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1. INTRODUCTION, SCOPE AND APPLICATION

1.1 These General Regulations will take effect from 31st May 2022 and may be amended from time to time by the Board.

1.2 These General Regulations apply to and bind all Regional Federations and Members, all of WN's constituent bodies, officers, employees and appointees (including, without limitation, any person holding any WN appointment or sitting on any WN board, committee or panel), and all persons and entities participating in any way in activities controlled and/or sanctioned by WN (including, without limitation, any person or entity that is involved in organising and/or participates as a player, umpire, match official, tournament official or team official in any International Event). Each such person and entity is deemed to have agreed to be bound by and to comply with these General Regulations.

1.3 Capitalised terms in these General Regulations will have the meanings given to them in Appendix One. Unless the context otherwise requires, words denoting any one gender include all other genders, and words denoting the singular include the plural and vice versa; words importing persons (except the word 'individual') will include associations, federations, corporations and other organisations whether incorporated or unincorporated.

1.4 These General Regulations and any dispute or claim arising out of or in connection with them (including non-contractual disputes and claims) will be governed by and construed in accordance with English law. Any potential breach of these General Regulations will be investigated, and any alleged breach will be pursued, under and in accordance with the Disciplinary and Dispute Resolution Regulations. Subject strictly thereto, any dispute or claim arising out of or in connection with these General Regulations will be subject to the exclusive jurisdiction of the English courts.

1.5 The International Event Fines/Penalties, set out in Appendix Two, shall apply to clauses 6.33 to 6.35 inclusive of these General Regulations.

2. GENERAL PROVISIONS

2.1 Each person and entity referenced in clause 1.2 is deemed to have agreed and acknowledged that:

(a) WN has sole ultimate authority over the governance, regulation, and playing of Netball;

(b) they/it will not become a member of or recognise or otherwise support any organisation with similar objects to WN unless that organisation is recognised by WN;

(c) they are/it is bound by and must comply with WN’s Memorandum, the Articles and the Regulations, and with the decisions taken by WN and its constituent bodies (including Congress, the Board, and other duly appointed officials and bodies of WN) pursuant to and in application and enforcement of WN's Memorandum, the Articles and the Regulations; and

(d) they/it submits to the jurisdiction of the Disciplinary Officer, the Investigations Panel, the Disciplinary Panel, the Appeal Panel, the Dispute Panel and the CAS, as applicable, to hear and determine disputes as set out in the Articles and the Regulations;

and WN may from time to time require any of them to execute a written agreement (in a form to be determined by the Board) confirming that acknowledgement and agreement.

3. THE OFFICIAL RULES OF THE GAME OF NETBALL

3.1 All WN sanctioned international play is governed by the official rules of the game of Netball (the Rules).
3.2 The copyright in the Rules and any variation of the Rules developed by WN from time to time, in all languages and formats, vests in WN and each Member will:

(a) do all things reasonably necessary to credit WN as the copyright owner, by printed notice and otherwise (and will not claim any copyright in the Rules, including as reproduced in its own rule books); and

(b) assist WN in preventing any unauthorised use of the Rules, including any infringement of WN’s copyright.

3.3 Any Member wishing to reproduce the Rules in its own rule books must pay a royalty fee to WN in an amount to be determined by the Board from time to time.

3.4 Each reproduction of the Rules must include the WN logo on the cover, either in the specified colours or in black and white.

3.5 Members may translate the Rules into their own language provided that a copy of the translated Rules is sent to the WN secretariat.

Review

3.6 Proposals to change the Rules must be submitted to the WN secretariat at least 12 months prior to the Congress at which they will be considered.

3.7 Proposals should be submitted in the following format:

(a) Existing rule.
(b) New proposal.
(c) Reasons for proposed changes.
(d) Any relevant supporting information.

3.8 The Rules Advisory Panel (RAP) will consider proposals to change the rules and will in consultation with the proposer, accept, trial or reject the proposal.

3.9 RAP will draw up draft recommendations for Rules changes for Board approval at least four months prior to the Congress at which such changes will be considered.

3.10 Congress has sole and exclusive authority to establish and amend the Rules, which may only be effected by Special Resolution.

3.11 Changes to the Rules will come into effect as from the date specified by Congress.

4. COMMITTEES AND PANELS

4.1 The following committees and panels are hereby appointed by the Board:

(a) The Audit and Risk Committee.
(b) The Governance Committee
(c) The Nominations Committee
(d) The Commercial Committee.
(e) The Medical Committee.
(f) The Coaching Advisory Panel.
(g) The Rules Advisory Panel.
(h) The Officiating Advisory Panel.

Other committees and panels may be appointed from time to time as the Board sees fit.

4.2 Committees and panels will conduct their business in accordance with all applicable terms of reference, as agreed by the Board from time to time.
4.3 Subject to any applicable terms of reference and policies:

(a) The chair will be appointed by the Board.

