



# **U.I.K.A.**

Regulations 2018 edition

Union of International Karate Association

STATUTORY REGULATION OF UPKL DEPARTMENT TO ADJUSTES U.I.K.A.

APPROVED

Brussels 30 June 2018

## Title I Department of UPKL - U.I.K.A

### Art.1- CONSTITUTION

1) The Union of International Karate Association - hereinafter referred to as U.I.K.A.

It is a UPKL department consists of the Sport Societies constituted in every juridical form, the Associations and the Military Sporting Organisms, the UPKL certified educational technicians, the Cultural Associations, the individual athletes and the independent enthusiasts who practice Karate in the world. into dimensions: Educational, Sports, Martial.

2) UIKA is alien to any political, religious and racial issue and is inspired by the principle of participation in the activity by anyone on an equal footing and in harmony with national and international laws, in compliance with the principle of internal democracy and participation by women and men, in conditions of equality and equal opportunities, and in accordance with the deliberations and guidelines of the International Olympic Committee, hereinafter called the IOC and the National Olympic Committees.

### Art. 2 DURATION AND REGISTERED OFFICE

The duration of the U.I.K.A .. is subject to the duration of law UPKL

The U.I.K.A. has its registered office in Brussels

### Art. 3 PURPOSES AND PURPOSES

The U.I.K.A. does not pursue for profit purposes.

The activity of Karate is practiced in the following disciplines and dimensions referred to in Article 1:

Karate, for all traditional styles and forms

Traditional karate, for all styles of origin and provenance that are approved by the Department Committee upon request

3) The institutional aims of U.I.K.A. I'm :

to develop the activity in the dimensions mentioned in article 1.1, finalized in the international field;

to promote the maximum diffusion of Karate, in all its forms and in every age group, with particular reference to the educational dimension for the promotion and diffusion of Human Rights.

in the sporting dimension, to implement the principles established by the IOC, to prevent and repress the use of substances or methods that alter the natural physical performance of athletes;

implement training and updating programs for Athletes, Technicians, Race Officials and Social Executives;

coordinating and preparing the Team of Independent Athletes who will be able to participate in the National and International Championships, Continental, World and Olympic Championships exclusively under the flag of the European Union, in compliance with the Human Rights established by the International Charter of the O.N.U. and of the IOC Olympic Charter, in the alternative the independent athletes will be able to carry also the flags or the labars of their nations as long as they are small to show the best the transnationality of the U.I.K.A. is

#### Art. 4 NATIONAL RELATIONSHIPS

The U.I.K.A. operates in full and sincere cooperation with: the National Federations recognized by U.P.K.L.

For sporting purposes, it cooperates with the National Olympic Committees; Promotional bodies and cultural, educational and martial organizations all over the world to ensure the right to participate in athletes' events.

All the business U.I.K.A. is governed by the provisions of these Regulations for the implementation of the CIO and WADA Bylaws and Anti-Doping Regulations.

#### Art. 5 INTERNATIONAL RELATIONSHIPS

The U.I.K.A. operates in full and loyal cooperation with: the International Federations recognized by U.P.K.L.

For sporting purposes, with the Continental Olympic Committees and the IOC; cultural, educational and martial organizations.

The activity of the U.I.K.A. .. takes place in harmony with the deliberations and the addresses of the European and International Federations recognized by U.P.K.L., in accordance with the principles of the Olympic Charter and the deliberations and addresses of the C.I.O. and of the National Olympic Committees.

#### Art.6. - AFFILIATED BODIES

They can be affiliated to U.I.K.A. the Sport Societies constituted in every juridical form, the Associations and the military Sporting Organisms, the Sport Technicians, the U.P.K.L certified educational technicians, the Cultural Associations and the individual athletes and independent enthusiasts who practice the Karate activity referred to in Article 1.

The Sport Societies constituted in every juridical form, the Associations and the military Sporting Organisms, the Sporting Technicians, the Cultural

Associations referred to in the first paragraph and which will be indicated below as Affiliated Entities, are subject to recognition by the U.I.K.A.

The effects of the affiliation or re-affiliation request start from the day on which the documentation and the receipt of the payment reach the Treasury U.I.K.A. unless the subsequent recognition by the Committee U.I.K.A ...

In the event of non-recognition, any rights obtained on the basis of affiliation shall lapse with retroactive effect.

For the purposes of the recognition of Affiliated Entities by the National Olympic Committees, the Statutes of the same, in addition to the requisites required by state legislation, must provide for the obligation to comply with the rules and directives of the National Olympic Committee to which they belong, as well as the Regulations of the UIKA

All the Military Sports Groups signing special agreements with the National Olympic Committees to which they belong may be recognized for the activities carried out in the dimensions mentioned in Article 1.1 and may obtain affiliation on the basis of the provisions of the UIKA Regulations. principles and provisions for the affiliation and recognition of sports clubs.

