INTRODUCTION:

The ANOC Constitution empowers the Executive Council to organize events. The ANOC World Beach Games ("the Games") is such an event. This Bye-law enacts Regulations ("the Regulations") that regulate the celebration and conduct of the Games.

The Definitions and Interpretations as found in the ANOC Constitution apply equally to the Regulations.

The Regulations constitute the rules, procedures and obligations that all NOCs, the International Sport Federations, the Organizing Committee of the Games ("the Organizing Committee"), and all participants in the Games including athletes, coaches and trainers, officials, members of NOC delegations, and all Games accredited persons must comply with and respect.

The Regulations govern the Games.
REGULATIONS

SECTION I  SELECTION OF THE HOST CITY AND GENERAL MATTERS

1. The honor and responsibility of hosting each edition of the Games, subject to article 15, are entrusted by ANOC to a City which is elected or otherwise selected to be the Host City by the Executive Council.

2. The Executive Council determines the procedure to be followed leading up to the election or selection of a Host City. The President shall appoint a Technical Working Group to evaluate the Bids and Candidate Cities and provide a report to the Executive Council with regard to their respective strengths and weaknesses.

3. The dates and duration of the Games are subject to approval by the Executive Council, which shall consider the proposal for such from the selected Host City. However, the Executive Council is not bound to accept the proposed dates and duration of the Games presented by the Host City and may in its discretion determine whichever dates and duration of the Games it deems appropriate. Both the Host City and Executive Council shall be guided by the fact that in principle, save in exceptional circumstances, the duration of the Games is to be 6 official days of competition.

4. The NOC of the Candidate City’s country shall supervise and shall be responsible for the actions and conduct of the Candidate City and its Bid Committee in all respects in relation to the candidature of the Candidate City.

5. The Opening Ceremony of the Games must take place in the Host City, where the ANOC Official Hotel and the athletes village hotel or other provided village accommodation are also to be located.

6. Unless the Executive Council authorizes the organization of an event outside of the Host City, all sport competitions must take place in the Host City.

7. The location, sites and venues of any sport or other event of any kind must be approved by the Executive Council. Any change to the location, site or venue of a sport or other event from that which was presented in the candidature must be prior approved by the Executive Council before any action may be taken.

8. An Organizing Committee shall be created that shall have the status of a legal person in its country. The executive body of the Organizing Committee shall take into account the various local factors which may contribute to the success of the Games and shall include on its Executive Board the President of the Host NOC, and at least one additional nominee of the NOC President. The establishment and incorporation of the Organizing Committee shall be carried out and communicated in writing in full detail to the President of ANOC within ninety (90) days following the date on which the Host City was elected or selected as the site of the Games.
9. The Host NOC, as the Representative of ANOC, is responsible for overseeing the work of the Organizing Committee and the progress made in the organization and preparations for the Games, as well as reporting periodically to the Executive Council as and when requested to do so.

10. From the time it is constituted, the Organizing Committee reports directly to the Executive Council, and from the time it is constituted until it is liquidated and dissolved, the Organizing Committee shall conduct all its activities in accordance with the ANOC Constitution and the Regulations, any other ANOC regulations, the Host City Contract, and instructions from the Executive Council.

11. The Organizing Committee shall plan, organize, finance, promote and stage the Games. The Organizing Committee’s Headquarters shall be located in the Host City.

12. In order to guide the Organizing Committee and ensure the successful organization of the Games, the President shall appoint a Technical Working Group (which shall be the same Working Group as the one appointed under article 1 above, with such additional or replacement members as the President may determine) to act as the ANOC World Beach Games Coordination Commission. The Organizing Committee shall cooperate with and shall in all respects facilitate the work of the Coordination Commission. The Coordination Commission shall report to the Executive Council and to the President on the progress of the Organizing Committee in the organization of the Games and any issues that arise in relation thereto.

13. The Organizing Committee and the signatories to the Host City Contract with ANOC are jointly and severally liable for all commitments entered into individually or collectively concerning the organization and staging of the Games, excluding in the case of the Host NOC the financial responsibility for the organization and staging of the Games, which shall be entirely assumed jointly and severally by the other signatories to the Host City Contract with ANOC and the Organizing Committee, without prejudice to any liability of any other party, particularly as may result from any guarantee given to ANOC. ANOC has no financial responsibility whatsoever in respect of the organization and staging of the Games.

14. In the event of noncompliance with this Constitution, or the Regulations, any other ANOC regulations, or instructions of the Executive Council, or a breach of the obligations entered into by the Host NOC, the Organizing Committee, or any other signatory to the Host City Contract with ANOC, ANOC is entitled to withdraw, at any time and with immediate effect, by decision of the Executive Council, the organization of the Games from the Host City, the Organizing Committee, and the Host NOC, and any other signatory to the Host City Contract with ANOC, without prejudice to compensation for any damage thereby caused to ANOC. In such a case, the Host NOC, the Organizing Committee, the country of the Host City and all of the governmental and other authorities of the country, whether at the local, state, provincial, other regional or national level, and any other party or signatory to the Host City Contract with ANOC shall have no claim for any form of compensation against ANOC, without prejudice to any claim ANOC may have against any one or more of them.
15. The official language of the ANOC World Beach Games is English, which shall therefore be the language of all official documents and communications.

SECTION II  SPORTS PROGRAM OF THE ANOC WORLD BEACH GAMES:

1. The sports program of the Games shall be decided on by the ANOC Executive Council in accordance with this Section III of the Regulations.

2. A draft sports program for the Games will be prepared by the ANOC Technical Working Group and approved by the Executive Council, in order to be delivered to the candidate cities bidding to host the Games once the candidature process begins, so these cities can pursue their candidatures having regard to a draft sports program (the draft sports program may be altered in its final form as provided below).

3. Once the Executive Council has elected or otherwise selected the city that will organize the Games, the ANOC Technical Working Group shall have the responsibility of presenting a proposal to the Executive Council of the sports, disciplines and events that are recommended to be included on the Sport Program of the Games. This proposal shall be developed in coordination with the Organizing Committee, the Host NOC of the Games, the International Federations, and the ANOC Athletes Commission. The Technical Working Group shall submit the proposed sports program to the Executive Council for its approval.

4. The sports program of the Games shall be comprised of the individual and team sports approved by the Executive Council to be on the Games sports program.

5. For a sport to be eligible to be included on the sports program of the Games, its International Federation must be recognized by the IOC.

6. With regard to the sports and disciplines that are to be on the Games sports program:
   
   6.1 The decision of the Executive Council with regard to the inclusion, if any, of sports and disciplines on the sports program of the Games is final and binding on all parties concerned.

   6.2 The inclusion of sports and disciplines on the sports program of a Games does not imply any priority or precedence with respect to inclusion on any subsequent sports program of a Games.

7. There will be no demonstration or exhibition sports, disciplines or events at the Games.

8. Following approval by the Executive Council and by each International Federation, ANOC shall publish the Qualification System for each sport at least twelve months in advance of the Games and a Technical Manual for each sport, at least six months in
advance of the Games, and will distribute the Manuals of all the sports to the ANOC Office, each NOC, the Executive Council and will deliver sport-specific copies to each International Federation.