(b) The Board will formally approve composition of the Committee or Panel and appoint additional members or remove and replace members by resolution. Members may withdraw from membership by written notification to the Board. The Committee or Panel may seek the assistance of individuals with relevant professional expertise to assist it fulfil its responsibilities.

(c) The Committee or Panel will be required to operate according to the procedure agreed by the Committee members at the start of their term of office and approved by the Board.

(d) The Committee or Panel will report to the Board at each Board meeting and as requested by the Board.

(e) The Committee or Panel will meet a minimum of twice a year either in person, teleconference, or videoconference with additional meetings as necessary.

(f) Decisions at Committee or Panel meetings will require a 50% majority of all those members present and decisions circulated by email require a 50% majority support from all members. The Chair, where necessary, having the casting vote.

(g) A quorum of a minimum of 50% of the Committee or Panel shall be required for all meetings.

(h) The chair will appoint a deputy to act in their absence.

(i) At least once during each financial year, the Committee or Panel will have an assessment in the method prescribed by the Board and having regard to the requirements of these Terms of Reference.

5. CORPORATE

5.1 WN is the sole owner of:

(a) any and all rights of a commercial nature connected with WN events and such other events as specified by the Board;

(b) all intellectual property rights in the name ‘International Netball Federation Limited’ and ‘World Netball’, the abbreviation ‘WN’, the WN logo, WN event logos, the Regional Federation logos and any other marks developed by or on behalf of WN; and

(c) the right to organise “world”, “global” and “international” championships (or similar), to determine “world” and “international” champions in the sport of Netball, and to use the terms “World Cup”, “World Series”, “Super-Series”, “Inter-Continental” and “Grand Prix” (or similar) in connection with any International Event.

5.2 Regional Federations and Members may make use of the WN logo provided that they have obtained the express prior written consent of WN, and provided that such use is at all times in accordance with WN brand guidelines (available on request from the WN secretariat). A charge may be made.

5.3 Regional Federations and Members may make use of WN event logos provided that they have obtained the express prior written consent of the relevant host Member/organising committee, and provided that such use is at all times in accordance with the WN brand guidelines.

5.4 WN grants to each Regional Federation a non-exclusive, royalty-free licence to use the relevant Regional Federation logo, provided always that such use is at all times in accordance...
with the WN brand guidelines. Members may make use of the Regional Federation logos provided that they have obtained the express prior written consent of the relevant Regional Federation and provided always that such use is at all times in accordance with the WN brand guidelines.

5.5 Where practicable, Regional Federations and Members should display WN signage at all Events. All WN signage must be in WN colours and must at all times comply with the WN brand guidelines.

5.6 All contracts entered into by the Board must be signed by at least two Directors or one Director and one other person with delegated authority from the Board.

5.7 The Board may, in its absolute discretion, confer a service award on any person who has given long and/or outstanding service to WN or to the sport of Netball at international level.

6. INTERNATIONAL EVENTS

Further regulations relating to International Events are set out in the WN Event and Commercial Operations Manual.

Umpires

6.1 WN will appoint umpires for senior International Events between national representative teams and the Netball World Youth Cup, taking costs into account. Unless mutually agreed otherwise, umpires’ costs will be shared equally between the National Associations involved.

6.2 Umpires will be appointed in accordance with the WN International Umpiring Handbook.

Rankings system

6.3 Senior national representative teams of National Associations that are competing regularly in International Events will be ranked according to the WN rankings system.

6.4 A rating is a measure of the average performance of a team over a series of matches. Each team earns a certain number of points from each International Event. Their rating is the total number of points earned divided by the number of matches played.

6.5 The team with the highest rating is ranked first in the world. The next highest rating is ranked second, and so on.

6.6 Each Member must communicate to WN the results of its senior national representative team in all International Events for the purposes of calculating the ranking list.

6.7 Members must not, either alone or together with any other Members or third parties, manipulate (or attempt to manipulate) the rankings.

6.8 Matches played a long time ago are a poorer guide to current form than more recent results. Accordingly, past results are weighted, giving a lower weighting to earlier results. Each year at the annual update, the oldest year of results will drop out of the ratings and the weightings will be redistributed. This is the one annual occasion when the ranking list could alter other than through a match being played. The Board shall decide the date of the annual update and this shall be published on the WN website.

6.9 For the purposes of rankings, the number of points earned by a team for any match depends on the following two factors:

(a) the result (won, tied or lost); and

(b) the opposition (the higher the opposition’s rating, the more points are earned for beating them).
6.10 It is not meaningful for a team to have a world ranking if they have played only a small number of matches. Accordingly, a team will only be given an official world ranking once they have played a minimum number of international test matches over a four year rating period. If a team has played fewer than the minimum number of test matches over that period, they will still be given a rating but without a corresponding ranking. The Board shall decide the minimum number of matches and this shall be published on the WN website.

