1.2 Any application to host Olympic Games must be submitted to the IOC by the competent public authorities of the applicant city together with the approval of the NOC of the country. Such authorities and the NOC must guarantee that the Olympic Games will be organised to the satisfaction of and under the conditions required by the IOC.
1.3 Should there be several potential applicant cities in the same country to the same Olympic Games, one city only may apply, as decided by the NOC of the country concerned.

1.4 From the day of submission to the IOC of an application to host the Olympic Games, the NOC of the applicant city’s country shall supervise and shall be jointly responsible for the actions and conduct of the applicant city in relation to its application, and, as the case may be, to the city’s candidature to host the Olympic Games.

1.5 Each applicant city has the obligation to comply with the Olympic Charter and with any other regulations or requirements issued by the IOC Executive Board, as well as with all technical norms issued by the IFs for their respective sports.

1.6 All applicant cities shall comply with a candidature acceptance procedure, conducted under the authority of the IOC Executive Board, which shall determine the contents of such procedure. The IOC Executive Board shall decide which cities will be accepted as candidate cities.

2. Candidate Cities – Evaluation:

2.1 Candidate cities are those applicant cities which will be eligible for a decision by the IOC Executive Board to be submitted to the Session for election.

2.2 The President appoints an Evaluation Commission for candidate cities for each edition of the Olympic Games. These commissions shall each include IOC members, representatives of the IFs, of the NOCs, of the Athletes’ Commission and of the International Paralympic Committee (“IPC”). Nationals of candidate cities’ countries are not eligible as members of the Evaluation Commission. The Evaluation Commission may be assisted by experts.

2.3 Each Evaluation Commission shall study the candidatures of all candidate cities, inspect the sites and submit to all IOC members a written report on all candidatures not later than one month before the opening date of the Session which shall elect the host city of the Olympic Games.
2.4 Each candidate city shall provide financial guarantees as required by the IOC Executive Board, which will determine whether such guarantees shall be issued by the city itself, or by any other competent local, regional or national public authorities, or by any third parties.

3. Election of the host city – Execution of Host City Contract:

3.1 Following the submission of its report by the Evaluation Commission, the IOC Executive Board shall draw up the final list of candidate cities retained by the IOC Executive Board in order to be submitted to the vote by the Session for election.

3.2 The election of the host city takes place after the Session has considered the report by the Evaluation Commission.

3.3 The IOC enters into a written agreement with the host city and the NOC of its country. Such agreement, which is commonly referred to as the Host City Contract, is executed by all parties immediately upon the election of the host city.

34 Location, sites and venues of the Olympic Games*

1. All sports competition must take place in the host city of the Olympic Games, unless the IOC Executive Board authorises the organisation of certain events in other cities, sites or venues situated in the same country. The Opening and Closing Ceremonies must take place in the host city itself. The location, sites and venues for any sports or other events of any kind must all be approved by the IOC Executive Board.

2. For the Olympic Winter Games, when for geographical or topographical reasons it is impossible to organise certain events or disciplines of a sport in the country of the host city, the IOC may, on an exceptional basis, authorise the holding of these in a bordering country.
Bye-law to Rule 34

1. Any request to organise any event, discipline or other sports competition in any other city or location than the host city itself must be presented in writing to the IOC at the latest prior to the visit of the Evaluation Commission for candidate cities.

2. The organisation, holding and media coverage of the Olympic Games shall not be impaired in any way by any other event taking place in the host city or its neighbourhood or in other competition sites or venues.

35 Organising Committee*

The organisation of the Olympic Games is entrusted by the IOC to the NOC of the country of the host city as well as to the host city itself. The NOC shall be responsible for the establishment, for that purpose, of an Organising Committee (“OCOG”) which, from the time it is constituted, reports directly to the IOC Executive Board.

Bye-law to Rule 35

1. The OCOG shall have the status of a legal person in its country.

2. The executive body of the OCOG shall include:
   – the IOC member or members in the country referred to in Rule 16.1.1.1;
   – the President and Secretary General of the NOC;
   – at least one member representing, and designated by, the host city.

The executive body of the OCOG may also include representatives of the public authorities and other leading figures.
3. From the time of its constitution to the end of its liquidation, the OCOG shall conduct all its activities in accordance with the Olympic Charter, with the agreement entered into between the IOC, the NOC and the host city and with any other regulations or instructions of the IOC Executive Board.

36 Liabilities – Withdrawal of the organisation of the Olympic Games

1. The NOC, the OCOG and the host city are jointly and severally liable for all commitments entered into individually or collectively concerning the organisation and staging of the Olympic Games, excluding the financial responsibility for the organisation and staging of such Games, which shall be entirely assumed jointly and severally by the host city and the OCOG, without prejudice to any liability of any other party, particularly as may result from any guarantee given pursuant to BLR 33. The IOC shall have no financial responsibility whatsoever in respect of the organisation and staging of the Olympic Games.

2. In the event of non compliance with the Olympic Charter or other regulations or instructions of the IOC, or a breach of the obligations entered into by the NOC, the OCOG or the host city, the IOC is entitled to withdraw, at any time and with immediate effect, the organisation of the Olympic Games from the host city, the OCOG and the NOC, without prejudice to compensation for any damage thereby caused to the IOC. In such a case, the NOC, the OCOG, the host city, the country of the host city and all their governmental or other authorities, or any other party, whether at any city, local, state, provincial, other regional or national level, shall have no claim for any form of compensation against the IOC.
37 Olympic Games Coordination Commission
– Liaison between the NOCs and the OCOG*

1. Olympic Games Coordination Commission:
   In order to improve the organisation of the Olympic Games and cooperation amongst the
   IOC, the OCOG, the IFs and the NOCs, the President shall establish an Olympic Games
   Coordination Commission (Coordination Commission) to manage and implement the
   working relationship between such parties. The Coordination Commission shall include
   representatives of the IOC, the IFs, the NOCs and the athletes.