Membership applications are accepted by the U.I.K.A. Committee. provided that: the requesting bodies referred to in Article 6 paragraph 1, comply with the requirements of the national laws of belonging, are governed by a Corporate Statute and internal regulations inspired by the democratic principle and equal opportunities, in accordance with the fundamental principles issued by the Committee UIKA by UPKL and the CIO and are non-profit-making.

By submitting the application for affiliation, the Affiliated Agencies accept for all purposes, for themselves and for their members, the Doping Control Regulations of the National Olympic Committee to which they belong, the IOC and WADA as well as all the Regulations and the resolutions issued by UIKA Committee and the UPKL.

The Statutes of the Affiliated Entities including any changes as well as the internal regulations and their variations must be submitted to the approval of the Committee U.I.K.A ..

In accordance with the directives of the National Olympic Committees, if a Sports Company is established as a Capital Company and intends to request affiliation or re-affiliation, it must provide in its Statute, under penalty of inadmissibility of the related application, the total reinvestment of profits for the pursuit sporting and educational activity.

The U.I.K.A. in order to ascertain the compliance with the provisions of the previous paragraph, it may carry out inspections or acquire the Financial Statements of the said Companies, including the use of any other appropriate documentation which is granted full and free access by signing the affiliation application.

Affiliated or affiliated institutions and individual members cease to be part of the U.I.K.A. for: withdrawal; non-renewal of the affiliation; revocation of affiliation by the Committee U.I.K.A. for the loss of one of the requirements set forth in paragraph 4 of this article: radiation caused by serious violations of the Regulation and directives U.I.K.A. in relation to the Formation and any violation, established by the organs of justice which provides for a sentence of more than 3 months.

prolonged inactivity for a period of no less than two years.

In any case of termination, the Affiliated Entities and the individual members must provide for the payment of the amount due to U.I.K.A. and to other affiliates. The members of the Board of the Affiliate Body, in office at the time of termination, are personally and solidly required to fulfill the above and punishable by the provisions of the U.I.K.A. and possibly subject to the procedures established on the matter by the state legislation of the country of belonging. In any case, the aforementioned executives of the Affiliated Affiliated Bodies, once terminated, can not hold similar offices in other Bodies affiliated to the U.I.K.A. until the debts of the ceased Affiliate are not extinguished.

The termination of membership in the U.I.K.A. involves the loss of any right in respect of this.

Against the refusal or revocation of the Affiliation, it is possible to appeal to the Secretary General U.P.K.L. who will, after hearing the parties and receive written statements to defend and support the refusal and / or revocation of the Affiliation, at its sole discretion to issue a sentence confirming or canceling the provision of the U.I.K.A.

#### ART. 7- RENEWAL OF AFFILIATION

1) Affiliates must annually renew their affiliation in the manner and in the terms established by the Regulations U.I.K.A ..

#### ART. 8- RIGHTS OF THE AFFILIATES

1) Affiliates and individual members are entitled:  
to participate in the meetings in accordance with the Rules  
to participate in the procedures provided for by the U.I.K.A. to the organization of competitions, championships and events of any nature;  
to participate in educational, competitive, and martial activity.  
to benefit from the advantages and facilities provided by the National Olympic Committees of belonging and by the U.I.K.A.  
to wear the symbol of U.I.K.A. as affiliates and with the prior written authorization of the U.P.K.L - Office of the Secretary General.

#### ART. 9 DUTIES OF THE AFFILIATES.

Affiliated Bodies are required to observe and to make their members comply with the Regulations and resolutions of U.I.K.A.

Affiliates are required to make available to U.I.K.A. the athletes selected to be part of the Independent Athletes team that will compete under the flag of the European Union, the United Nations, which expressly renounce to the banners and flags of the country of citizenship. (they can also accompany national flags and labarrows of reduced size)

It is forbidden for Affiliates to express, through the Press or other means of information, judgments damaging the reputation of Executives, Race Officials and other members, in relation to U.I.K.A. , of the IOC and of the National and Continental Olympic Committees, like any other sports organization, the offenders of this infraction will be suspended with an immediate letter of 30 days. If the decision can be taken by U.I.K.A .. against this provision, the Secretary General U.P.K.L. which, after hearing the parties and receiving the

written submissions to defend and support the decision, will issue a ruling confirming or annulling the provision of the U.I.K.A ..

It is also forbidden for affiliates to attribute themselves, even by press or other means of information, qualifications, technical and educational qualifications, merits or sporting results not compliant with the results of the UIKA register, or obtained from organizations or during sports competitions. not recognized by UIKA or UPKL

#### ART. 10 THE MEMBERS

1) The natural persons who are part of the U.I.K.A. I'm:

Agonist athletes affiliated through affiliated bodies or individually

Non-Agonist Athletes affiliated through affiliated bodies; or individually

the social Executives affiliated through the affiliated bodies or individually

the Sporting Technicians affiliated through the affiliated or singular bodies

Race Officials affiliated through affiliated bodies, or individually

Members of affiliated bodies;

the Social Doctors, through affiliated bodies;

the Doctors affiliated to U.I.K.A .. and / or WADA;

the Managers U.I.K.A. central and peripheral;

the Honorary President and the Honorable Members.