Player eligibility for International Events

6.11 Subject to clause 6.12, to be eligible to play for a National Association’s national representative team(s) in any International Event, by the Submission Date for that Event a player must satisfy at least one of the following requirements and their National Association must provide corresponding Evidence of Eligibility to WN:

(a) be born in that Country or have at least one parent or grandparent born in that Country; or
(b) be a citizen and/or a national of the relevant Country in accordance with the laws of that Country; or
(c) be legally resident in the relevant Country for a period of two years immediately preceding the Submission Date.

(i) For the purposes of this clause, a player will be deemed a Resident of a particular Country if it is demonstrated through the provision of satisfactory Evidence of Eligibility that, notwithstanding short absences as defined in clause (ii) below, they have had their primary and permanent home in the relevant Country for the two years immediately preceding the Submission Date and they have a close, credible and established link with the relevant Country. Residence and Residency should be construed accordingly. For the avoidance of doubt, a player cannot be deemed to be Resident where their right to reside in the relevant Country derives from a temporary student or temporary working visa or similar temporary visa as applicable within the relevant country.

(ii) Short absences from the relevant Country, for example, to travel to another country to play Netball on behalf of their National Association in an organized Netball tour, for holidays, attending ill family members or friend abroad, are unlikely to change the place/location of the player’s primary and permanent home and are, therefore, unlikely to interrupt a player’s period of Residence. By way of a guideline however, it is likely that, save where the Exceptional Circumstances Eligibility Committee determines that exceptional circumstances exist so as to justify a departure from this guideline, as a minimum requirement, on aggregate at least 10 months actual physical presence in the relevant Country in each of the two consecutive years preceding the Submission Date of the International Event will be required to demonstrate that the Country is the place where the Player has their primary and permanent home.

6.12 Nothing in clause 6.11 shall operate to prohibit a player from representing more than one National Association during their playing career.

6.12.1 However, where a player has played for a National Association in any WN Netball World Cup (NWC), they will not be eligible to participate in a team representing a different National Association in the subsequent WN NWC, or Netball World Youth Cup (NWYC) for a different National Association, unless:

(a) they satisfy the eligibility criteria set out at clause 6.11 for the new National Association; and
(b) subject to clause 6.13 below, they have not participated (as a member of a starting team or as a playing substitute who has taken the court during the game) in an International Event for any other National Association during the four years immediately preceding the date of that NWC. Note: A player who has been selected for a team but remains on the team bench and does not take the court during the match is not deemed to have participated in a match.

6.12.2 Similarly where a player has played for a National Association in any WN Netball World Youth Cup (NWYC), they will not be eligible to participate in a team representing a different National Association in the subsequent WN NWC or NWYC unless:
(a) they satisfy the eligibility criteria set out at clause 6.11 for the new National Association; and

(b) subject to clause 6.13 below, they have not participated (as a member of a starting team or as a playing official substitute) in any International Event for any other National Association during the four years immediately preceding the date of that NWYC.

6.12.3 Where a NWC (or NWYC) is held less than 4 years after the preceding NWC (or NWYC) then the standdown period of 4 years outlined 6.12.1 and 6.12.2 above may at the discretion of the WN Board be reduced accordingly.

6.13 The Exceptional Circumstances Eligibility Committee may, in its absolute discretion, waive the application of clause 6.12 in respect of any player to which the following circumstances apply:

(a) for players under the age of 21 at the Submission Date who have played for one National Association and will be playing for another National Association because of extenuating circumstances (such as genuine family relocation); or

(b) for players who are returning to their place of birth.

6.14 The requirements of clauses 6.11 and/or 6.12 shall also be disapplied to the extent that the Exceptional Circumstances Eligibility Committee determines in accordance with clauses [6.17 - 6.22] that a player should be deemed to be eligible for a particular International Event or for a particular period as a result of exceptional circumstances.

6.15 In any age-restricted International Events (such as the Netball World Youth Cup), the players must be under the required age as at midnight on 31 December/1 January prior to the relevant International Event.

6.16 If an International Event is postponed for any reason, the Exceptional Circumstances Eligibility Committee shall, in its absolute discretion, be entitled to make such decisions about player eligibility for that Event as it considers appropriate in all the circumstances. This may include deeming that players continue to be eligible for that Event if they satisfied the criteria set out in clause 6.11 as at the date on which it was originally due to be held; alternatively that players are required to re-satisfy the criteria as at the new date for the Event and re-submit Evidence of Eligibility accordingly.

6.17 The National Associations are under a continuing obligation to inform WN of any change which affects their player’s eligibility for an International Event in accordance with the General Regulations.