9. During the process of developing the Technical Manuals of each sport and the construction and outfitting of facilities for the celebration of the Games, the Organizing Committee must duly inform the ANOC Technical Working Group, of the following matters, among others:

9.1 All visits of International Federations to the site of the Games, as well as the comments or information regarding the technical organization of their specific sport that they recommend to the Organizing Committee.

9.2 The updated names, mail and e-mail addresses and telephone numbers of the representatives of the International Federations appointed to liaise with the Organizing Committee.

9.3 Copies of correspondence of the Organizing Committee with the National Sports Federations and the International Federations regarding the technical aspects of their specific sport.

SECTION III  COMPETITIONS OF THE ANOC WORLD BEACH GAMES:

1. The maximum number of entries shall be:

1.1 In team sports, one (1) team per event for each NOC, to a maximum of sixteen (16) teams, subject to Executive Council approval.

1.2 The appropriate International Federation, shall determine the standards and criteria for the selection of the athletes and teams who shall participate in the Games within the numerical limits prescribed by these Regulations and the maximum number of entries approved by the Executive Council, provided however that any such selection standards and criteria are subject to ANOC’s entry regulations with regard to the required nationality of athletes for whom entries are submitted by an NOC. The standards and criteria shall:

- Provide reasonable and equal opportunities for all NOCs;
- Respect in absolute terms the eligibility and entry requirements established in the Regulations;
- Not discriminate against or limit the rights of any NOC;
- Include representation from the host country NOC, both in individual and team competitions
- Establish entry quotas for the International Federation’s sport that are equal in number for women and men.

The Executive Council may withdraw from the sports program of the Games any individual or team sport, discipline or event whose selection standards and criteria do not comply with the requirements mentioned in this Article.
1.3 The number of entries in individual events shall not exceed two (2) per NOC.

1.4 The development of the events of each sport will be the responsibility of the ANOC Technical Working Group, in close coordination with the Organizing Committee and the corresponding International Federation. The definitive decision regarding the calendar and schedule of the events will be made by the Executive Council.

2. At least twelve (12) months prior to the beginning of the Games, the ANOC Technical Working Group will communicate the maximum number of entries approved by the Executive Council to those parties involved in the Games that need to know them. The Organizing Committee, the NOCs, and the International Federations shall rigorously respect the maximum number of entries approved per sport by the Executive Council.

3. The International Federations will advise the ANOC Technical Working Group of the calendar and norms that will govern the qualifying events for the Games. The NOCs will be informed by ANOC of all the matters regarding the qualifying events for the Games that are established for each sport.

4. Prior to the beginning of the competitions of the Games, Technical Meetings for each sport included on the program shall be organized at the Games’ site. These Meetings will be presided over, jointly, by the ANOC Technical Working Group, an official appointed by the International Federation and a representative from the Organizing Committee. The date, place and agenda for these Technical Meetings shall be determined by the ANOC Technical Working Group, the International Federation and the representative of the Organizing Committee.

5. The ANOC Technical Working Group will remain in permanent communication with the International Federations to finalize and follow up on all the organizational and technical aspects of each sport on the program of the Games.
SECTION IV  ELEGIBILITY FOR ATHLETES TO PARTICIPATE IN THE ANOC WORLD BEACH GAMES:

1. To be eligible to participate in the Games, a competitor must observe and abide by the ANOC Constitution and the Regulations of the Games; as well as the rules of his or her NOC and the rules of the International Federation of the sport he or she represents. In the case of conflict between the Regulations of the Games and the rules of the International Federation the Regulations of the Games shall prevail.

2. There are no age limits.

3. Any competitor in the Games must be a national of the country of the NOC that is entering such competitor in the Games.

4. A competitor who is a national of two or more countries at the same time may represent either one of them, but only one of them, as he or she may elect. However, after having represented one country in the Games, or in a Continental Games or Olympic Games, or in world or regional championships recognized by the relevant International Federation, he or she may not represent another country unless he or she meets the conditions set forth in Article 5 immediately below that apply to persons who have changed their nationality or acquired a new nationality.

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

6. All matters relating to the determination of the country that a competitor may represent in the Games shall be resolved by the Executive Council.

7. Only NOCs may enter competitors in the Games. The right of final acceptance of entries rests with the Executive Council. In exercise of its right of final acceptance of entries, the Executive Council may in its absolute discretion, at any time, refuse any entry, without indication of the grounds for doing so. No one is entitled to any right of any kind to participate in the Games.

8. All athletes participating in the Games shall:

- Comply with the World Anti-Doping Code.
- Comply with the ANOC Anti-Doping Rules.
- Comply with the Olympic Movement Code on the Prevention of Manipulation of Competitions.
- Respect the spirit of fair play and non-violence in sport.
- Promote friendship and solidarity amongst the participants in the Games.
- Contribute to the conservation of the environment.
- Use responsibly the media and media resources put at their disposal during the Games.
- Comply with any and all ANOC social media guidelines.

9. The number of all participants in the Games is subject to Executive Council approval.

10. Competitors, team officials and other team personnel who participate in the ANOC World Beach Games may only allow their person, name, picture or sport performance to be used for advertising purposes during the ANOC World Beach Games in accordance with the principles determined by the Executive Council.

11. All participants at the ANOC World Beach Games accept, in consideration of the acceptance of their participation in the Games, to be filmed, televised, photographed, identified and/or otherwise recorded during the Games, and that their captured image, together with their names, likenesses, voices, performances and biographical information, may be used, including copied and communicated to the public, in any format, and through any media or technology whether now existing or created in the future, without payment, for the maximum duration permitted by applicable law and when applicable at least until they are in the public domain, by the Organizing Committee, ANOC and its affiliates or third parties such as broadcasters, social media networks, International Sports Federations, National Olympic Committees, and third parties authorized by ANOC during and after the Games in relation to the celebration and direct or indirect promotion of the Games, Olympic Movement and ANOC in a commercial or non-commercial manner.

12. The IOC transgender guidelines contained in the IOC Consensus Meeting/Statement on Sex Reassignment and Hyperandrogenism, in principle, apply with regard to the eligibility of a competitor to compete in the Games.
SECTION V
ENTRIES OF THE PARTICIPANTS IN THE ANOC WORLD BEACH GAMES:

1. Entitlement to enter competitors in the Games, and the conditions of entry and participation in the Games are governed by the Regulations.

2. All participants in the Games in whatever capacity must comply with the entry process as prescribed by the Executive Council, and by the Organizing Committee under authorization of the Executive Council, including the signing of the entry form, which includes an obligation to (i) comply with the Constitution and the Regulations, the World Anti-Doping Code, the Olympic Movement Code on the Prevention of Manipulation of Competitions, and the technical regulations of the sport in respect of which they will participate in at the Games and (ii) submit disputes as provided in the Constitution and these Regulations.