2) The registration of the persons referred to in points 1) to 7) starts from the moment of acceptance of the application for affiliation or re-affiliation of the affiliate.

3) The registration of the persons referred to in points 8) - 9) - 10) starts from the moment of appointment.

#### ART. 11 - CARDING, DURATION AND CESSATION

The membership is valid for one year and must be renewed in accordance with the terms and conditions set out in the U.I.K.A Regulations.

The sporting constraint for Agonist and Non-Agonist Athletes can not last more than one year. The methods of release are regulated by the U.I.K.A. in the field.

The effects of membership terminate in the following cases:

for forfeiture of any kind from office;

for the loss of the qualification that led to the membership;

following a fine imposed by the competent U.I.K.A.

in the cases foreseen by the art.6.

4) Those who voluntarily withdrew may not be registered, with resignation or non-renewal of membership, disciplinary proceedings instituted against them or sanctions imposed on them.

#### ART. 12 - RIGHTS OF THE AFFILIATES

Affiliates have the right to:

participate in the activity U.I.K.A. through the respective affiliated bodies;

wear the U.I.K.A. observing the Directive issued on the subject;

to compete, if in possession of the required requisites, to the U.I.K.A.

The appointment and revocation, on proposal of the Head of Department is issued by the Secretary General U.P.K.L. and regulated by a special letter of

assignment that will be carried out free of charge and according to the Regulations and Directives U.I.K.A. and U.P.K.L.

#### ART. 13 - DUTIES OF THE MEMBERS.

The Card members have the duty to comply with the provisions of this Regulation and of the U.I.K.A. Directives; the observance of the code of sporting behavior issued by the National Olympic Committee of belonging, the violation of which constitutes a serious breach and, as such, subject to adequate sanctions.

The athletes selected for the Independent Athletics Team are required to respond to the calls and to make themselves available to the U.I.K.A. .., as well as to honor the representative role conferred on them.

Observe the provisions and directives of the Committee U.I.K.A. with regard to participation in training courses for technical and educational qualifications.

Observe the provisions and directives of the Committee U.I.K.A. . with regard to the restrictions foreseen for taking part in national and international competitions as members of the Squadra Independent Athletes which competes under the U.E. flag. or O.N.U. depending on the circumstances.

#### TITLE II STRUCTURE and ORGANIZATION

##### Art.14 ORGANI U.I.K.A. and OTHER STRUCTURES.

1) They are Organs U.I.K.A. Central

- a) the Head of Department
- b) the Technical Committee U.I.K.A.
- c) the Board of Auditors;

2) They are organs of justice:

- a) the U.I.K.A. of Appeal;
- b) the Sporting Judge;
- c) the Public Prosecutor U.I.K.A.

3) They are Organs U.I.K.A. peripheral:

- a) the Head of the National Committee;
- b) the Head of the Regional Committee;
- c) the National Committee;
- c) the Regional Committee;

The exclusive functions of the aforementioned Bodies, as provided for in these Regulations, can not be delegated.

U.I.K.A. uses the Office of the Head of Department.

The Head of Department is appointed by the Secretary General U.P.K.L. on the proposal of the Committee U.I.K.A. .. For the first four-year Olympic period it is nominated by the Secretary General of motu proprio, with communication to the Council U.P.K.L.

The Head of Department appoints on proposal of the Committee U.I.K.A.

The Technical Teachers Commission,  
the Official Race Commission,  
the Technical Commissioner and the Team Trainer Independent Athletes,  
the Medical Commission,  
the Educational Commission,

the Anti-Doping Commission  
any other Commissions established by the Committee U.I.K.A.

6) The Committee U.I.K.A. .., the Board of Auditors and the Justice Bodies for the first four-year Olympic period are appointed on proposal of the Head of Department, by the General Secretary U.P.K.L. for subsequent periods (4 years) they are elected by the Assembly of Affiliated Entities.

The number of members of the Committee U.I.K.A. is established in 3/5 Units, the Board of Auditors in 3 Units, the Commission of Appeal in 3 Units.

The requirements to apply for office are established by a special resolution of the Head of Department U.I.K.A., approved by the Secretary General U.P.K.L.

7) The tasks of the U.I.K.A. they are provided for in the respective Directives or determined at the time of appointment.