**Exceptional Circumstances Eligibility Committee**

6.18 The following applications may be submitted to the Exceptional Circumstances Eligibility Committee by the relevant National Association for consideration and determination as to whether exceptional circumstances exist:

(a) to justify a player’s qualification as a Resident for the purposes of participating in an International Event in accordance with clause 6.11(c); or

(b) to justify granting an exemption to the restriction as set out at clause 6.13.

6.19 Exceptional circumstances shall not include:

(a) players who are temporarily resident in a country as students even where their course may extend more than two years or

(b) players who are temporarily based in a country playing in a domestic league where they cannot demonstrate residency under 6.11(c) even if their contract may extend more than two years.
6.20 All applications to the Exceptional Circumstances Eligibility Committee must be made on the WN template form titled “Application for Exceptional Circumstances”, a copy of which is attached at Appendix 5 of these General Regulations, as soon as possible, and in any event, no later than 12 weeks prior to when the relevant International Event is due to take place.

6.21 The application must be accompanied by all of the relevant documentary evidence and submissions that the National Association wishes to rely on, including (where applicable) the WN template form titled “Data Summary for Resident Players”, a copy of which is attached at Appendix 4 of these General Regulations.

6.22 Subject to clause 6.19 the Exceptional Circumstances Eligibility Committee shall be free to take into account all matters which it deems to be relevant to the application but will not consider itself to be bound by any previous decisions on similar sets of facts. It will evaluate and make a decision as quickly as is reasonably practicable based only upon the documentation that has been presented to it. In the meantime the National Association shall not assume that its application for exceptional circumstances will be granted by a particular time, or at all. The Exceptional Circumstances Eligibility Committee reserves the right to ask for further information from the applicant National Association should it be deemed necessary but is under no obligation to do so.

6.23 The decision of the Exceptional Circumstances Eligibility Committee will be communicated to the National Association as soon as is reasonably practicable after it is made. If the application is successful, then the decision will become effective as of the date that the National Association receives notice of such decision. Subject only to the rights of appeal under clause 6.25, the decision of the Exceptional Circumstances Eligibility Committee shall be the full, final and complete disposition of the matter and will be binding on all parties.

6.24 Any decision by the Exceptional Circumstances Eligibility Committee that exceptional circumstances exist may be made with effect for a specified period (which may be for a specific International Event only) and may be subject to such conditions or restrictions as the Exceptional Circumstances Eligibility Committee may consider appropriate to impose.

Appeals against decisions of the Exceptional Circumstances Eligibility Committee

6.25 A decision of the Exceptional Circumstances Eligibility Committee may be challenged solely by appeal to the Sports Resolutions Arbitor as set out in this clause 6.24:

(a) Any notice to appeal under this clause 6.25 must be lodged with the WN Secretariat within 7 days of receipt of the decision of the Exceptional Circumstances Eligibility Committee pursuant to clause 6.23. The only party who may appeal a decision of the Exceptional Circumstances Eligibility Committee shall be the National Association who submitted the initial Exceptional Circumstances application;

(b) The only grounds of appeal available to a National Association are that:

(j) in coming to its decision, the Exceptional Circumstances Eligibility Committee acted in a manner that was procedurally unfair; and/or
(ii) in coming to its decision, the Exceptional Circumstances Eligibility Committee misinterpreted or failed to comply with these General Regulations insofar as they were relevant to its decision; and/or
(iii) the Exceptional Circumstances Eligibility Committee came to a decision that no reasonable body could have come to.

(c) Upon filing a notice of appeal pursuant to clause 6.25(a) the appellant National Association shall pay WN an Exceptional Circumstances Appeal Fee of £500 (five hundred GB Pounds), without which the appeal shall not proceed. In circumstances where a National Association’s appeal is successful, the Exceptional Circumstances Appeal Fee shall be refunded to the relevant National Association. In addition, the Sports Resolutions Arbitor shall be entitled
to take into account the Exceptional Circumstances Appeal Fee when considering the question of costs pursuant to clause 6.25(h).

(d) The WN Secretariat will arrange for a sole Sports Resolutions Arbitrator to be appointed through Sports Resolutions to determine the appeal in accordance with the Arbitration Rules of Sport Resolutions (a trading name of The Sports Dispute Resolution Panel Ltd - Company No. 3351039), as amended by this clause 6.25. The Appeal shall be governed by the Arbitration Act 1996 and Sport Resolutions’ Appeal Arbitration Rules, which Rules are deemed to be incorporated by reference to this clause. The decision of the sole arbitrator shall be final and binding on all concerned.

(e) If, upon their receipt of a notice to appeal, it appears to the Sports Resolutions Arbitrator to be highly likely that the outcome of the appeal for the applicant National Association will not be substantially different, they may summarily dismiss the appeal and produce brief written reasons for doing so, which shall be notified to the relevant National Association and WN simultaneously. Otherwise, the appropriate procedure to be followed during the appeal shall be determined by the Sports Resolutions Arbitrator in their sole discretion save that the appeal shall be determined on the basis of written submissions alone.