2. Liaison between NOCs and OCOG – Chefs de Mission:
   During the Olympic Games, the competitors, officials and other team personnel of
   each NOC are placed under the responsibility of a chef de mission appointed by his
   NOC and whose task, in addition to any other functions assigned to him by his NOC,
   is to liaise with the IOC, the IFs and the OCOG.

Bye-law to Rule 37

1. Coordination Commission’s mandate:

   The mandate of a Coordination Commission includes the following:

   1.1 to monitor the progress of the OCOG;

   1.2 to review and examine all major aspects of the organisation of the Olympic Games;

   1.3 to assist the OCOG;

   1.4 to help liaise between the OCOG, on the one hand, and, on the other hand, the
      IOC, the IFs and the NOCs;

   1.5 to help resolve any differences which may arise between any of the parties;
1.6 to ensure that all IFs and NOCs are kept informed, either through the OCOG or by the IOC at the Coordination Commission’s own initiative, of the progress of the organisation of the Olympic Games;

1.7 to ensure that the IOC Executive Board is kept informed of the opinions expressed by the OCOG, IFs and NOCs on matters of importance pertaining to the Olympic Games;

1.8 to examine, after consultation with the IOC Executive Board and the OCOG, the areas in which beneficial cooperation between NOCs can be established, in particular with regard to air transport, freight, rental of accommodation for additional officials and procedures for allocating tickets to IFs, NOCs and appointed travel agencies;

1.9 to suggest to the OCOG and to determine, subject to approval by the IOC Executive Board:

1.9.1 arrangements at the competition and training venues and for accommodation and facilities in the Olympic Village,

1.9.2 costs of participation, accommodation and related services to be provided by the OCOG,

1.9.3 provisions for transport and accommodation of participants and officials and other matters which, in its opinion, concern the well-being of competitors and officials and their ability to perform the necessary functions at the Olympic Games.

1.10 to inspect competition, training and other facilities, and to report thereon in respect of any matters it may be unable to resolve to the IOC Executive Board;

1.11 to ensure that the OCOG responds appropriately to the views of the IFs and of the chefs de mission;
1.12 to establish, subject to approval of the IOC Executive Board, specialised working
groups which will deal with specific areas of the organisation of the Olympic Games
and report to the IOC Executive Board with recommendations as to improvements
which should be implemented by the Coordination Commission;

1.13 after the Olympic Games, to carry out an analysis relating to the organisation of
the Games and to report on such matters to the IOC Executive Board;

1.14 to exercise any additional authority or carry out any other instructions conferred
upon it by the IOC Executive Board;

1.15 in the case of any matter which the Coordination Commission determines that it
is unable to resolve, or in respect of which any party refuses to act in accordance
with its decision, it shall forthwith report such matter and the full circumstances
thereof to the IOC Executive Board, which shall make the final decision;

1.16 at the Olympic Games, the duties of the Coordination Commission shall revert to
the IOC Executive Board. The Chairman of the Coordination Commission attends
the daily coordination meetings with the OCOG.

2. Chefs de mission:

During the period of the Olympic Games, the chef de mission stays in the Olympic
Village and has access to all medical, training and competition facilities, as well as to
the media centres and the Olympic Family hotels.

3. Attachés:

Each NOC may appoint an attaché in order to facilitate co-operation with the OCOG.
The attaché acts as an intermediary between the OCOG and his NOC, in order to assist
in solving practical problems such as for instance, travel and accommodation. During
the period of the Olympic Games, the attaché must be accredited as a member of his
NOC delegation.
38 Olympic Village*

With the objective of bringing together all competitors, team officials and other team personnel in one place, the OCOG shall provide an Olympic Village for a period determined by the IOC Executive Board.

Bye-law to Rule 38

1. The Olympic Village shall meet all requirements as established by the IOC Executive Board.

2. The quotas for team officials and other team personnel accommodated in the Olympic Village shall be established by the IOC Executive Board.

3. Should the IOC authorise the OCOG to hold events in any location other than in the host city, the OCOG may be required to provide appropriate accommodations, services and facilities in accordance with requirements established by the IOC Executive Board.

4. The OCOG shall bear all expenses for board and lodging of competitors, team officials and other team personnel in the Olympic Village and other accommodations as required above, as well as their local transport expenses.

39 Cultural Programme

The OCOG shall organise a programme of cultural events which must cover at least the entire period during which the Olympic Village is open. Such programme shall be submitted to the IOC Executive Board for its prior approval.
II. PARTICIPATION IN THE OLYMPIC GAMES

40 Eligibility Code*

To be eligible for participation in the Olympic Games, a competitor, coach, trainer or other team official must comply with the Olympic Charter, including the conditions of eligibility established by the IOC, as well as with the rules of the IF concerned as approved by the IOC, and the competitor, coach, trainer or other team official must be entered by his NOC. The above-noted persons must:
- respect the spirit of fair play and non violence, and behave accordingly; and
- respect and comply in all aspects with the World Anti-Doping Code.

Bye-law to Rule 40

1. Each IF establishes its sport’s own eligibility criteria in accordance with the Olympic Charter. Such criteria must be submitted to the IOC Executive Board for approval.

2. The application of the eligibility criteria lies with the IFs, their affiliated national federations and the NOCs in the fields of their respective responsibilities.

3. Except as permitted by the IOC Executive Board, no competitor, coach, trainer or official who participates in the Olympic Games may allow his person, name, picture or sports performances to be used for advertising purposes during the Olympic Games.

4. The entry or participation of a competitor in the Olympic Games shall not be conditional on any financial consideration.
41 Nationality of Competitors*

1. Any competitor in the Olympic Games must be a national of the country of the NOC which is entering such competitor.

2. All matters relating to the determination of the country which a competitor may represent in the Olympic Games shall be resolved by the IOC Executive Board.