#### ART. 15 - ASSEMBLY OF THE AFFILIATES.

The Assembly meets every 4 years in an ordinary way and is constituted as follows:

Presidents of Affiliated Entities or their Delegates

They take part by right of the Ordinary Shareholders' Meeting, without the right to vote:

the President U.I.K.A. ovvero Head of Department and the members of the Committee U.I.K.A. ..

the Auditors

the Justice Bodies U.I.K.A. ..

the Secretary General U.P.K.L.

Candidates for elective office

Honorary Members of U.I.K.A. and U.P.K.L.

The Ordinary Shareholders' Meeting U.I.K.A. is called on a four year basis from Committee U.I.K.A., convened by the Head of Department and must be celebrated by March 31 of the year following the four-year term. When particular needs are requested, the Assembly can be celebrated within and not later than six months from the end of the two year period of social exercise.

The U.I.K.A. resolution on:

a. appointment of the Honorary President, on proposal of the U.I.K.A. Committee;

b. it also resolves on the other items on the agenda.

The Assembly must be held, for the renewal of the offices, by March 31 of the year following the celebration of the Summer Olympic Games.

The same Assembly U.I.K.A. proceed to the election of the following federal offices for the next four years:

the Head of Department;

the members of the Committee U.I.K.A. ..

the members of the Board of Auditors

the members of the Appeals Commission

The Assembly proceeds to the election of the following offices:

With separate and consecutive votes, by secret ballot, in the elections of the bodies referred to in points 1) - 2) - 3) - 4) of the previous article;

voting candidates who have submitted their candidacy at least six months before the date of election together with the program they intend to carry out. Within three months prior to the election, the U.I.K.A. Committee in charge draws up the list of candidates and publishes on the information organs on the initiative of the Committee, in the cases envisaged in this article; on written and motivated request made by at least half plus one of the members of the Committee U.I.K.A. , or at least half plus one of the Affiliated Entities provided they represent at least one third of the total votes. The Extraordinary Meeting proposes the replacement of the U.I.K.A. because of serious and obvious breaches of the same in the implementation of the activity program. In the event of a vote by a majority vote by a show of hands, the Committee U.I.K.A. discouraged new elections within 6 months by adopting the procedure set out in Article 6. The Extraordinary Meeting can not request the forfeiture of the Head of Department who remains in office even in the event of dissolution of the UIKA Committee. indication of the place, day and time of the Assembly and the agenda resolved by the UIKA Committee To the Board of Directors 14) Affiliated Entities wishing to attend the Meeting must announce their membership by January 31 or 30 days. before the date of the Assembly's constitution.15) The convocation is sent by e-mail with notice of receipt or registered letter, or other equivalent means ensuring receipt, to those entitled to participate at least 60 days before the scheduled date.16) The arrearage due to the non-payment of membership fees (affiliation, re-affiliation and membership) precludes the right of participation of the Sports Clubs and members of the Assemblies.17) The participation in the Assemblies is forbidden to anyone who has been imposed a disqualification penalty or inhibition in progress.18) The Presidents of the Affiliated Bodies can delegate to represent them a Social Councilor in charge19) The members of the Committee of candidates for elective offices, can not represent Affiliated Bodies either directly or by proxy. deemed most appropriate at its sole discretion, the complete list of candidates and their programs.

Applications without a program will not be admitted, it is also forbidden to campaign and propagate applications before the official U.I.K.A list is published.

The program must contain all the indications of the estimated budget of the program to be proposed, the acceptance of the assumption of responsibility in the coverage of costs in solidarity and personal.

The Secretary General U.P.K.L. has the right of veto on the candidacies advanced to the position of Head of Department U.I.K.A ..

The appointment of the Head of Department U.I.K.A. is issued by the Secretary General U.P.K.L. within 30 days from the election, after hearing the favorable opinions of the Council U.P.K.L. in case of non-ratification of the appointment, the outgoing Department Head remains in charge for at least 12 months, his acts are subject to the signature of the Secretary General U.P.K.L.

The Extraordinary Assembly is convened and celebrated within 90 days of the event that caused it:

Art. 16 - CONSTITUTION OF THE ASSEMBLIES.



In first call each Assembly, is validly constituted with the presence of at least half of the eligible voters.

In the second convocation, for each Assembly, no quorum is foreseen, that is the Assembly is validly constituted whatever the number of participants, except for the cases provided for by the Regulations.

The Assembly in second convocation must be celebrated at least one hour after the first.

In the Assemblies the Head of Department verifies the powers and validity of the proxies,

settles the Shareholders' Meeting and reads the minutes of the verification of powers, indicates the number of those entitled to vote and the number of votes present, declares the Shareholders' Meeting open.

When the Assembly is open, the Head of the Department invites the representatives with voting rights to elect the Chairman of the Shareholders' Meeting and in the case he takes on the role.

The Chairman of the Assembly appoints the Secretary of the Assembly and opens the proceedings

The resolutions of the Shareholders' Meeting, except in the cases provided for, are taken with the favorable vote of the majority of the votes present or represented at the Meeting. For the election of the Head of Department it is necessary to reach at least half plus one of the votes present or represented at the meeting.