(f) Where the Sports Resolutions Arbitrator considers it appropriate, for example, in the case of an appeal which arises within thirty (30) days of the start of an International Event and which relates to such International Event, the Sports Resolutions Arbitrator may instigate an expedited procedure for the resolution of the dispute with the aim of resolving the dispute in advance of the start of the International Event.

(g) The appeal before the Sports Resolutions Arbitrator shall be in English, and certified English translations shall be submitted of any non-English documents put before the Sports Resolutions Arbitrator. The cost of translation shall be borne by the party offering the document(s).

(h) The Sports Resolutions Arbitrator shall have the power to make a costs order against any party to the appeal in respect of the costs of convening the Sports Resolutions Arbitrator and their hearing of the matter and/or in respect of the costs incurred by the parties in relation to the proceedings where it deems fit (for example, but without limitation, where it considers that such party has acted spuriously, frivolously or otherwise in bad faith). If it does not exercise that power, WN shall pay the costs of convening the Sports Resolutions Arbitrator and each party shall bear its own costs.

(i) The Sports Resolutions Arbitrator shall produce a written reasoned decision as soon as reasonably practicable, which decision shall be notified to the relevant National Association and WN simultaneously.

(j) The decision of the Sports Resolutions Arbitrator shall be non-appealable and shall be the full, final and complete disposition of the matter and will be binding on all parties.

WN events

6.26 WN will organise International Events including (but not limited to):

(a) a Netball World Cup, to be held during July every four years and, unless agreed otherwise, at the same time and place as Congress; and

(b) a Netball World Youth Cup for players under the age of 21, to be held during July every four years in a year other than that of the Netball World Cup and, unless agreed otherwise, at the same time and place as Congress

(collectively, the Championships).

6.27 Only national representative teams of Full Members will be eligible to participate in the Championships.
6.28 Only Full Members will be eligible to host the Championships. Processes for bidding to host WN events are set out in the WN Information for Bidders (available on request from the CEO at the WN secretariat).

6.29 The Board will have the power to determine who will host the Championships. Applications to host the Championships must be made in writing to the Board six years prior to the relevant Championships.

6.30 The Board will consider applications in accordance with the criteria and requirements set out in the host organiser contract and the WN Event and Commercial Operations Manual, and taking into account the views of the Members.

6.31 The Board will present the successful host to Congress at least four years prior to the relevant Championships, and representatives of the host must make a presentation to Congress not exceeding 45 minutes (or as otherwise determined by the Board).

6.32 Two years prior to the relevant Championships, the host will make an updated presentation to Congress not exceeding 60 minutes (or as otherwise determined by the Board).

**Failure to fulfil fixtures**

6.33 Subject to the absolute discretion of the Board to decide otherwise, where a Member enters a team in an International Event (which includes an international fixture) and that team refuses and/or fails to fulfil the fixture without having given at least twelve (12) weeks written notice prior to the scheduled date of the match or, if the event was a competition, the start date of the competition, that team will be deemed to have lost the fixture in question and any rating and ranking points will be awarded accordingly. If the event was a competition in which the failure/withdrawal occurred, the team will be placed last and will forfeit any team entry fee.

6.34 In addition, the National Association of the defaulting team will be fined by WN (as set out in Appendix Two) and shall also pay all reasonable, quantifiable financial losses incurred by the National Association of the non-defaulting team/Organising Committee of the competition. Such losses being incurred shall be accompanied by a certificate of verification from the auditor of that National Association.

6.35 Until full payment of all fines have been received by WN and reimbursement of the losses has been received by the Netball Association of the non-defaulting team, the Netball Association of the defaulting team shall not be eligible to participate in or host any international competition or play any international match at any level.

7. **REGULATIONS ON SANCTIONED AND UNSANCTIONED EVENTS**

7.1 The powers granted to WN under these Regulations on Sanctioned and Unsanctioned Events will be exercised by the Board. Between meetings of the Board, the power to grant or deny applications for sanction pursuant to clauses 7.4.1 to 7.4.6 may be exercised by such person(s) as authorised by the Board. Any such decisions will be duly ratified at the next meeting of the Board.

7.2 These Regulations on Sanctioned and Unsanctioned Events will not have retrospective effect, i.e. they will not apply to commitments made prior to the regulations coming into effect, even if those commitments relate to events being staged after that date.

7.3 **Obligations**

**Unsanctioned Events**

7.3.1 National Associations and all persons and entities under the jurisdiction of any National Association (including, without limitation, officers, officials, employees, appointees, representatives, contractors, agents, volunteers, members, players, coaches, trainers,
managers, umpires, match officials and medical personnel) are prohibited from participating in any capacity in an Unsanctioned Event. It is the responsibility of each person and entity wishing to participate in a particular Event to establish that the Event is a Sanctioned Event and not an Unsanctioned Event.