3. The relevant NOC shall also comply with the entry process, including the signing of the entry form, referred to in the immediately preceding Article 2, to confirm and guarantee that all the relevant provisions, rules, and regulations have been brought to the attention of the competitor and that the NOC has been authorized by the national sport federation concerned to comply with such entry process on its behalf.

4. At the request of the Organizing Committee, the relevant International Federation shall confirm and guarantee at the close of entries that the participants entered for its sport have satisfied the relevant qualification criteria to be entered in and compete in the Games.

5. No entry shall be valid unless the above provisions have been complied with.

6. The number of entries for each sport is subject to approval by the Executive Council.

7. In case of a dispute or conflict between a National Federation, an NOC and an International Federation regarding the entry of a competitor, the Executive Council, may in its absolute discretion decide whether such entry will be allowed or not allowed, and if allowed may impose such conditions to the entry as in its opinion are appropriate.

8. The Entry Process for the Games shall be done in conjunction by the Organizing Committee and ANOC. The process will be completely electronic through the Games Management System, including registration, sports entries and accreditation. The registration portal shall be made available for the NOCs at least six (6) months in advance of the Opening of the Games. The entry forms shall specify all the disciplines and events per sport included on the Official Sport Program of the Games.

9. The individual entries by name shall be in the possession of the Organizing Committee at least thirty (30) days before the date of the Opening of the Games. Entries shall include the names of the participants, all team officials and all data required, and
shall not be subject to any subsequent alterations or amendments, except in those cases duly justified by their respective NOCs, at the time of requesting a replacement. Travel tickets will be issued by the Official Travel Agency for the athletes of a given NOC once the entry process for that NOC has been concluded. The ANOC Technical Working Group is authorized to alter the provisions of this article 9 of Section V having regard to the visa issuance process of the Host country.

10. An athlete can replace another registered athlete if and only if:

I. The ANOC Technical Working Group approves the NOC's replacement request.

II. The NOC of the replacement athlete had applied for accreditation for the replacement athlete prior to the accreditation application deadline.

III. No doping offence issues are pending concerning the replacement athlete.

IV. The replacement athlete is entitled and qualified to take part in the Games as stipulated in the Qualification System for the sport in question.

If and when those conditions are met, the following actions must be undertaken:

a. The NOC must complete an Athlete Replacement Form for the athlete being replaced and the replacement athlete, signed by the chef de mission or deputy chef de mission.

b. The replacement athlete and relevant NOC must complete the Eligibility Conditions Form and, when required, the Sport Entry Form.

c. The accreditation card of the athlete being replaced must be submitted to the Accreditation Centre and cancelled so that the accreditation entitlements may be transferred to the substitute (subject to the approval of the ANOC Technical Working Group as referred to above).

d. If the replacement request is for medical reasons on the part of the athlete who is being replaced, if the NOC presents the necessary medical examination results and medical doctor’s report (it shall be in the sole discretion of the ANOC Technical Working Group to decide how this condition is to be satisfied and whether this condition has been satisfied), the costs of travel shall be borne by the Organizing Committee. If the NOC does not present the necessary medical examination results and medical doctor’s report, and the replacement is nevertheless approved by the ANOC Technical Working Group, or if the replacement request is for other than medical reasons on the part of the athlete who is being replaced, the NOC must assume responsibility for all costs related to the change including, without limitation, the costs of travel.

11. All entries must be filed on the official electronic forms provided by the Organizing Committee and ANOC.
12. The official entries forms, sent by the Organizing Committee to the NOCs by electronic mail, may only be accepted by the Organizing Committee if they fulfill the terms described in the Regulations of the Games.

13. The NOCs must return the eligibility condition forms to the Organizing Committee by electronic means as a necessary step in the sports entry process.

14. The deadlines indicated to send and receive entries, by the NOCs and the Organizing Committee, shall not be altered unless the ANOC Technical Working Group decides to do so.

SECTION VI PROTESTS AND COMPLAINTS DURING THE ANOC WORLD BEACH GAMES:

1. Protests and complaints regarding the eligibility of a competitor shall be presented by his/her Chef of Mission or by the representative of the Chef of Mission, to the Executive Council, which shall decide on the matter. The Executive Council may act with a minimum of three of its members present. The analysis of each case will take the following into account:

1.1 If a protest or complaint is presented before the Games begin and the decision is adverse to the athlete involved, the athlete shall not participate in the Games.

1.2 If an adverse decision is made after the start of the Games, the athlete shall be disqualified from the Games, including any and all competitions he or she may have participated in.

1.3 In team sports competitions, the disqualification of an athlete or athletes affected by an adverse decision may result in the loss of the game or games in which he/she or they have taken part.

1.4 In the competitions of team sports, in team events in individual sports and individual events, the disqualification of an athlete shall result in a loss of the place or places he or she, or the team has attained and, consequently, of the corresponding medals or diplomas assigned to such places. Competition results and any corresponding medals or diplomas shall be adjusted and reassigned accordingly.

1.5 The decision of the Executive Council, regarding protests and complaints during the Games, is not subject to appeal.
2. Technical protests made in accordance with the rules of the International Federations shall be addressed to the authority concerned, Judge or Referee according to the nomenclature used for each sport, who, in coordination with the International Federation, shall decide them in the first instance. This decision may be appealed to the Jury of Appeal in that sport, in accordance with the rules of that sport.

3. The conclusions of the Jury of Appeal of the corresponding sport will be immediately communicated to the ANOC Technical Working Group.

4. The decisions regarding technical matters may not be appealed to the ANOC Executive Council. The ANOC Executive Council has the authority to impose any measures or sanctions, according to the decision taken by the Jury of Appeal.

SECTION VII OFFICIALS, MEDICAL AND PARAMEDICAL PERSONNEL, TECHNICAL OFFICIALS, JUDGES AND REFEREES WHO WILL PARTICIPATE IN THE ANOC WORLD BEACH GAMES:

1. Only the competitors, as well as medical and paramedical personnel and team officials, according to the approved quotas and who perform essential services for the competitors, as entered by their NOC, will be housed in the Athletes Village.

2. The quotas for team officials accommodated in the Athletes Village for each participating NOC are fixed by the Technical Working Group, based on the number of qualifying athletes and disciplines.

3. Technical officials for the competitions (referees, judges, timekeepers, inspectors and other personnel), shall be appointed by the respective International Federation, according to their rules and in agreement with the Organizing Committee. These officials shall not be housed in the Athletes Village and shall not be considered in the number of team officials assigned to the NOCs. All costs regarding the airline ticket (economy class), accommodation, meals, local transportation and per diems during the Games, shall be a responsibility of the Organizing Committee. Per diems shall be paid to the technical officials by the Organizing Committee as determined and directed by ANOC.