- The candidates who obtained the highest number of votes are elected as U.I.K.A. Director for the composition of the U.I.K.A. Committee.

- The candidates who obtained the highest number of votes are elected to the position of Director Auditor of the Accounts, for the composition of the Board of Auditors.

- The candidate who has achieved the highest number of votes in the election of the Auditing Body is appointed Chairman of the Board of Auditors.

- The candidates who obtained the highest number of votes are elected to the position of Director of the Appeals Committee for the composition of the Appeals Committee.

- The candidate who has achieved the highest number of votes in the election of the Court of Justice is appointed Sporting Judge and the second of the elected Prosecutor U.I.K.A ..

For elections to elective offices in the event of a tie vote, a second ballot is held.

#### ART. 17 - THE DEPARTMENT

The Head of Department represents the U.I.K.A. in relation to third parties, within the framework of the International Sports Organizations and has the legal and procedural representation to all legal effects.

The Head of Department represents the U.I.K.A .. convenes and chairs the Committee U.I.K.A .., subject to the wording of the agenda. It also convenes the Assemblies in the cases provided for by the present Regulations.

Supervises it together with the other bodies responsible for the implementation of the resolutions adopted.

The Head of Department represents the U.I.K.A .. has the right to grant pardon, provided that the person concerned has served at least half of the sentence and, in cases of radiation, have passed at least 5 years from the adoption of the final sanction.

In the event of temporary impediment or temporary absence, the Head of Department is replaced by the General Secretary U.P.K.L .. In the event of a permanent impediment or in the event of the resignation of the Head of Department, the Committee is immediately dismissed. The powers are assumed by the Secretary General U.P.K.L. which provides for the convening of the Assembly of Affiliated Entities for the appropriate elections or for the appointment of the Commissioner to Acta.

The Head of Department can be elected for 2 (Two) mandates. In any case, further consecutive mandates are allowed if one of the two mandates lasted less than three years and one day for reasons other than voluntary resignation. For the election to the mandates after 2 (two) consecutive, the outgoing Head of Department is confirmed if he reaches a majority of not less than 52.5% of the valid votes cast. In case the outgoing Head of Department, and candidate for the third or subsequent term, does not reach the required majority and no other candidate has reached an absolute majority of votes, the General Secretary UPKL has the right to appoint motu proprio the Head Department appropriate to the needs of the moment.

#### ART. 18 - THE U.I.K.A. COMMITTEE

The U.I.K.A. Committee it is composed of the Head of Department that presides over it, and 3 to 5 Councilors ,.

The Secretary General acts as Secretary with no voting rights. In the event of an impediment, the Committee will assign the functions to a member of the Committee.

the Deputy Deputy Head of Department is the oldest of the U.I.K.A. office or age registry.

The U.I.K.A. Committee is the management body that assists the Head of Department in the management and implementation of programs and activities in compliance with the approved directives, and implements their implementation to pursue institutional goals. In particular, it provides for:

issue the Implementing Directives and propose any modifications to them.

call the Shareholders' Meetings by setting the relative agenda in the cases expressly provided for in these Regulations

draw up the Tenders Calendar and cooperate with the entities involved for their implementation.

exercise legitimacy control over peripheral organs

to monitor compliance with the Regulations and the Directives;

indicate the Honorary President to be proposed to the Assembly;

The U.I.K.A. Committee he is summoned by the Head of Department in ordinary session at least twice a year.

For the validity of the meetings the presence of the majority of its members is required.

The resolutions are taken by simple majority of those present; in the event of a tie, the vote of the Head of Department prevails.

The U.I.K.A. Committee decade:

- a) for permanent impediment or resignation of the Head of Department
- b) due to the disappearance of one half of the Federal Councilors during the four-year Olympic period.

The regular functioning of the Organ, is restored according to the Rules within 180 days from the event that has compromised said functionality.

The forfeiture, for any reason, of the Head of Department and of the Committee U.I.K.A. it has no effect on the Collegio dei

Auditors and on the organs of justice.

At the meetings of the U.I.K.A. Committee, the Head of Department can invite technicians and experts. The effective members of the Board of Auditors are compulsorily involved.

Members of the U.I.K.A. Committee, absent without justified reason for 3 (three) consecutive meetings, forfeit their office, being replaced by the first non-elected members.

#### ART. 19 - THE COLLEGE OF AUDITORS.

The Board of Auditors of Auditors U.I.K.A .. is composed of 3 Effective Members

The President of the college is elected according to the article of the regulation.

All the members of the Board of Auditors, both electives and by appointment, must be enrolled in one of the following professional registers: Chartered Accountants and Accountants, or in the Register of Auditors, and may also be selected from subjects not registered with UIKA .