Bye-law to Rule 41

1. A competitor who is a national of two or more countries at the same time may represent either one of them, as he may elect. However, after having represented one country in the Olympic Games, in continental or regional games or in world or regional championships recognised by the relevant IF, he may not represent another country unless he meets the conditions set forth in paragraph 2 below that apply to persons who have changed their nationality or acquired a new nationality.

2. A competitor who has represented one country in the Olympic Games, in continental or regional games or in world or regional championships recognised by the relevant IF, and who has changed his nationality or acquired a new nationality, may participate in the Olympic Games to represent his new country provided that at least three years have passed since the competitor last represented his former country. This period may be reduced or even cancelled, with the agreement of the NOCs and IF concerned, by the IOC Executive Board, which takes into account the circumstances of each case.

3. If an associated State, province or overseas department, a country or colony acquires independence, if a country becomes incorporated within another country by reason of a change of border, if a country merges with another country, or if a new NOC is recognised by the IOC, a competitor may continue to represent the country to which he belongs or belonged. However, he may, if he prefers, elect to represent his country or be entered in the Olympic Games by his new NOC if one exists. This particular choice may be made only once.
4. Furthermore, in all cases in which a competitor would be eligible to participate in the Olympic Games, either by representing another country than his or by having the choice as to the country which such competitor intends to represent, the IOC Executive Board may take all decisions of a general or individual nature with regard to issues resulting from nationality, citizenship, domicile or residence of any competitor, including the duration of any waiting period.

42 Age limit

There may be no age limit for competitors in the Olympic Games other than as prescribed in the competition rules of an IF as approved by the IOC Executive Board.

43 World Anti-Doping Code

The World Anti-Doping Code is mandatory for the whole Olympic Movement.

44 Invitations and Entries*

1. The invitations to take part in the Olympic Games shall be sent out by the IOC to all NOCs one year before the opening ceremony.

2. Only NOCs recognised by the IOC may submit entries for competitors in the Olympic Games.

3. Any entry is subject to acceptance by the IOC, which may at its discretion, at any time, refuse any entry, without indication of grounds. Nobody is entitled as of right to participate in the Olympic Games.
4. An NOC shall only enter competitors upon the recommendations for entries given by national federations. If the NOC approves thereof, it shall transmit such entries to the OCOG. The OCOG must acknowledge their receipt. NOCs must investigate the validity of the entries proposed by the national federations and ensure that no one has been excluded for racial, religious or political reasons or by reason of other forms of discrimination.

5. The NOCs shall send to the Olympic Games only those competitors adequately prepared for high level international competition. Through its IF, a national federation may ask that the IOC Executive Board review a decision by an NOC in a matter of entries. The IOC Executive Board’s decision shall be final.

**Bye-law to Rule 44**

1. The IOC Executive Board determines the numbers of all participants in the Olympic Games.

2. The procedures and the deadlines for the entries of competitors for sports competitions at the Olympic Games and their acceptances are established by the IOC Executive Board.

3. All entries must be submitted as prescribed by the IOC.

4. As a condition precedent to participation in the Olympic Games, every competitor shall comply with all the provisions of the Olympic Charter and the rules of the IF governing his sport. The NOC which enters the competitor is responsible for ensuring that such competitor is fully aware of and complies with the Olympic Charter and the World Anti-Doping Code.

5. Should there be no national federation for a particular sport in a country which has a recognised NOC, the latter may enter competitors individually in such sport in the Olympic Games subject to the approval of the IOC Executive Board and the IF governing such sport.
6. All participants in the Olympic Games in whatever capacity must sign an entry form as prescribed by the IOC Executive Board.

7. The relevant NOC shall also sign the entry form referred to in paragraph 6 above to confirm and guarantee that all the relevant rules have been brought to the notice of the competitor and that the NOC has been authorised by the National Sports Federation concerned to sign such entry form on its behalf, with the approval of the relevant IF.

8. No entry shall be valid unless the above provisions have been observed.

9. The withdrawal of a duly entered delegation, team or individual shall, if effected without the consent of the IOC Executive Board, constitute an infringement of the Olympic Charter and shall be subject to an inquiry and may lead to measures or sanctions.

10. The number of entries for each sport is established by the IOC Executive Board following consultation with the relevant IFs three years before the Olympic Games concerned.

11. The number of entries in the individual events shall not exceed that provided for in the World Championships and shall, in no event, exceed three per country. The IOC Executive Board may grant exceptions for certain winter sports.

12. For team sports, the number of teams shall not exceed twelve teams for each gender and not be less than eight teams, unless the IOC Executive Board decides otherwise.

13. In order to obtain an equitable breakdown in the number of substitutes in certain sports, both individual and team, and taking into account the fact that in certain other sports a single entry per event and per country is allowed without any substitute, the IOC Executive Board, following consultation with the IFs concerned, may increase or reduce the number of substitutes.

14. In the absence of a decision to the contrary taken by the IOC Executive Board and written into the Host City Contract, the number of athletes competing in the Games of the Olympiad shall be limited to ten thousand five hundred (10,500) and the numbers of officials to five thousand (5,000).
III. PROGRAMME OF THE OLYMPIC GAMES

45 Programme of the Olympic Games*

1. The Programme of the Olympic Games (herein also referred to as “the programme”) is the programme of all competitions of the Olympic Games established for each edition of the Olympic Games by the IOC in accordance with the present Rule and its Bye-Law.

2. The components of the programme are sports, disciplines and events. The sports are those sports governed by the IFs referred to in BLR 45.1 and BLR 45.2. A discipline is a branch of a sport comprising one or several events. An event is a competition in a sport or in one of its disciplines, resulting in a ranking and giving rise to the award of medals and diplomas.