7.3.2 Any person who participates in any capacity in an Unsanctioned Event is automatically ineligible for 12 months thereafter to participate in any capacity in any International Event. During the period of such ineligibility, a National Association or team may not select the person to participate in any capacity in an International Event, and any such selection may be declined by WN or the event organiser. Such person may apply to the Disciplinary Officer for a waiver of all or part of such period of ineligibility. Any such waiver may only be granted in exceptional circumstances. The Disciplinary Officer’s decision may be appealed by the relevant person or by WN to an Appeal Panel pursuant to the Disciplinary and Dispute Resolution Regulations.

7.3.3 Each National Association must:

(a) prohibit participation in Unsanctioned Events by all persons and entities under its jurisdiction;

(b) without prejudice to clause 7.3.2, take prompt and effective disciplinary action against any person or entity that participates in an Unsanctioned Event;

(c) recognise and enforce within its Country any restriction, exclusion or ineligibility imposed on a person or entity by WN or another National Association for a failure to comply with the prohibition referred to in clause 7.3.3(a); and

(d) make it a condition of eligibility for any person or entity from another National Association wishing to participate in any Event played under its jurisdiction that the person or entity has not participated in any capacity in an Unsanctioned Event in the 12 months prior to the Event in question.

Sanctioned Events and No-Objection Certificates

7.3.4 A player who wishes to participate in:

(a) a Domestic Event that is organised and/or sanctioned by a National Association that is not her Home National Association; or

(b) an International Club Event that is organised and/or sanctioned by a National Association that is not her Home National Association;

must, if required by her Home National Association, first obtain a No-Objection Certificate in respect of that event. Unless and until she does so, she may not participate in the event.

7.3.5 Each National Association must ensure that no player for whom it is not the Home National Association participates in any Domestic Event or International Club Event that it organises and/or sanctions unless such player has (where required) obtained a valid No-Objection Certificate from her Home National Association in respect of that event.

7.4 Sanctioning events

Sanctioning of International Events

7.4.1 Where an International Event is open to any National Association or team (including through qualifying events), in order to be recognised as a Sanctioned Event it must be organised and/or sanctioned by WN.

7.4.2 For International Events other than those falling within clause 7.4.1, in order to be recognised as a Sanctioned Event it must:
(a) be organised and/or sanctioned by the National Associations involved; and

(b) for International Events contested by national representative teams, be organised and/or sanctioned by the relevant Regional Federations and by WN.

7.4.3 Once an International Event has been sanctioned by WN and included in the WN events calendar, any changes to the dates, venues, participants and/or format of the event must be approved in advance by WN.

Sanctioning of Domestic Events

7.4.4 Where a Domestic Event involves only teams under the jurisdiction of one National Association and is staged entirely within the relevant Country, in order to be recognised as a Sanctioned Event it must be organised and/or sanctioned by that National Association.

7.4.5 Where a Domestic Event is staged by one National Association in another National Association's Country or in more than one Country, in order to be recognised as a Sanctioned Event it must (a) be organised and/or sanctioned by the National Associations involved, and (b) be sanctioned by WN.

7.4.6 Notwithstanding clauses 7.4.4 and 7.4.5, where it considers appropriate (for example, due to the particular characteristics of the event), WN may require any particular Domestic Event to obtain sanction from WN in order to be recognised as a Sanctioned Event.

Review by WN

7.4.7 WN may review the decision of any National Association or Regional Federation to sanction or not sanction a particular event, and may reverse or amend any such decision as it sees fit where it considers that it was not in the best interests of the sport. Any such reversal or amendment will be final and binding on all parties provided that, before making any such decision, WN will give the deciding body a full and fair opportunity to be heard.

Applying for sanction

7.4.8 It is the responsibility of the organiser of a proposed Event to apply to the body or bodies specified in clauses 7.4.1 to 7.4.6 (as applicable) to sanction the Event. It is the responsibility of each such body to establish a mechanism for the processing of such applications.

7.4.9 To reduce the administrative burden, WN, Regional Federations and National Associations (as applicable) may grant advance sanction to categories of Events meeting specified criteria. For example, a National Association may grant advance sanction to all matches played under its jurisdiction (i) by specified teams, (ii) as part of specified Events, and/or (iii) at or below a specified level of competition.

7.4.10 Applications for sanction may be granted on a conditional basis. In particular (but without limitation), WN may specify that particular Events must be played in accordance with and subject to WN-compliant anti-doping rules, disciplinary rules, anti-corruption rules, codes of conduct and/or other rules and regulations. It will be the responsibility of the Regional Federation(s) and/or National Association(s) organising and/or sanctioning the Event to ensure compliance with that requirement.

7.4.11 An application for sanction will not be deemed approved unless and until written confirmation is received. The Event organiser must not issue any formal invitations to participate in the Event unless and until all necessary sanctions have been granted and any relevant conditions have been satisfied.