The Auditors and any professional Studies or Associations of which they may form part of them can not enter into ongoing collaborative relationships with the U.I.K.A.

In case of death, renunciation or revocation of an Auditor, the first non-elected take over. The new reviewers expire together with those in office.

In case of replacement of the President of the College, the Presidency is assumed until the next Assembly by the most senior auditor.

If the college is not completed with the alternate Auditors, the Secretary-General U.P.K.L can appoint those of his trust, provided they have the requisites.

The actual members of the college must and can participate in the meetings of the Federal Bodies even in the absence of personal communication.

The Board of Auditors must meet at least twice a year, upon convocation of the Head of Department, and draw up a report that is transcribed in a special register and signed by all the attendees.

Tasks of the Board of Auditors are as follows:

examine the Budget Estimate, the related changes and the financial statements in the Department and draw up the required report;

carry out the control on the management of the Department and the confirmation of the legitimacy of the deeds;

exercise the accounting control, and then ascertain the regular keeping of the accounting and verify, at least every three months, the exact correspondence between the accounting entries, the consistency of cash, the existence of values and securities of property.

The Auditors of the effective Accounts may, also individually, on their own initiative or by delegation of the Head of Department, carry out inspections at all the Federal Bodies and at the peripheral structures of the U.I.K.A.

The results of individual inspections involving remarks must be made immediately known to the President of the Board, who is obliged to report them to the Head of Department and to the General Secretary U.P.K.L. for the due assumption of competent measures.

The resolutions of the Board of Auditors are taken by majority. The Board is validly constituted with the presence of the majority of the Auditors.

The causes of revocation of the Auditors are:

The interdiction, incapacitation or bankruptcy, and the sentence to a penalty that implies the interdiction, even temporary, from public offices or even the incapacity to exercise managerial offices;

Loss of eligibility requirements for the office;

The acquisition of the status of spouse, relative or similar within the fourth degree of the members of the Committee U.I.K.A .;

Failure to participate without justified reason, at meetings or two meetings of the Board of Auditors or two consecutive meetings of the Committee U.I.K.A .. during the course of the financial year;

The cancellation or suspension from the Register of Chartered Accountants and Accountants or from the Register of Auditors.

The forfeiture is pronounced by the Committee U.I.K.A .. which will apply the rules established by the Regulations.

#### ART. 20 - THE GENERAL SECRETARIAT

The Secretariat U.I.K.A. is the office that cooperates and collaborates with the Head of Department in the realization of the programs. It operates according to criteria of efficiency, impartiality and economy.

The Secretary General is appointed by the Head of Department.

The Secretary General participates and draws up the minutes of the Assemblies, of the U.I.K.A. Committee, without the right to vote.

The duties of the General Secretary are:

organize the Secretariat U.I.K.A .. coordinating the work of the staff who make it up;

execute the resolutions taken by the Federal Bodies and implement the directives of the Head of Department;

administer the funds available to U.I.K.A., operating within the limits of expenditure determined by the Head of Department that remains the jointly responsible for the economic action.

#### TITLE III ORDINATION OF SPORTS JUSTICE.

#### ART. 21 - PRINCIPLES OF SPORTS JUSTICE.

The pursuit of the purpose of obtaining the respect of the rules contained in the Regulations, as well as the principles deriving from the Juridical Law from the principles of justice issued by the National Olympic Committees and, although not expressly foreseen, the principles of international criminal procedural law, respect the need for special protection to be reserved for the

concept of "fair play", as well as respect for the principle of opposition to all forms of illegal sport, the use of prohibited substances and methods, to both physical and verbal violence, marketing and corruption, are guaranteed with the establishment of specific organs of justice.

Sporting judges must be third parties and impartial.

Their mandate is four years (coinciding with the four-year Olympic period) and is renewable for no more than two times.

The disputes are discussed in public hearing.

Decisions must be motivated, even succinctly.

Sports justice must be effective. Therefore the decisions of the first degree are always immediately enforceable. The appellate judge can suspend them in whole or in part for very serious reasons.

The foregoing provisions extend, to the extent compatible, to the Federal Prosecutor's Offices.

The right to the challenge of all sanctions and precautionary measures, the right of defense, the possibility of recusal of the Judge is guaranteed, only in the cases provided for by the Rules of Sporting Justice, as well as the possibility of reviewing the judgment. There is the obligation to abstain from the Judge in the disciplinary cases in the Rules of Justice.

The UIK applies the regulations of the National Olympic Committee of the country of affiliation of the affiliated sports club, adopts and adopts the rules of the CIO and WADA Anti-Doping Regulations, against its affiliates and members who use banned substances and methods. Experienced the degrees of sport justice U.I.K.A .. it is possible to resort to the judge of last resort foreseen by the IOC regulations and the National Olympic Committee of competence. To this end, without prejudice to the competence of the TAS in accordance with the WADA code, in the matter of doping the two levels of sporting judgment U.I.K.A .. must be completed within 90 days of the referral of the Anti-Doping Office of the National Olympic Committee of relevance.