3. The choice of all sports for the programme, as well as the determination of the criteria and conditions for the inclusion of any sport in the programme, falls within the competence of the Session. Only sports that adopt and implement the World Anti-Doping Code can be included or remain in the programme.

4. The decision to include a discipline or event in the programme falls within the competence of the IOC Executive Board.

Bye-law to Rule 45

1. General provisions applicable to the Olympic Games

1.1 After each edition of any Olympic Games, the IOC reviews the programme. On the occasion of each review, the standards for the inclusion of sports, disciplines or events may be reviewed and the inclusion or exclusion of sports, disciplines or events determined by the competent IOC organs.

1.2 Prior to any decision by the Session on the establishment of the programme of any edition of the Olympic Games, the IFs governing the sports which are proposed
for inclusion in the programme must confirm to the IOC their participation in that edition of the Olympic Games.

1.3 The inclusion of any sport in the programme of any edition of any Olympic Games shall be decided not later than at the Session electing the host city of that edition of the Olympic Games.

1.4 The inclusion of disciplines or events into the programme of any edition of any Olympic Games shall be decided by the IOC Executive Board not later than three years before the opening of the Olympic Games.

1.5 The deadlines set forth in BLR 45.1.3 and 1.4 may be waived, in order to allow changes in the programme with the approval of the relevant IF, of the OCOG and of the competent organ of the IOC.

1.6 Prior to any decision on the inclusion of any sport in the programme, the Session may establish specific criteria or conditions for inclusion.

1.7 The Session is entitled to exclude from the programme any sport, at any time, if the relevant IF governing such sport does not comply with the Olympic Charter or with the World Anti-Doping Code. In addition, the measures and sanctions provided for in Rule 59 may apply.

1.8 An amendment to BLR 45.2.1.2 and 3.1.2 to the effect of reducing the number of IFs listed therein may be proposed to and decided by the Session for serious grounds only, in particular if the relevant IF does not comply with the Olympic Charter or with the World Anti-Doping Code.

1.9 Any IF concerned by any proposed decision submitted to the Session pursuant to BLR 45.1.1.7 or 1.1.8 has the right to be heard before any such decision is taken.

2. Provisions applicable to the Games of the Olympiad

2.1 Inclusion of sports in the programme

2.1.1 The sports included in the programme consist of a sports core (hereafter “the core”) and additional sports.
2.1.2 The core includes at least 25 sports chosen by the Session upon proposal by the IOC Executive Board among the sports governed by the following IFs:

- International Association of Athletics Federations (IAAF);
- International Rowing Federation (FISA);
- Badminton World Federation (BWF);
- International Basketball Federation (FIBA);
- International Boxing Association (AIBA);
- International Canoe Federation (ICF);
- International Cycling Union (UCI);
- International Equestrian Federation (FEI);
- International Fencing Federation (FIE);
- International Association Football Federation (FIFA);
- International Gymnastic Federation (FIG);
- International Weightlifting Federation (IWF);
- International Handball Federation (IHF);
- International Hockey Federation (FIH);
- International Judo Federation (IJF);
- International Federation of Associated Wrestling Styles (FILA);
- International Swimming Federation (FINA);
- International Union of the Modern Pentathlon (UIPM);
- World Taekwondo Federation (WTF);
- International Tennis Federation (ITF);
- International Table Tennis Federation (ITTF);
- International Shooting Sport Federation (ISSF);
- World Archery Federation (WA);
- International Triathlon Union (ITU);
- International Sailing Federation (ISAF);
- International Volleyball Federation (FIVB).
2.1.3 Upon proposal by the IOC Executive Board, the Session may choose one or several additional sports among those sports listed in BLR 45.2.1.2 and which would not have been included into the core by decision of the Session, as well as among sports governed by IFs recognised by the IOC.

2.1.4 The total number of additional sports chosen by the Session for the programme shall be such that the total number of sports included in the programme, including the core, shall not exceed 28.

2.2 Applicable procedure

2.2.1 The IOC Executive Board proposes to the Session the inclusion in the programme of at least 25 sports which shall constitute the core. The Session shall vote en bloc on the inclusion of the core, its decision being taken by a majority of the votes cast. In case such majority is not reached, there shall be additional rounds of votes by the Session as determined by the President. All sports included in the programme pursuant to such rounds of votes shall then constitute the core.

2.2.2 Once the core has been constituted in accordance with BLR 45.2.2.1, the IOC Executive Board may propose to the Session the inclusion in the programme of one or several additional sports as defined in BLR 45.2.1.3. The Session may vote on the inclusion of additional sports en bloc or through individual votes, its decision being taken by a majority of the votes cast.

3. Provisions applicable to the Olympic Winter Games

3.1 Inclusion of sports in the programme

3.1.1 The sports included in the programme consist of a sports core (hereafter “the core”).

3.1.2 The core includes the sports governed by the following IFs:
- International Biathlon Union (IBU);
- International Bobsleigh and Tobogganing Federation (FIBT);
– World Curling Federation (WCF);
– International Ice Hockey Federation (IIHF);
– International Luge Federation (FIL);
– International Skating Union (ISU);
– International Ski Federation (FIS).

3.1.3 Applicable procedure

The Session votes en bloc on the admission of the core, its decision being taken by a majority of the votes cast. In case such majority is not reached, there shall be additional rounds of votes by the Session as determined by the President. All sports included in the programme pursuant to such rounds of votes shall then constitute the core.

3.1.4 Should additional sports be contemplated for inclusion in the programme, the procedure to be followed will be the same, mutatis mutandis, as the procedure applicable to the Games of the Olympiad.

46 Technical responsibilities of the IFs at the Olympic Games*

1. Each IF is responsible for the technical control and direction of its sport at the Olympic Games; all elements of the competitions, including the schedule, field of play, training sites and all equipment must comply with its rules. For all these technical arrangements, the OCOG must consult the relevant IFs. The holding of all events in each sport is placed under the direct responsibility of the IF concerned.