7.4.12 In deciding whether or not to sanction a proposed Event (conditionally or otherwise), WN, Regional Federations and National Associations must act in accordance with their obligations
as custodians of the sport, and must comply with all applicable laws relating to the proper exercise of regulatory powers by a sports governing body.

7.4.13 If an Event is not within a category of Events that have been recognised in advance as Sanctioned Events in accordance with clause 7.4.9, and the Event organiser does not apply for and obtain the necessary sanction for the Event, the Event will be an Unsanctioned Event.

7.4.14 To ensure clarity as to the status of an Event, all decisions to sanction an Event pursuant to clauses 7.4.1 to 7.4.6 must be confirmed in writing. In addition, WN will include details of all Events that it organises and/or has sanctioned in the WN events calendar, and Regional Federations and National Associations will include details of all Events that they organise and/or have sanctioned in their own respective official fixture calendars. Those calendars must be (i) made available by publication on the internet or similar, and (ii) updated regularly as necessary to ensure that they include details of all Sanctioned Events.

7.5 Issuing No-Objection Certificates

7.5.1 It is the responsibility of each National Association to establish a mechanism for the processing of applications from its players for No-Objection Certificates (where required). Applications may be granted on a conditional basis.

7.5.2 In deciding whether to issue a No-Objection Certificate (conditionally or otherwise), National Associations must act in accordance with their obligations as custodians of the sport, and must comply with all applicable laws relating to the proper exercise of regulatory powers by a sports governing body.

7.5.3 WN may review the decision of a National Association to issue or not to issue a No-Objection Certificate in relation to a particular Event, and may reverse or amend that decision as it sees fit where it considers that it was not in the best interests of the sport. Any such reversal or amendment will be final and binding on all parties provided that, before making any such decision, WN will give the National Association in question a full and fair opportunity to be heard.

7.5.4 For the avoidance of doubt, the prohibition on participation in Unsanctioned Events means that a No-Objection Certificate may not be issued in relation to participation in Unsanctioned Events.
APPENDIX ONE

DEFINITIONS

**Appeal Panel** means a panel appointed pursuant to the Disciplinary and Dispute Resolution Regulations.

**Articles** means the Articles of Association of WN, as amended from time to time.

**Board** means the board of directors of WN, elected or appointed pursuant to the Articles.

**CAS** means the Court of Arbitration for Sport in Lausanne, Switzerland.

**CEO** means the chief executive officer of WN.

**Congress** means the Members of WN in general meeting, as referred to in the Articles.

**Country** means the whole country, state, territory or part of a territory under the jurisdiction of a National Association, as recognised by WN in its absolute discretion.

**Director** means a director of WN, elected or appointed pursuant to the Articles.

**Disciplinary Regulations** means the disciplinary regulations of WN, as amended from time to time.

**Disciplinary Officer** means the person appointed by WN to act on its behalf in matters arising under the Disciplinary and Dispute Resolution Regulations.

**Disciplinary Panel** means a panel appointed pursuant to the Disciplinary and Dispute Resolution Regulations.

**Dispute Resolution Regulations** means the dispute resolution regulations of WN, as amended from time to time.

**Dispute Panel** means a panel appointed pursuant to the Disciplinary and Dispute Resolution Regulations.

**Domestic Event** means an Event that is not an International Event.

**Event** means a Netball match, competition, tournament or event.

**Finance Director** means the person elected to that role pursuant to the Articles.

**Full Member** means a National Association that has been admitted as a full member of WN in accordance with the Articles.

**General Regulations** means these general regulations, as amended from time to time.

**Home National Association** means the National Association for whose national representative team the relevant player plays, last played or (if she has not yet played for any national representative team) is qualified to play. If a player is eligible to play for the national representative team of more than one National Association but has not yet played for any of them, she must designate one of those National Associations to be her Home National Association for the purposes of the Regulations on Sanctioned and Unsanctioned Events.

**International Event** means a duly-sanctioned match, competition, tournament or event contested by national representative teams or by teams under the jurisdiction of different National Associations or by teams representing different Regional Federations.
International Club Event means an International Event contested by teams under the jurisdiction of different National Associations (but not, for the avoidance of doubt, by national representative teams).

Investigations Panel means a panel appointed pursuant to the Disciplinary and Dispute Resolution Regulations.

Member means an entity that has been admitted as a member of WN in accordance with the Articles.

Memorandum means the Memorandum of Association of WN, as amended from time to time.

National Association means a national governing body of Netball.

Nationality Qualification Criteria as defined in Clause 6.11.

Netball means the sport of netball and other derivatives of the game as determined by the Board from time to time.

No-Objection Certificate means a document issued by a player’s Home National Association, certifying that it has no objection to her participation in an Event organised and/or sanctioned by another National Association.