4. Each International Federation shall appoint an official representative (“Technical Delegate”) within the six (6) months after the Organizing Committee has been established, to assist in the planning of the sports program, the development of facilities, the training of officials and other relevant technical matters. This representative will make several visits prior to the time of the Games. He/she will arrive at the site at least four (4) days before the beginning of the first event in that sport, in order to verify compliance with all technical matters, the condition of the training and competition venues, housing and transportation for technical officials and judges, as well as the entries and the competition program of his/her respective sport.

5. The Organizing Committee will pay the airfare (economy fare) and local expenses for the Technical Delegates of each International Federation for two (2) visits to the site.
In case additional visits are required, the Organizing Committee and the corresponding International Federation will decide how to pay these costs.

6. With the intent of keeping the expenses of the Organizing Committee at a minimum level, to the extent reasonably practicable, the international representatives and technical officials appointed by the International Federation are to be persons who reside within the country of the Games or in nearby countries, up to the point that is practical and adequate for the appropriate conduct of competitions under international rules.

7. The Organizing Committee, at its own expense, shall offer to the International Federations of the sports included on the Games program the necessary spaces and facilities for them to deal with the technical matters.

8. The Organizing Committee shall provide uniforms for all the technical personnel needed for the conduct of each sport competition during the Games, as determined by the ANOC Technical Working Group.

9. In case of disagreement between the Organizing Committee and an International Federation regarding technical matters related to the conduct of competitions during the Games, the Technical Working Group shall resolve the disagreement, having regard to what in the opinion of the Technical Working Group will be a reasonable and fair solution for the benefit of the athletes, the sport and the Games.

SECTION VIII HOUSING AND TRANSPORTATION OF THE PARTICIPANTS IN THE ANOC WORLD BEACH GAMES:

1. ANOC World Beach Games Athletes Village:

   1.1 All competitors in the Games will be accommodated in Athletes Village Hotels, or such other accommodation as may be approved by the Technical Working Group that shall function as the Athletes Village.

   1.2 The Athletes Village shall be opened at least three (3) days before the Opening of the Games (one day of pre-opening and 2 days of full service) and remain open for at least one (1) day after the Closing of the Games. The Athletes Village shall in all respects meet the minimum requirements established by ANOC.

   1.3 The Organizing Committee shall furnish the necessary housing, equipped with the basic conveniences, including free access to WIFI in all locations throughout the Athletes Village, for athletes and team officials of the delegations that will be accommodated in the Athletes Village. ANOC will ensure, regarding living conditions of athletes at the Athletes Village or other housing facilities to be
used for the Games, that there are no significant differences or any kind of discrimination amongst the athletes.

1.4 At the discretion of ANOC, the Organizing Committee may be required to provide the delegations of the participating NOCs with access to one or more offices at the Athletes Village, close to their housing, adequately equipped with furniture, WIFI and other basic resources, to facilitate their work during the Games with no additional costs for the NOCs.

2. Other Housing:

2.1 The Organizing Committee shall establish an efficient mechanism that allows the organization and coordination of all aspects regarding accommodation of the NOCs at the Athletes Village and additional team officials hotel (or other ANOC Technical Working Group approved accommodation), IF technical officials hotel (or other ANOC Technical Working Group approved accommodation), and of the media and other guests housed at different places.

2.2 The Organizing Committee shall make the corresponding arrangements to provide accommodation for the Technical Delegates and technical officials appointed by the International Federations, within the limits of quotas approved by the ANOC Technical Working Group.

2.3 The Organizing Committee shall provide lodging facilities, whose cost will be paid for by the user, for accredited media, official guests and other persons duly accredited and approved by the ANOC Technical Working Group.

2.4 The Organizing Committee shall implement an Observers Program that shall be open to the organizing committees of future Games that wish to attend, who shall pay all their expenses.

2.5 In exceptional circumstances, the Technical Working Group may approve lodging outside the Athletes Village for the participants in competitions of certain sports; in these cases, living conditions will be the same as those at the Athletes Village and the costs of transportation, accommodation and meals will be covered by the Organizing Committee.

3. The participants accommodated in sites to be used during the Games are responsible for their use of the accommodation, equipment, facilities and all other resources put at their disposal. The Organizing Committee shall establish the procedure by which each participating NOC is responsible, normal wear and tear excepted, for paying the cost of breaking, damaging or deteriorating the resources made available to their delegation.
4. The Organizing Committee shall endeavor to keep all the expenses and additional services that are charged to the competitors and officials within the minimum reasonable level.

5. The Organizing Committee must establish a Games Transport Plan, which shall be based on multi-person shuttles and T-3 serviced cars (pool). The Games Transport Plan must include arrivals and departures services from the airport or other official port of entry, athletes and team officials transport from athletes village to training and competition venues, transport for the IF Technical Delegates and technical officials to and from the venues, ANOC official hotels, and additional routing that might be necessary according to the Games master plan and operations.

SECTION IX ACCREDITATION OF PARTICIPANTS IN THE ANOC WORLD BEACH GAMES:

1. ANOC requires official support, in such form as the ANOC Technical Working Group may require, by the governmental authority of the country in which a Candidate City is located, as part of the candidature process which support makes it clear that the Government guarantees to ANOC that it will respect the ANOC Constitution, the Regulations of the Games and any agreement entered into by ANOC with the Applicant City and/or the Organizing Committee, and in which the Government makes a firm guarantee to grant access to the country for athletes, sport leaders, officials, judges, representatives of the media and other participants during the Games duly accredited by their respective NOCs, regardless of political, religious or any other kind of unlawful discrimination.

2. The only parties authorized to request accreditation for the Games are:

   2.1 the NOCs, for their official delegation and personnel from its country who, according to these Regulations and the ANOC Constitution, are entitled to participate in the Games;

   2.2 the Organizing Committee, for the personnel who will work in the organization of the Games;

   2.3 The media in its different forms and capacities; and

   2.4 ANOC, for the Executive Council and its own personnel, for the representatives from the International Federations, technical officials, international judges, observers participating in an Observer Program, and guests.

All the accreditations requested by the Organizing Committee are subject to approval by ANOC prior to issuance.
3. ANOC and the Organizing Committee shall issue the Games Identity Card, previously approved by the ANOC Technical Working Group, to all persons attending the Games in an official capacity. This Card shall bear the holder’s photograph and will specify the holder’s family and given names, transportation entitlement and the relevant access codes at the Games. The Card will have a bar or QR (Quick Response) code for security purposes and access to other relevant information.

4. The Organizing Committee together with ANOC shall develop the Accreditation Manual for the Games at least six (6) months before the Opening of the Games. In the same way, the design, category, number of accreditations and procedure to issue the accreditations is subject to approval by the ANOC Technical Working Group.

5. The Accreditation System shall be provided by ANOC, with its policies and quotas supervised by the ANOC Working Group. The system shall be ready to start receiving the registrations at least 6 (six) months before the Opening of the Games as a minimum.

6. The Organizing Committee, in fulfillment of the Host City Contract signed between the parties and the provisions in this regard established in these Regulations, will make arrangements with the Government of its country to facilitate the entry into the country of all Games participants, including the coordination with the different consulates for visa issuance, if that is the case.