2. The OCOG must ensure that the various sports included in the programme of the Olympic Games are treated and integrated equitably.

3. As to the schedule and daily timetable of events, the final decision lies with the IOC Executive Board.
4. After consultation with each IF, the IOC Executive Board determines the number and selection of competitors for doping tests and all other anti-doping measures during the period of the Olympic Games.

**Bye-law to Rule 46**

1. **Technical arrangements at the Olympic Games:**

   The IFs have the following rights and responsibilities regarding the technical arrangements at the Olympic Games:

   1.1 To establish the technical rules of their own sports, disciplines and events, including, but not limited to, results standards, technical specifications of equipment, installations and facilities, rules of technical movements, exercises or games, rules of technical disqualification and rules of judging and timing.

   1.2 To establish the final results and ranking of Olympic competitions. Such results shall be made available to the IFs by the OCOG, at its expense, immediately after each event in electronic form, in accordance with guidelines established by the IOC. The IF concerned then has the right to display such competition results for its own sport on its official website.

   1.3 Subject to the IOC’s authority, to exercise technical jurisdiction over the competition and training venues of their respective sports during the competition and training sessions at the Olympic Games.

   1.4 To select judges, referees and other technical officials from the host country and from abroad within the total number adopted by the IOC Executive Board upon proposal of the IF concerned. The expenses for accommodation, transport and uniforms of such judges, referees and other technical officials coming from countries other than the host country shall be paid by the OCOG. The technical officials must be present at the site at least three days prior to the first event in their sport and at least one day after the last event.
1.5 To appoint two technical delegates during the planning and setting up of the facilities for their sports in order to ensure that their rules are complied with and to review and validate all technical elements of the competitions including entries, venue standards, competition schedule, pre-Olympic events as well as the conditions regarding accommodation, food and transport provided for the technical officials and judges.

1.5.1 The two technical delegates from each IF must be present at the site at least five days prior to the start of the first event in their sport, in order to make all necessary arrangements regarding entries.

1.5.2 The reasonable expenses of such delegates during such period and until the Olympic Games are over (business class air fares if the journey exceeds 2,500 km or economy class if the journey does not exceed 2,500 km, board and lodging) are to be paid by the OCOG.

1.5.3 In exceptional cases when, for technical reasons, the presence of delegates or the organisation of extra visits is necessary, suitable arrangements are to be made by the OCOG, after it has informed the IOC thereof. In case of disagreement, the IOC Executive Board shall decide.

1.6 To ensure that all competitors comply with the provisions of Rules 40 and 50.

1.7 To enforce, under the authority of the IOC and the NOCs, the IOC’s rules in regard to the eligibility of the participants before the Olympic Games (preliminaries) and during the Olympic Games.

1.8 To prepare and revise their IF’s technical requirements for the candidate cities together with the IOC.

2. Technical provisions requiring the agreement of the IFs and of the OCOG before being submitted to the IOC Executive Board for approval:

2.1 Daily timetable of the programme for a sport, not later than two years prior to the Olympic Games concerned.
2.2 Itineraries of events taking place outside the Olympic venues (e.g. sailing, marathon, walking, road cycle race and equestrian three-day event).

2.3 Training facilities requirements before and during the Olympic Games.

2.4 Technical equipment at the venues which is neither defined nor listed in the technical rules of the IFs.

2.5 Technical installations for establishing results.

2.6 Uniforms of IF officials (such as judges and referees) necessary during the Olympic Games.

3. IF proposals requiring the approval of the IOC Executive Board:

3.1 Establishment of the programme of the Olympic Games in their respective sports, including or deleting disciplines or events.

3.2 Establishment of the number of competitors per event and per country, and of the number of teams participating in the Olympic Games.

3.3 Establishment, not later than two years before the Olympic Games, of the qualification system.

3.4 Establishment of the system of grouping and selecting the athletes in qualifying heats (or teams in preliminary groups) for the Olympic Games.

3.5 Establishment of the number of substitutes in individual or team sports or events.

3.6 Delegation of more than two technical delegates to supervise the preparations for the Olympic Games or the organisation of additional visits, other than those provided for in the Olympic Charter.

3.7 Production by the IFs, in any medium, of any visual or audiovisual recordings of the Olympic competitions, any use of such recordings for commercial purposes being prohibited.
4. Further provisions regarding technical arrangements:

4.1 At the latest three years before the opening of the Olympic Games, the IFs must inform the OCOG, the IOC and the NOCs about the characteristics of the required technical installations and the sports equipment to be used to equip the venues during the Olympic Games. The respective IF(s) may require that, subject to the guidelines established by the IOC Executive Board, such sports equipment be furnished by a particular company or companies.

4.2 The necessary technical officials (referees, judges, timekeepers, inspectors) and a jury of appeal for each sport are appointed by the IF concerned, within the limit of the total number set by the IOC Executive Board upon the recommendation of the IF concerned. They perform their tasks in accordance with the directions of such IF and in coordination with the OCOG.

4.3 No official who has participated in a decision may be a member of the jury responsible for making a ruling on the resulting dispute.

4.4 The findings of the juries must be communicated to the IOC Executive Board as soon as possible.

4.5 Juries make a ruling on all technical questions concerning their respective sports, and their decisions, including any related sanctions, are without appeal, without prejudice to further measures and sanctions which may be decided by the IOC Executive Board or Session.

4.6 The OCOG must provide facilities separate from the Olympic Village for the accommodation of all technical officials appointed by the IFs. Technical officials and members of the juries may not be accommodated in the Olympic Village. They do not belong to the NOCs’ delegations and answer only to their respective IFs.