The precautionary suspension of the sporting activity of the person subjected to the procedure can be ordered by the body invested with the procedure itself, with a provision containing the motivation, the fixing of the expiry date of the measure adopted, the evaluation of the dependent elements and in favor of the suspect, under penalty of nullity of the procedure itself. These measures, however, can not last for more than sixty days. They can be revoked or modified by the judge before the conclusion of the trial. A complaint to the appeal judge is admitted against them.

In case of referral to court following the use of prohibited substances and methods, the precautionary suspension of the accused is automatic.

The Federal Organs of Justice have full and complete autonomy with respect to the other Federal Bodies and are not subject to forfeiture in the event that the same occurs for the Committee U.I.K.A.

In order to guarantee the swiftness of the Sporting Justice, the investigations of the Attorney U.I.K.A. and the proceedings of first and second instance must be completed within three months, respectively from the beginning of the investigation, from the request for indictment and from the filing of the grounds of appeal.

Rehabilitation is granted by the U.I.K.A. d'Appello Commission, when three years have elapsed from the day on which the principal penalty was executed

or otherwise extinguished and the sanctioned has given effective and constant proof of good conduct. Rehabilitation extinguishes the ancillary sanctions and any other effect of the sentence.

#### ART. 22 - CONSTRAINTS OF JUSTICE.

The measures adopted by the Bodies of the U.I.K.A. they have full and definitive effectiveness, in the field of sports regulations, towards all affiliates and members.

Affiliates and members are required to refer to the courts of the sporting system. They also undertake to remit to a definitive arbitration judgment the resolution of disputes that may be referred to arbitrators of civil procedure if provided for by the ordinary laws of the State of belonging and which originate from their sporting or association activity and which do not fall within the normal competence of the federal justice bodies and in the exclusive jurisdiction of the administrative judge, in the manner and terms established by the Justice Regulations.

Failure to comply with this provision involves the adoption of disciplinary measures until the radiation.

#### ART 23 - SANCTIONS.

Violations of the rules of the Regulations and of the Directives of the U.I.K.A. they imply the sanctions of a disciplinary nature foreseen by the Rules of Justice for affiliates and card holders.

Penalties of a pecuniary nature may also be imposed on Affiliates and Card members.

#### ART. 24 - THE COMMISSION U.I.K.A. APPEAL.

The Appeals Commission is composed of the President of the Commission and two Effective Members holds the entire four-year term in office.

The members of the Appeals Commission must have a degree in Law.

The members of the Appeals Commission can not maintain a continuous collaboration relationship with the U.I.K.A. on a personal basis or through the professional studios or associations of which they were part.

The judging body is validly constituted with the presence of the President and its members.

The Appeals Commission decides by a majority of its members.

The Appeal Commission decides definitively on appeals against the decisions of the Sports Judge proposed by the blamer or by the Attorney U.I.K.A ...

In the latter case, the contested decision may also be reformed in a more unfavorable manner to the defendant.

The Appeal Commission may suspend, upon request of the party and in the presence of very serious reasons, the enforceability or execution, in whole or in part, of the contested decision.

#### ART. 25 - THE SPORTS JUDGE.

The Sporting Judge is a Court of First Instance.

The Sporting Judge are appointed, following election, by the Head of Department and remain in office for the entire four-year Olympic period. In the first four years, he is appointed motu proprio by the Head of Department.

They must hold a degree in Law.

The Sporting Judge can not entertain relationships of a continuative nature and for a consideration with the U.I.K.A. .. in a personal capacity or through the professional Studies or Associations of which he was a member.

The Sporting Judge decides in the first instance on all disciplinary infractions submitted to its judgment by the Attorney U.I.K.A. with immediate ruling between the parties, without prejudice to the power of the Appeal Commission to suspend its effectiveness, pursuant to the previous article.

The Sporting Judge can ask the Prosecutor U.I.K.A. further instructors and investigations, in addition to those already taken, to better define his judgment.

#### ART. 26 - THE PROCESSOR U.I.K.A.

The Prosecutor U.I.K.A. he is appointed following election by the Committee and remain in office for the entire four-year Olympic period. In the first four years, he is appointed motu proprio by the Head of Department.

The Public Prosecutor U.I.K.A. .. must have a degree in Law.

The Public Prosecutor U.I.K.A. .. can not entertain relationships of continuative character and with payment with the U.I.K.A. on a personal basis or through the professional studios or associations of which he was a member.

To the Public Prosecutor U.I.K.A. the investigative and requirent functions are assigned before all the federal justice bodies.