7. The Games Identity Card shall bear, in a conspicuous place, the ANOC logo and the Games logo. Any publicity or commercial advertisement on the Card shall conform to the provisions approved by the Executive Council in this respect.

8. Each participant in the Games and the NOC that presented his/her entry is responsible for the veracity of the data included in the Games Identity Card and for its care, protection and use. Each participant is obliged to immediately inform the Organizing Committee, through his/her NOC, of the robbery, damage or loss of his/her Games Identity Card.

SECTION X CHEFS DE MISSION AND CHEFS DE MISSION SEMINAR FOR THE ANOC WORLD BEACH GAMES:

1. During the Games, the competitors, officials and other team personnel of each NOC are under the responsibility of a Chef de Mission appointed by his or her NOC whose task, in addition to any other functions assigned to him or her by his or her NOC, is to liaise with ANOC, the International Federations, and the Organizing Committee.

2. During the Games, the Chefs de Mission must reside in the Athletes Village and have access to all medical, training, and competition sites, as well as to the media centres and the Games hotels.

3. The Organizing Committee will hold a Chefs de Mission Seminar at least six (6) months before the Games in the Host City. The information provided by the Organizing
Committee to the NOCs at the Chefs de Mission meeting must include the information as determined and directed by ANOC.

4. The cost of the Chefs de Mission Seminar, including airline ticket in economy class, accommodation and meals for 1 participant per NOC, will be covered by the Organizing Committee. Each NOC may have one (1) additional representative (for a total of 2) attend the Chefs de Mission Meeting at the NOC’s entire cost.

5. ANOC will send a representative who, together with the Organizing Committee, will preside over the Chefs de Mission Meeting.

6. After the Chefs de Mission Meeting, the ANOC Technical Working Group will inform the ANOC President about its results, highlighting the main concerns, requests or suggestions presented by the representatives from the NOCs who attended this meeting and how in each case the Organizing Committee intends to address and act on them.

SECTION XI  WORLD ANTI-DOPING CODE AND THE PREVENTION OF MANIPULATION OF COMPETITIONS AND THE ANOC WORLD BEACH GAMES

1. Compliance with the World Anti-Doping Code is mandatory for all Games participants, all accredited persons in the Games, and all other persons who fall within the scope of the ANOC Anti-Doping Rules.

2. The Organizing Committee shall contract the services of a WADA-accredited laboratory, approved by the ANOC Technical Working Group, for the analysis of doping control tests performed during the Games.

3. Compliance with the Olympic Movement Code on the Prevention of Manipulation of Competitions is mandatory for all Games participants, all accredited persons in the Games, and all the persons who fall within the scope of the Olympic Movement Code on the Prevention of Manipulation of Competitions.

4. Without limitation, doping controls, testing and investigations, analysis of samples, results management hearings, sanctions, and appeals shall be conducted in accordance with the ANOC Anti-Doping Rules.

5. The ANOC Anti-Doping Rules apply in every respect to the Games, as do any other Anti-Doping Regulations enacted by the Executive Council that are applicable to the Games.

6. Not less than nine (9) months prior to the Opening of the Games the Organizing Committee shall provide the ANOC Technical Working Group, for its approval, with a comprehensive plan for doping controls during the Games.
7. The ANOC Medical Commission, or such other Commission as may be appointed for this purpose by the Executive Council, is responsible to implement the ANOC Anti-Doping Rules, all costs of which shall be borne by the Organizing Committee.

8. In the case that an athlete or team is sanctioned by the forfeiture of his/her medal(s), diploma(s), or both for any reason whatsoever, it is the responsibility of his/her/their NOC to request and require that the athlete(s) return the medal(s), diploma(s), or both, to ANOC.

9. In this regard, the Organizing Committee shall have a number of additional medals and diplomas that they shall give to the Executive Council so that medal(s) and/or diploma(s) can be delivered to the athletes who are entitled to them as a result of a particular decision.

SECTION XII MEDICAL SERVICES AT THE ANOC WORLD BEACH GAMES:

1. ANOC has constituted a Medical Commission and gives major priority to its work.

2. The Medical Commission is responsible for implementing its policies and programs regarding medical matters during the Games.

3. The ANOC Medical Commission shall develop the rules that the Organizing Committee shall fulfill regarding medical services and the health of the athletes and the rest of the participants in the Games.

4. The members of the ANOC Medical Commission shall not perform any medical duties within the delegation of any NOC during the Games and shall not participate in discussions regarding infractions to the World Anti-Doping Code by the members of their respective national delegations.

SECTION XIII AWARDS TO BE DELIVERED DURING THE ANOC WORLD BEACH GAMES:

1. All participants in the Games shall receive a participation certificate.

2. The winners of first place shall receive a gold-plated medal and a diploma; the winners of second place shall receive a silver-plated medal and a diploma and the winners of third place shall receive a bronze-plated medal and a diploma. The athletes who finish in fourth to eighth place shall be awarded a diploma signifying their placement. The prizes for competitors at the Games shall be provided by the Organizing Committee for presentation by ANOC.

3. The Organizing Committee shall present the design of the medals and the diploma for the participants for the approval of the Executive Council at least one (1) year before the Opening of the Games. The diploma granted to the participants in the Games shall be signed by the President of ANOC and the President of the Organizing Committee.
4. In team sports and in team events included in other sports, each member of a winning team shall be awarded the appropriate medal and diploma. In the cases of sports whose rules do not establish a tie breaking system, and if it has been provided for in the approved technical manuals for the Games, two medals for first, second and third place shall be awarded in each of the sport’s events, depending on the case.

5. No awards or prizes other than those described above shall be given at the Games, unless the Executive Council decides otherwise.

6. In sports or events where the established technical rules determine that, from the semi-final round, two competitors advance to the final match, the two losers of the semi-final round may be each awarded bronze medals if, in advance, it is determined by the ANOC Technical Working Group.

7. The Organizing Committee shall present and deliver to ANOC for its own use five (5) complete sets of medals (gold, silver and bronze) not more than thirty (30) days after the conclusion of the Games.

8. No additional types of awards shall be granted or permitted during the Games, such as best player of the match, highest scorer, etc. Awards procedures must be similar across all sports.

SECTION XIV AWARDS CEREMONIES OF THE ANOC WORLD BEACH GAMES:

1. During the celebration of the Games, the ANOC Technical Working Group is fully responsible for establishing the protocol to be applied at all the venues and sites that have been established by the Organizing Committee.

2. The Awards Ceremonies shall be held in the venue of each sport on the program and at the close of the finals of each event.

3. At each competition venue there shall be a Protocol Office, with a chief and sufficient staff to assist with all protocol issues, including the Awards Ceremony. Each venue will have the digital flags and National Anthems of the countries participating in the competition.