5. Premises and facilities for the IFs:

5.1 At the Olympic Games, the OCOG shall provide, at its expense, the IFs governing the sports included in the programme of such Games with the premises and facilities necessary for processing matters of a technical nature.
5.2 Subject to the approval of the IOC Executive Board, the OCOG shall provide the above-mentioned IFs, at their request and at their expense, with the administrative and technical facilities, as well as accommodation, if available, enabling them to hold their meetings in the host city.

6. Qualifications established by the IFs:

6.1 The qualification systems must be submitted by each IF to the IOC Executive Board for approval. The NOCs will be informed by the IOC of such qualification systems.

6.2 For certain sports, the IFs may organise qualifying events or otherwise establish a limited participation in order to select the competitors, particularly teams in team sports, who will take part in the Olympic Games.

6.3 Rules 48, 55 and 56 are not applicable to the qualifying events.

7. Pre-Olympic Events Organised by the OCOG:

7.1 In accordance with a formula submitted to the IOC Executive Board for approval, the OCOG, after consultation with the IFs, may organise pre-Olympic events for the purpose of testing the facilities to be used during the Olympic Games, in particular the technical aspects of venues and technology.

7.2 The pre-Olympic events must take place under the technical supervision of the relevant IFs.

7.3 The pre-Olympic events are subject to the provisions of the Olympic Charter to the extent determined by the IOC Executive Board.

47 Youth Camp

With the authorisation of the IOC Executive Board, the OCOG may, under its own responsibility, organise an international youth camp on the occasion of the Olympic Games.
48 Media Coverage of the Olympic Games*

1. The IOC takes all necessary steps in order to ensure the fullest coverage by the different media and the widest possible audience in the world for the Olympic Games.

2. All decisions concerning the coverage of the Olympic Games by the media rest within the competence of the IOC.

Bye-law to Rule 48

1. It is an objective of the Olympic Movement that, through its contents, the media coverage of the Olympic Games should spread and promote the principles and values of Olympism.

2. The IOC Executive Board establishes all technical regulations and requirements regarding media coverage of the Olympic Games in a Technical Manual on Media, which forms an integral part of the Host City Contract. The contents of the Technical Manual on Media, and all other instructions of the IOC Executive Board, are binding for any and all persons involved in media coverage of the Olympic Games.

3. Only those persons accredited as media may act as journalists, reporters or in any other media capacity. Under no circumstances, throughout the duration of the Olympic Games, may any athlete, coach, official, press attaché or any other accredited participant act as a journalist or in any other media capacity.

49 Publications relating to the Olympic Games*

All publications relating to the Olympic Games and required by the IOC shall be produced and distributed, at the expense of the OCOG, in such format as may be requested by the IOC.
**Bye-law to Rule 49**

1. The OCOG is responsible for the preparation, production, edition and distribution, including to the IOC, to the IFs and to all NOCs, of the following publications and documents:

   1.1 For each sport, an explanatory brochure containing the general programme and technical arrangements;

   1.2 A medical brochure in accordance with the IOC’s instructions; and

   1.3 A complete report on the celebration and holding of the Olympic Games, as directed by the IOC.

2. For all documents and publications relating to the Olympic Games, the OCOG shall comply with the instructions of the IOC Executive Board. As a general rule, the content of all documents and publications shall be submitted to the IOC for prior approval.

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**Advertising, Demonstrations, Propaganda**

1. The IOC Executive Board determines the principles and conditions under which any form of advertising or other publicity may be authorised.

2. No form of advertising or other publicity shall be allowed in and above the stadia, venues and other competition areas which are considered as part of the Olympic sites. Commercial installations and advertising signs shall not be allowed in the stadia, venues or other sports grounds.

3. No kind of demonstration or political, religious or racial propaganda is permitted in any Olympic sites, venues or other areas.
Bye-law to Rule 50

1. No form of publicity or propaganda, commercial or otherwise, may appear on persons, on sportswear, accessories or, more generally, on any article of clothing or equipment whatsoever worn or used by the athletes or other participants in the Olympic Games, except for the identification – as defined in paragraph 8 below – of the manufacturer of the article or equipment concerned, provided that such identification shall not be marked conspicuously for advertising purposes.

1.1 The identification of the manufacturer shall not appear more than once per item of clothing and equipment.

1.2 Equipment: any manufacturer’s identification that is greater than 10% of the surface area of the equipment that is exposed during competition shall be deemed to be marked conspicuously. However, there shall be no manufacturer’s identification greater than 60 cm².

1.3 Headgear (e.g. hats, helmets, sunglasses, goggles) and gloves: any manufacturer’s identification over 6 cm² shall be deemed to be marked conspicuously.

1.4 Clothing (e.g. T-shirts, shorts, sweat tops and sweat pants): any manufacturer’s identification which is greater than 20 cm² shall be deemed to be marked conspicuously.

1.5 Shoes: it is acceptable that there appear the normal distinctive design pattern of the manufacturer. The manufacturer’s name and/or logo may also appear, up to a maximum of 6 cm², either as part of the normal distinctive design pattern or independent of the normal distinctive design pattern.

1.6 In case of special rules adopted by an International Sports Federation, exceptions to the rules mentioned above may be approved by the IOC Executive Board.

Any violation of the provisions of the present clause may result in disqualification or withdrawal of the accreditation of the person concerned. The decisions of the IOC Executive Board regarding this matter shall be final.

The numbers worn by competitors may not display publicity of any kind and must bear the Olympic emblem of the OCOG.
2. To be valid, all contracts of the OCOG containing any element whatsoever of advertising, including the right or licence to use the emblem or the mascot of the Olympic Games, must be in conformity with the Olympic Charter and must comply with the instructions given by the IOC Executive Board. The same shall apply to contracts relating to the timing equipment, the scoreboards, and to the injection of any identification signal in television programmes. Breaches of these regulations come under the authority of the IOC Executive Board.