The Attorney U.I.K.A., on complaint from the interested parties, if he becomes aware of disciplinary violations, performs preliminary investigations, at the end of which:

b) or, provides archiving, in case of manifest groundlessness of the news of violation due to the inconsistency of the elements collected to support the accusation in court.

The Prosecutor U.I.K.A. he can appeal to the Appeals Commission against the decisions taken by the Sporting Judge and has the right to be present, making his own requests, to the Commission itself, and to the Committee U.I.K.A.

#### ART. 27 - CONCILIATION ROOM AND ARBITRATION FOR SPORT.

The controversies that oppose the U.I.K.A. to affiliated subjects, members or licensed, can be devolved, with final decision, to the Chamber of Conciliation and Arbitration for Sport, established at the National Olympic Committee of the State of affiliation of the Affiliated Sports Company, provided that the internal appeals are previously exhausted at the UIKA or in any case, decisions that are not subject to appeal in the context of U.I.K.A. Justice, with the exception of technical-disciplinary disputes that have led to the irrigation of penalties of less than 120 days, and of disputes concerning doping.

The disputes referred to in the preceding paragraph are subject to a mandatory conciliation attempt at the Conciliation and Arbitration Chamber for Sport.

If the conciliation has not been reached, the dispute can be submitted to U.I.K.A. or at the request of the affiliate or of the cardholder to an arbitration proceeding at the Conciliation and Arbitration Chamber for Sport.

The procedure is governed by the Rules of Conciliation and Arbitration resolved by the Council of the National Olympic Committee to which it belongs.

Remain excluded from the jurisdiction of the Chamber of Conciliation and Arbitration for Sport, all disputes between affiliated subjects, registered or dismissed, for which arbitration proceedings are instituted within the framework of the U.I.K.A.

#### ART. 28 - COMPROMISSORY CLAUSE and ARBITRATION COLLEGE.

The Arbitration Board consists of 1 President and 2 Members, both with a degree in Law.

The two Members are named one by each of the parties.

The Chairman of the Board is appointed by mutual agreement between the parties. In the event that there is no agreement on this role, the Chairman of the Appeals Commission will proceed with the relative appointment, who will also appoint the arbitrator of the other party, if this has not done so.

The Arbitrators judge as friendly composers of the dispute, in the manner provided for in the Rules of Justice.

The Award must be issued within ninety days of acceptance of the appointment by the Arbitration Board and filed with the Head of Department within twenty days of the signing of the Arbitrators, for timely notification to the parties. The decisions of the Arbitration Committee are final.

#### TITLE IV ELIGIBILITY - PRESENTATION CANDIDATURE -

##### Art. 29 - ELIGIBILITY AND CANDIDATURE.

1) All citizens of the Nations recognized by the O.N.U are eligible for federal and social offices. and adults who:

a) have not been convicted of criminal convictions for non-culpable offenses of imprisonment for more than one year or for sentences that imply the interdiction of public offices for more than one year;

b) have not reported, in the last decade, any rehabilitation, disqualification or definitive sporting inhibitions altogether exceeding one year by U.I.K.A., or recognized international sports organizations.

2) The persons registered at the time of filing the application are eligible for central and peripheral federal offices. This requirement is not required for the members of the Board of Auditors and the Court of Justice.

3)

a) those who have suffered sanctions for suspension from sporting activities as a result of the use of prohibited substances or methods that alter the natural physical performance of sports activities;

b) those who have legal disputes against the IOC, the International Federations,

4) Each candidate can only compete for an elective office.

##### ART. 30 - INCOMPATIBILITY AND DURATION OF THE FEDERAL OFFICES.

The central and peripheral elective charges are incompatible with any other U.I.K.A. central or peripheral elective of the Department.

The offices of Head of Department, Member of the Board of Auditors and a member of the Organ of Justice are incompatible with any other office U.I.K.A. and social.



The offices of Head of Department and Director of U.I.K.A. they are also incompatible with any other national and international elective sports charge in bodies recognized by the IOC and by the National Olympic Committees, except with the written approval of the Secretary General U.P.K.L. on the proposal of the Head of Department U.I.K.A.

Anyone who finds himself for any reason in one of the situations of incompatibility is required to opt for one or another of the positions taken within 30 days. from the occurrence of the situation itself. In the event of a missed option, the charge will be forfeited immediately afterwards.

All the federal offices have a duration of 4 years coinciding with the four-year Olympic period.

The offices cease in any case at the end of the four-year Olympic period, except for the different cases provided for by the Regulations.

#### ART. 31- CHANGES TO THE REGULATION.

1) The Rules can be modified only in agreement with the Secretary General U.P.K.L.

#### ART. 32- DISSOLUTION OF THE DEPARTMENT

For the dissolution of the Department the rules of the Statute U.P.K.L.

#### ART. 33 - FINAL AND TRANSITORY PROVISIONS.

1) This Regulation will come into force after its approval by the competent U.P.K.L.