4. The ANOC Technical Committee shall designate the persons who will preside over the Awards Ceremonies and who will present the medals and flowers or memento of each sport, who may be members of the Executive Council, members of the International Olympic Committee, Presidents of National Olympic Committees, Presidents or other officials of International Federations or government authorities. The protocol is that a member of the Executive Council or other person if so designated by the ANOC Technical Committee shall be the medal presenter and the accompanying individual shall present the flowers or other memento.
5. When the Awards Ceremony is announced, the chief of the Protocol Office at the event will lead the march, followed first by bearers carrying the medals and flowers or other mementos; then, by the persons who are to present the awards and, finally, by the competitors to be honored.

6. The competitors who have won first, second and third places will proceed, in the official podium sports uniform of their delegation, to the victory stand facing the Box of Honor if any. The medals will be presented in the following order: 3rd Place, 2nd Place and 1st Place. The winner of the gold medal shall be placed slightly above the second place finisher, who is on his/her right; the third place finisher, who is on his/her left, shall be placed slightly below the second place finisher.

7. After the distribution of awards has been completed, the flag of the gold medal winner’s country shall be displayed in the center of the venue screen in the arena, and those of the second and third on the right and on the left respectively, facing the public. The flag of the gold medal winner’s country will be higher than that of the second place finisher, which will be higher than that of the third place finisher. As the flag of the gold medal winner’s country is being displayed, the National Anthem (abbreviated, maximum duration of 75 seconds) of the gold medal winner’s country is played, during which the competitors and the spectators shall face the flags.

SECTION XV OPENING CEREMONY OF THE ANOC WORLD BEACH GAMES:

1. The Opening Ceremony is one of the most important moments of the Games; therefore, the application of all measures to guarantee its organization and positive celebratory impact is a responsibility of the Organizing Committee, with the active participation of the Executive Council, the participating NOCs, under the coordination of the ANOC Technical Working Group.

2. The Project for the Opening Ceremony of the Games shall be presented by the Organizing Committee to the Technical Working Group, for approval, six (6) months before the Opening of the Games. This Project should consider, besides protocol and the cultural program, the transportation time for the athletes, access routes, security and location of those who will be attending the Ceremony, among other aspects.

3. In the Opening Ceremony of the Games, the speeches and oaths shall be translated from the language being spoken into English and be displayed on an electronic board viewable by those attending the Opening Ceremony.

4. The protocol for the Opening Ceremony of the Games shall be as determined by the Executive Council and as directed by the ANOC Technical Working Group and at the Opening Ceremony:

4.1 A parade of flags shall enter the venue carried by an athlete flag bearer of each participating NOC. After the parade of flags, the athletes must be recognized as a part of the Opening Ceremony, as the true stars of the Games.
4.2 The President of the Organizing Committee shall from a centrally located Rostrum welcome the participants with a speech not exceeding three minutes. The text of the welcome speech shall be previously delivered to ANOC for approval. Then the President of ANOC mounts the Rostrum, delivers his/her opening remarks, not exceeding three minutes, and at the conclusion of his/her remarks invites the Head of State or other person chosen by ANOC to open the Games, in the following words:

"I have the honor to ask Mr./Mrs./Ms. ................. to declare open the ........ ANOC World Beach Games."

4.3 From his/her place, the Head of State or other chosen person says the following:

"Today, ......................... I declare open the ...... ANOC World Beach Games."

Once the Official Opening of the Games is over, the President of ANOC and the President of the Organizing Committee shall return to their seats.

4.4 The athlete selected by the Host Country to take the oath mounts the Rostrum and takes the following oath on behalf of all the athletes:

"In the name of all competitors, I promise that we will take part in these .... ANOC World Beach Games, respecting and abiding by the rules which govern them, in the true spirit of sportsmanship, for the glory of sport and the honor of our teams."

4.5 Next, a judge of the Host Country proceeds to the Rostrum, and in the same way, takes the following oath:

"In the name of all judges and officials, I promise that we will officiate in these Games with complete impartiality, respecting and abiding by the rules which govern them, in the true spirit of sportsmanship."

4.6 After the Official Opening of the Games, the Cultural Program portion of the Opening Ceremony planned by the Organizing Committee will be held.

4.7 The Opening Ceremony, including the cultural component, should not be longer than 60 minutes.
SECTION XVI  ATHLETE FAREWELL CELEBRATION OF THE ANOC WORLD BEACH GAMES:

1. In the discretion of the Technical Working Group, an Athlete Farewell Celebration may be organized by the Organizing Committee to take place after the last event of the Program of the Games in such manner as is directed by the ANOC Technical Working Group.

SECTION XVII  AUTHORITY BEFORE, DURING, AND AFTER THE ANOC WORLD BEACH GAMES:

1. Before, during, and after the celebration of the Games the highest authority shall be the Executive Council. The Executive Council is the authority of last resort on any question regarding the Games.

2. Any matters not covered by these Regulations shall be reviewed by the Organizing Committee with the President of ANOC who, after listening to the parties and supported by the ANOC Technical Working Group, will provide the corresponding directions which are binding on all parties and persons concerned, acting with the delegated authority of the Executive Council. The ANOC President may delegate this authority to the ANOC Secretary General.

SECTION XVIII  MANAGEMENT OF THE ANOC WORLD BEACH GAMES:

1. The Executive Council will meet if necessary, in order to take care of any matters regarding the organization of the Games that require immediate attention during the Games. The President of the Organizing Committee or his/her designated representative will have to be available to attend any such meeting if the Executive Council asks him or her to.

2. The ANOC Technical Working Group will be in permanent contact with the Organizing Committee during the Games so, by their joint actions, it is possible to have daily updates regarding matters such as: Games operations, training and competition venues, sports equipment, time-keeping system, judges and referees, accreditation, fulfillment of the sports program, awards ceremonies, protests, technical meetings of the sports and any other matter regarding technical aspects of the Games.

3. Representatives designated by the Executive Council, together with members of the Organizing Committee, will hold meetings as required with the Chefs de Mission at the Athletes Village, with the objective of being informed of any issues with the delivery of the Games, in order to undertake, as promptly as possible, the measures to ensure their solution.

4. The ANOC Medical Commission and ANOC Technical Working Group will function throughout the Games and they, respectively, will take care of controlling the medical
services and technical issues that the Organizing Committee is responsible to deliver for all the participants and will, unless the Executive Council assigns this responsibility to another Commission or authority, direct the application of the Anti-Doping Program provided for the Games.

SECTION XIX ADVERTISEMENTS AND PUBLICITY DURING THE ANOC WORLD BEACH GAMES:

1. No kind of demonstration or propaganda of any kind is allowed at the venues of the Games or at other sites or areas considered part of the Games.

2. All stadiums, venues and other training and competition sites or areas (the “Games sites”) which are considered part of the Games sites shall be clean, free and clear, of all advertising when taken possession of by the Organizing Committee. The Games sites in this regard must be handed over to the Organizing Committee without any commercial installations, advertising signs, and absent of any site name, commercial or otherwise. During the period that the Organizing Committee has possession of the Games sites, including the duration of the Games, only advertising or other publicity authorized by the Executive Council is permitted at, in, on, and above Games sites.