3. Any mascot created for the Olympic Games shall be considered to be an Olympic emblem, the design of which must be submitted by the OCOG to the IOC Executive Board for its approval. Such mascot may not be used for commercial purposes in the country of an NOC without the latter’s prior written approval.

4. The OCOG shall ensure the protection of the property of the emblem and the mascot of the Olympic Games for the benefit of the IOC, both nationally and internationally. However, the OCOG alone and, after the OCOG has been wound up, the NOC of the host country, may exploit such emblem and mascot, as well as other marks, designs, badges, posters, objects and documents connected with the Olympic Games during their preparation, during their holding and during a period terminating not later than the end of the calendar year during which such Olympic Games are held. Upon the expiry of this period, all rights in or relating to such emblem, mascot and other marks, designs, badges, posters, objects and documents shall thereafter belong entirely to the IOC. The OCOG and/or the NOC, as the case may be and to the extent necessary, shall act as trustees (in a fiduciary capacity) for the sole benefit of the IOC in this respect.

5. The provisions of this bye-law also apply, mutatis mutandis, to all contracts signed by the organising committee of a Session or an Olympic Congress.

6. The uniforms of the competitors and of all persons holding an official position may include the flag or Olympic emblem of their NOC or, with the consent of the OCOG, the OCOG Olympic emblem. The IF officials may wear the uniform and the emblem of their federations.
7. **The identification on all technical gear, installations and other apparatus, which are neither worn nor used by athletes or other participants at the Olympic Games, including timing equipment and scoreboards, may on no account be larger than 1/10th of the height of the equipment, installation or apparatus in question, and shall not be greater than 10 centimetres high.**

8. **The word “identification” means the normal display of the name, designation, trademark, logo or any other distinctive sign of the manufacturer of the item, appearing not more than once per item.**

9. **The OCOG, all participants and all other persons accredited at the Olympic Games and all other persons or parties concerned shall comply with the manuals, guides, or guidelines, and all other instructions of the IOC Executive Board, in respect of all matters subject to Rule 50 and this Bye-law.**

**IV. PROTOCOL**

**51 Protocol**

1. Throughout the period of the Olympic Games, the IOC Executive Board alone has the authority to determine the protocol applicable at all sites and venues placed under the responsibility of the OCOG.

2. At all Olympic functions and events during the Olympic Games, the members, Honorary President, honorary members and honour members of the IOC in their order of seniority, the President, Honorary President and Vice-Presidents leading, take precedence followed by the members of the OCOG, the Presidents of the IFs and the Presidents of the NOCs.

3. The OCOG, the IFs, the NOCs and all other persons accredited at the Olympic Games, in any capacity whatsoever, shall comply with the IOC Protocol Guide, and all other instructions of the IOC Executive Board, in respect of all matters subject to this Rule.
52 Olympic Identity and Accreditation Card – Rights attached thereto

1. The Olympic identity and accreditation card is a document which establishes the identity of its holder and confers upon the latter the right to take part in the Olympic Games. Together with a passport or other official travel documents of the holder, the Olympic identity and accreditation card authorises entry into the country of the host city. It allows the holder to stay and perform his Olympic function for the duration of the Olympic Games, including a period not exceeding one month before and one month after the Olympic Games.

2. The Olympic identity and accreditation card is delivered, under the authority of the IOC, to persons eligible for accreditation. It gives access, to the degree necessary and as indicated thereon, to the sites, venues and events placed under the responsibility of the OCOG. The IOC Executive Board determines the persons entitled to such cards and the conditions applicable to their delivery. The OCOGs, IFs, NOCs and all other persons or parties concerned shall comply with the manuals, guides or guidelines, and all other instructions of the IOC Executive Board, in respect of all matters subject to this Rule.

53 Use of the Olympic Flag

1. An Olympic flag of larger dimensions than any other flag must fly for the entire duration of the Olympic Games from a flagpole placed in a prominent position in the main stadium and in all other venues placed under the responsibility of the OCOG. Such flags are hoisted during the Opening Ceremony and lowered during the Closing Ceremony of the Olympic Games.

2. Large numbers of Olympic flags shall be flown in the Olympic Village, in all competition and training venues, in the host city and in all sites, venues and places placed under the responsibility of the OCOG.
54 Use of the Olympic Flame

1. The OCOG is responsible for bringing the Olympic flame to the Olympic stadium. All arrangements for any torch relay and any use of the Olympic flame shall be carried out in strict compliance with the IOC Protocol Guide.

2. After the closing ceremony of the Olympic Games, any Olympic torch, cauldron or other device intended for any form of combustion of the Olympic flame may not be used, in any host city or elsewhere, without the approval of the IOC.

55 Opening and Closing Ceremonies

1. The Opening and Closing Ceremonies shall be held in strict compliance with the IOC Protocol Guide.

2. The contents and details of all scenarios, schedules and programmes of all ceremonies must be submitted to the IOC for its prior approval.

3. The Olympic Games shall be proclaimed open by the Head of State of the host country by pronouncing either of the following sentences as the case may be:
   - If at the opening of the Games of the Olympiad:
     “I declare open the Games of … (name of the host city) celebrating the … (number of the Olympiad) … Olympiad of the modern era.”
   - If at the opening of the Olympic Winter Games:
     “I declare open the … (number of the Olympic Winter Games) Olympic Winter Games of … (name of the host city).”

   During the entire period of the Olympic Games, including all ceremonies, no speeches of any kind may be held by any representative of any government or other public authority, nor by any other politician, in any venue placed under the responsibility of the OCOG. During the Opening and Closing Ceremonies, only the IOC President and the President of the OCOG are entitled to deliver short addresses.
56 Victory, Medals and Diplomas Ceremonies

Victory, medals and diplomas ceremonies shall be held in strict compliance with the IOC Protocol Guide. The format of the medals and diplomas shall be submitted to the IOC for its prior approval.