3. Advertisements or publicity within, outside or above the Games’ sites are only permitted for official sponsors of the Games, as designated by and approved by ANOC.

4. The Executive Council is the only authority that may determine the principles and conditions under which authorization for any kind of advertising or publicity during the Games will be granted.

5. The manufacture identification brand can only be shown once on each piece of clothing, with a maximum size of 30 square centimeters. Sports equipment brand identification must be according to the regular marketed products, as long as they are available for sale for more than six months before the Games. This rule shall be governed by the following criteria:

   5.1 The identification of the manufacturer shall not appear more than once per item of clothing and equipment. When a one-piece body suit is used, one brand identification will be permitted above the waist, and a second brand below the waist, on crossed sides of the body (if one brand is on the right chest, the other must be on the left leg, for example).

   5.2 Any manufacturer’s identification that is greater than 10% of the surface area of the sports equipment that is exposed during competition shall be deemed prohibited. However, there shall be no manufacturer’s identification greater than 60 cm2, unless the equipment is as sold in the regular retail market for more than six (6) months before the Games.

   5.3 Headgear such as helmets, sunglasses, gloves and others: any manufacturer’s identification over 10 cm2 shall be deemed prohibited, unless the equipment
is as sold in the regular retail market for more than six (6) months before the Games.

5.4 Clothing like T-shirts, shorts, sweatpants and others: any manufacturer’s identification which is greater than 30 cm² shall be deemed prohibited.

5.5 Shoes: the name and logo of the manufacturer may appear, provided its size does not surpass 6 cm² or is generally used on products sold through the retail trade during the period of 6 months or more prior to the Games.

5.6 With regard to the use of the Games emblem and wordmark which is strictly limited to team clothing, whether it be competition, podium, ceremonies, casual, formal or any other NOC Games team clothing:

5.7 NOCs may enhance the Games Identity of their uniforms (clothing only) by using the Games emblem or wordmark on a limited basis, provided the following conditions are observed:

5.7.1 In general, the Games emblem and wordmark must:

5.7.1.1 Be sourced directly from the Organizing Committee and used in accordance with the Organizing Committee Marks Usage Guidelines;

5.7.1.2 Not be used for any commercial purposes including, but not limited to, licensed and replica merchandise;

5.7.1.3 Only be used once per item of clothing, with a maximum size of 30 cm².

5.7.2 In particular, when used in conjunction with the NOC emblem, the Games wordmark must be positioned under the NOC emblem with a distinctive gap or separation between the Games wordmark and the NOC emblem or separated by a small dividing line.

5.7.3 It is forbidden to associate the Games wordmark with an identification of the manufacturer.

5.7.4 The Games wordmark can only be reproduced in its entirety as defined in the Organizing Committee Marks Usage Guidelines or in a generic Font (i.e., Arial, Helvetica, etc.).

5.7.5 The Games emblem may be used on competition and NOC clothing but must absolutely appear alone as described above.

5.7.6 It is forbidden to associate the Games emblem with any authorized identification (such as an identification of the manufacturer or an NOC emblem).

5.7.7 The Games emblem can only be reproduced in its entirety as defined in the Organizing Committee Marks Usage Guidelines.

5.8 In very exceptional cases, the Executive Council may authorize exceptions in the application of the above-described rules.
5.9 Any violation of the provisions of the present Section shall result in disqualification or withdrawal of the accreditation of the person or delegation concerned.

5.10 The uniforms of the competitors, team officials, and other team personnel may include the flag or emblem of their NOC. The IF officials may wear the uniform and the emblem of their IF.

5.11 The identification appearing not more than once per item, on all technical gear, installations and other apparatus, which are neither worn or used by competitors, team officials, and other team personnel or any other participants in the Games, including timing equipment and scoreboards, may on no account be larger than 1/10th of the height of the equipment, installations or apparatus in question, and shall not be greater than 10cm high, unless otherwise stated and approved within a sponsorship agreement.

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

5.13 Subject to these Regulations, the participating NOCs 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 Games and in connection with all sports competitions and ceremonies related thereto. This exclusive authority does not extend to specialized equipment used by athletes of their delegations during the actual sports competitions. For the purposes of this rule, specialized equipment shall be limited to such equipment acknowledged by the participating NOC concerned as having a material effect on the performance of athletes, due to the specialized characteristics of the equipment. Any publicity in respect of any such specialized equipment must comply with these Regulations and must be submitted to the participating NOC concerned for approval if there is any reference, express or implied, to the Games.

5.14 Any mascot created for the Games shall be considered to be a Games emblem, the design of which must be submitted by the Organizing Committee to the Executive Council for its approval. Such mascot may not be used for commercial purposes in the country of an NOC without Executive Council approval together with the approval of the NOC of the country.

5.15 To be valid, all contracts of the Organizing Committee providing for any element of advertising, including the right or license to use the Games emblem or mascot, must be in conformity with the ANOC directives and not in conflict with existing ANOC commercial partnerships. The same shall apply to contracts relating to the timing equipment, the scoreboards, and to the injection of any identification signal in television programs. Breaches of these regulations come under the authority of the Executive Council.

5.16 Upon consent of the host National Olympic Committee and the ANOC Technical Working Group, the National Olympic Committees participating in the ANOC World Beach Games will be able to place the identification of their own domestic sponsors (provided that they do not conflict with any Games sponsor, any sponsor of the host National Olympic Committee, or any sponsor of ANOC) and Olympic Top Sponsors on their team uniforms. This Rule shall be governed by the following criteria:
5.16.1 Rule 5.15 and its specific criteria will only be valid upon written consent from the host NOC to ANOC, allowing the participating NOCs to provide visibility for their sponsors as provided for in this Rule 5.15.

5.16.2 Different regulations will be applied for NOC domestic sponsors that are not Olympic Top Sponsors and for their Olympic Top Sponsors, as follows:

5.16.2.1 Only Olympic Top Sponsors will be permitted to have their brands, with a maximum size of 60 square centimeters, having a visible connection with the NOC logo, wherever it may be on the uniform, if the NOC logo on the team uniform includes the Olympic rings.

5.16.2.2 Domestic sponsors that are not in the Olympic Top Sponsor Program, can only be exposed with a maximum brand size of 30 square centimeters. When the NOC logo includes the Olympic rings and is located on the front of a uniform piece, such domestic sponsor brands can only be located on the sleeves and back side of the clothing piece. In all cases, non-Top Sponsor domestic sponsor brands, wherever located on a uniform piece, may not have a visible connection with the NOC logo if the logo includes the Olympic rings.

5.16.3 A specific detailed manual shall be released for the NOCs for their information, knowledge and planning purposes within such time in advance of the Games as the Organizing Committee and the ANOC Technical Working Group determine appropriate.

SECTION XX

COVERAGE AND COMMUNICATION MATERIALS OF AND FOR THE ANOC WORLD BEACH GAMES:

1. ANOC will adopt the necessary measures to ensure that the Games have the most complete coverage across all channels (Broadcast, Digital and / or new technologies) to reach the largest audience possible in the country of the Games and worldwide.

1.1 It is the prerogative of the ANOC Technical Working Group to decide what sport competitions and other events of the Games will be broadcast. The Organizing Committee shall deliver to the ANOC Technical Working Group a detailed proposal for the broadcast of the Games not less than six (6) months before the Opening of the Games. The Organizing Committee shall amend its Games broadcast proposal as may be directed by the ANOC Technical Working Group and shall broadcast the Games accordingly.
2. It is an important objective for ANOC that the Broadcast Rights Holders actively promote the Games, the ANOC brand narrative and the Olympic values, to their audiences and work collaboratively with the Organizing Committee and ANOC to identify content opportunities to drive their promotional plan.

3. All matters regarding the development of the Games are within the exclusive competence of the Executive Council, supported by the ANOC Technical Working Group. In order to ensure the most complete information by the rights holders and media and the greatest audience possible for the Games, ANOC will work with the Organizing Committee to oversee and approve the plans for a robust media relations strategy and Broadcast services.

4. The Executive Council may establish technical regulations and requirements regarding media coverage of the Games which it may incorporate in a Technical Manual on Media. The contents of the Technical Manual on Media, and all other instructions of the Executive Council, are binding on any and all persons involved in media coverage of the Games.

5. Throughout the duration of the Games, any athlete, coach, official, press attaché or any other participant is allowed to post freely on social media, post videos and stream live on their social media accounts, as well as third party channels, as long as they speak about themselves and their performance, respecting the other participants privacy, and avoiding any political manifestations.

6. In addition to the publication of the Qualification Systems and Technical Manuals referred to in Section III above, six (6) months before the Opening of the Games, the Organizing Committee shall publish a brochure containing the general rules of the Games, a program–calendar and the technical regulations that will be in force for each sport. ANOC shall be in charge of the distribution process to all relevant stakeholders.

7. The Organizing Committee will commit to publish and deliver, to the NOCs and to ANOC, the Official Memoirs of the Games within a period no longer than three (3) months after the Closing of the Games. Before their publication, the Memoirs must be previously approved by the Executive Council and they shall include, among other things, the following content:

   7.1 The names of the participating NOCs;
   7.2 The names of the participants in each sport;
   7.3 The results and complete statistics of all events included in the Games;
   7.4 A general description of the organization of the Games.
SECTION XXI          DISCIPLINARY RULES

1. In the case of any of the following:
   a. breach of the World Anti-Doping Code,
   b. breach of the ANOC Anti-Doping Rules,
   c. breach of the ANOC Code of Ethics,
   d. failure by any Athlete to cooperate in full with Anti-Doping Organizations investigating anti-doping rule violations,
   e. offensive conduct towards a Doping Control official or other Person involved in Doping Control by an Athlete, which does not otherwise constitute Tampering,
   f. failure by Athlete Support Personnel to cooperate in full with Anti-Doping Organizations investigating anti-doping rule violations,
   g. offensive conduct towards a Doping Control official or other Person involved in Doping Control by Athlete Support Personnel, which does not otherwise constitute Tampering,
   h. failure by any other Person subject to the ANOC Anti-Doping Rules to cooperate in full with Anti-Doping Organizations investigating anti-doping rule violations,
   i. offensive conduct towards a Doping Control official or other Person involved in Doping Control by any Person who is not Athlete Support Personnel or an Athlete, which does not otherwise constitute Tampering,
   j. breach of the Olympic Movement Code on the Prevention of Manipulation of Competitions,
   k. breach of the Regulations or any other Bye-law enacted by the ANOC Executive Council,
   l. any form of misbehavior,

that is directly or indirectly related to the ANOC World Beach Games, the disciplinary measures provided in the Regulations may be imposed.

2. The disciplinary measures that may be imposed are as follows:

   2.1 with regard to individual athletes and teams including teams of athletes in individual sports: temporary or permanent ineligibility or exclusion from the AWBG, disqualification or withdrawal of accreditation; and in the case of disqualification or exclusion, the medals and diplomas won or awarded at the AWBG may be ordered to be returned to ANOC. In addition, at the discretion
of the Executive Council, an athlete or a team including a team of athletes in an individual sport may lose the benefit of any other ranking secured in relation to other events at the AWBG at which he, she, or they was or were disqualified or excluded, and any medals and diplomas won through any such ranking shall be returned to ANOC.

2.2 with regard to officials, managers and any other member of any NOC delegation as well as any sport technical officials, including without limitation referees, judges, and members of the jury, temporary or permanent ineligibility or exclusion from the AWBG.

2.3 with regard to all other accredited persons, withdrawal of accreditation by the Executive Council and if the Executive Council so decides, temporary or permanent disentitlement to accreditation at future AWBG or ANOC events.

3. Before applying any disciplinary measure, the Executive Council may issue a warning.

4. Any disciplinary measure taken or imposed is taken or imposed without prejudice to any other rights of ANOC or any other body, including but not limited to NOCs and IFs.

5. The Executive Council may conduct an inquiry relating to the facts that may lead to any disciplinary measure and the Executive Council may delegate all or part of its authority to this effect.

6. The Executive Council may provisionally withdraw or suspend the eligibility or accreditation of any athlete or team including a team of athletes, member of any NOC delegation, technical official, or of any person.

7. Any athlete, team including a team of athletes in an individual sport, or any other individual has the right to be heard prior to the imposition of a disciplinary measure provided that the right to be heard may be in writing, in person, or by means of telephonic, video conference, or other electronic means as may be determined by the Executive Council.

8. All disciplinary measures imposed shall be effective forthwith unless the Executive Council decides otherwise.

9. The Executive Council may delegate any of its powers and decision-making authority in this Section of the Regulations to a disciplinary commission that it may appoint or to an ANOC Anti-Doping Hearing Panel.

10. In this Section of the Regulations italicized terms have the meaning as defined in Appendix 1 of the ANOC 2021 Anti-Doping Rules.
SECTION XXII  ANOC WORLD BEACH GAMES DISPUTE RESOLUTION AND CAS

1. Decisions made under the ANOC Anti-Doping Rules shall be appealed as provided in the Rules.

2. Once all appeals under these Regulations have been exhausted, any dispute not falling under the ANOC Anti-Doping Rules arising on the occasion of, or in connection with, the ANOC World Beach Games shall be submitted exclusively to the Court of Arbitration for Sport, in accordance with the Code of Sports-Related Arbitration.

SECTION XXIII  HOST CITY CONTRACT PREVAILS

1. These Regulations may be varied by and are subject to the Host City Contract and in the event of any conflict between provisions of these Regulations and the Host City Contract, the provisions of the Host City Contract shall prevail and govern.

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The Regulations of the ANOC World Beach Games as set forth above were approved by the ANOC Executive Council in its meeting held in (Tokyo), (Japan) on the 27 of July, 2021, and came into force immediately upon such approval.

Date: 27 of July 2021

Dr. Robin Mitchell
Acting President

Gunilla Lindberg
Secretary General