57 Roll of Honour

The IOC and the OCOG shall not draw up any global ranking per country. A roll of honour bearing the names of medal winners and those awarded diplomas in each event shall be established by the OCOG and the names of the medal winners shall be featured prominently and be on permanent display in the main stadium.

58 IOC – Authority of Last Resort

The authority of last resort on any question concerning the Olympic Games rests with the IOC.
59 Measures and Sanctions*

In the case of any violation of the Olympic Charter, the World Anti-Doping Code, or any other regulation, as the case may be, the measures or sanctions which may be taken by the Session, the IOC Executive Board or the disciplinary commission referred to under 2.4 below are:

1. In the context of the Olympic Movement:
   1.1 with regard to IOC members, the Honorary President, honorary members and honour members:
      a) a reprimand, pronounced by the IOC Executive Board;
      b) suspension, for a specific period, pronounced by the IOC Executive Board. The suspension may be extended to all or part of the rights, prerogatives and functions deriving from the membership of the person concerned.

The above-mentioned sanctions may be combined. They may be imposed on IOC members, the Honorary President, honorary members or honour members who, by their conduct, jeopardise the interests of the IOC, also regardless of any specific violation of the Olympic Charter or any other regulation.
1.2 with regard to IFs:
   a) withdrawal from the programme of the Olympic Games of:
      - a sport (Session),
      - a discipline (IOC Executive Board),
      - an event (IOC Executive Board);
   b) withdrawal of provisional recognition (IOC Executive Board);
   c) withdrawal of full recognition (Session).

1.3 with regard to associations of IFs:
   a) withdrawal of provisional recognition (IOC Executive Board);
   b) withdrawal of full recognition (Session).

1.4 with regard to NOCs:
   a) suspension (IOC Executive Board); in such event, the IOC Executive Board
      determines in each case the consequences for the NOC concerned and its
      athletes;
   b) withdrawal of provisional recognition (IOC Executive Board);
   c) withdrawal of full recognition (Session); in such a case, the NOC forfeits all
      rights conferred upon it in accordance with the Olympic Charter;
   d) withdrawal of the right to organise a Session or an Olympic Congress (Session).

1.5 with regard to associations of NOCs:
   a) withdrawal of provisional recognition (IOC Executive Board);
   b) withdrawal of full recognition (Session).

1.6 with regard to a host city, an OCOG and an NOC:
   withdrawal of the right to organise the Olympic Games (Session).

1.7 with regard to applicant or candidate cities and an NOC:
   withdrawal of the right to be an applicant or a candidate city to host the Olympic
   Games. (IOC Executive Board).

1.8 with regard to other recognised associations and organisations:
   a) withdrawal of provisional recognition (IOC Executive Board);
   b) withdrawal of full recognition (Session).
2. In the context of the Olympic Games, in the case of any violation of the Olympic Charter, of the World Anti-Doping Code, or of any other decision or applicable regulation issued by the IOC or any IF or NOC, including but not limited to the IOC Code of Ethics, or of any applicable public law or regulation, or in case of any form of misbehaviour:

2.1 with regard to individual competitors and teams: temporary or permanent ineligibility or exclusion from the Olympic Games, disqualification or withdrawal of accreditation; in the case of disqualification or exclusion, the medals and diplomas obtained in relation to the relevant infringement of the Olympic Charter shall be returned to the IOC. In addition, at the discretion of the IOC Executive Board, a competitor or a team may lose the benefit of any ranking obtained in relation to other events at the Olympic Games at which he or it was disqualified or excluded; in such case the medals and diplomas won by him or it shall be returned to the IOC (Executive Board);

2.2 with regard to officials, managers and other members of any delegation as well as referees and members of the jury: temporary or permanent ineligibility or exclusion from the Olympic Games (IOC Executive Board);

2.3 with regard to all other accredited persons: withdrawal of accreditation (IOC Executive Board);

2.4 the IOC Executive Board may delegate its power to a disciplinary commission.

3. Before applying any measure or sanction, the competent IOC body may issue a warning.

4. All sanctions and measures are taken without prejudice to any other rights of the IOC and of any other body, including but not limited to NOCs and IFs.
Bye-law to Rule 59

1. Any inquiry relating to facts that may lead to any measure or sanction is conducted under the authority of the IOC Executive Board, which may delegate all or part of its authority to that effect.

2. Throughout any inquiry, the IOC Executive Board may provisionally withdraw from any concerned person or organisation all or part of the rights, prerogatives and functions deriving from such person’s or organisation’s membership or status.

3. Any individual, team or any other individual or legal entity has the right to be heard by the IOC body competent to apply a measure or sanction to such individual, team or legal entity. The right to be heard in the sense of this provision includes the right to be acquainted with the charges and the right to appear personally or to submit a defence in writing.

4. Any measure or sanction decided by the Session, the IOC Executive Board or the disciplinary commission referred to in Rule 59.2.4 shall be communicated in writing to the party concerned.

5. All measures or sanctions shall be effective forthwith unless the competent body decides otherwise.

60 Challenging IOC Decisions

Notwithstanding the applicable rules and deadlines for all arbitration and appeal procedures, and subject to any other provision of the World Anti-Doping Code, no decision taken by the IOC concerning an edition of the Olympic Games, including but not limited to competitions and their consequences such as rankings or results, can be challenged by anyone after a period of three years from the day of the Closing Ceremony of such Games.
61 Dispute Resolution

1. The decisions of the IOC are final. Any dispute relating to their application or interpretation may be resolved solely by the IOC Executive Board and, in certain cases, by arbitration before the Court of Arbitration for Sport (CAS).

2. Any dispute arising on the occasion of, or in connection with, the Olympic Games shall be submitted exclusively to the Court of Arbitration for Sport (CAS), in accordance with the Code of Sports-Related Arbitration.