Organising Committee means the group of persons responsible for the management and organisation of a Netball match, competition, tournament or event.

President means the person elected to that role pursuant to the Articles.

Region means one of the following areas: Africa, Asia, Europe, Oceania and the Americas.

Regional Federation means a regional federation established in accordance with the Articles.

Regulations means any rules, regulations, codes or policies made by or on behalf of WN, as amended from time to time.

Regulations on Sanctioned and Unsanctioned Events means the regulations on sanctioned and unsanctioned events set out in section 7 of these General Regulations, as amended from time to time.

Rules has the meaning given to that term in clause 3.1.

Sanctioned Event means any International Event organised and sanctioned in accordance with clauses 7.4.1 to 7.4.3 and any Domestic Event organised and sanctioned in accordance with clauses 7.4.4 to 7.4.6.

Special Resolution means any resolution duly passed at any meeting by 75 per cent or more of those persons attending and entitled to vote or, in the case of a written resolution, duly passed by 75 per cent or more of those persons entitled to receive a copy of the resolution.

Unsanctioned Event means an Event that is not a Sanctioned Event.

Vice-President means the person elected to that role pursuant to the Articles.

WN means World Netball the trading name of the International Netball Federation Limited.
APPENDIX TWO

INTERNATIONAL EVENT FINES AND PENALTIES
for Non Compliance with WN International Event Regulations, Policies and Procedures

These International Event Sanctions will take effect from 1st January 2015 and may be amended by the WN Board from time to time.

1. WITHDRAWALS FROM INTERNATIONAL EVENTS

A. On the instance of a First Withdrawal

1.1 The NA which has withdrawn shall:

1.1.1 be deemed to have lost the fixture and any world ranking points shall be awarded accordingly. The NA will be placed last if it was a competition from which the NA withdrew. The NA will also be fined up to GBP £5,000, as determined by the WN Board (or any sub-group which they may appoint); and, in addition, shall

1.1.2 pay all reasonable quantifiable financial losses incurred by the NA of the non-defaulting team or Organising Committee (OC). Proof of such losses shall be accompanied by a certificate of verification from the auditor of that NA.

1.2 Until full payment of all fines have been received by WN and losses have been received by the NA /OC, the defaulting NA shall not be eligible to participate in or host any international competition or play any international match at any level, unless agreed otherwise by the WN Board.

1.3 The WN Board or appointed committee has the sole discretion to determine the payment schedule for any fine imposed and shall also have the discretion to suspend the payment of any such fine for a period of up to 4 years.

Penalty: Loss of Match for World Ranking Purposes + Fine of up to GBP £5,000 + Financial Losses incurred by the NA of their opponents or the OC.

B. On a Second Withdrawal, within a period of four (4) years:

1.4 The NA which has withdrawn shall:

1.4.1 be deemed to have lost the fixture and any world ranking points shall be awarded accordingly. The NA will be placed last if it was a competition from which the NA withdrew. The NA will also lose world ranking points equivalent to six places in the world ranking table, shall pay double the fines described in 1.1.1 above; and, in addition, shall:

1.4.2 pay any reasonable quantifiable financial losses incurred by the NA of the non-defaulting team. Proof of such losses shall be accompanied by a certificate of verification from the auditor of that NA.

1.5 The WN Board (or any sub-group which they may appoint) may also, in its discretion, impose a ban on the NA with respect to future international events or ranking matches or it may refer the NA to Congress for suspension of membership under Article 3.5.3 or the Board may implement their powers under Article 3.5.4.
Penalty: Loss of Match for World Ranking Purposes + Fine of up to GBP £10,000 + Financial losses incurred by the NA of their opponents or the OC+ possible ban from future International Events or matches and/or suspension of the NA by WN.
In determining a second withdrawal WN shall treat any withdrawals from 1st January 2015 as a first offence.

When considering the sanctions to be applied, the length of notice given for the withdrawal from an International Event shall be a material consideration.

2. TEAM ENTRY FEES

If a National Association withdraws from a competition they will forfeit any Team Entry Fee.

Penalty: Forfeiture of Team Entry Fee

3. WN EVENT REGULATIONS

3.1 Team Entry Form

Failure by National Association to provide both WN and the Organising Committee a copy of the Team Entry Form before the start of the tournament, according to the Event Regulations.

Fine: GBP £500

For each additional day of non-compliance after the deadline:

Fine: GBP £50 per day up to a maximum of GBP £1,000

3.2 Pre-Event Briefing Meetings

Failure, without reasonable cause, of Team Manager or her representative to attend at the appointed time any pre-event briefing meeting set by the Organising Committee.

Fine: GBP £250

Failure, without reasonable cause, of Team Doctor or Physiotherapist listed on the Team Entry Form to attend at the appointed time any pre-event briefing meeting set by the Organising Committee.

Fine: GBP £250

Failure without reasonable cause of the Team Coach or her representative to attend at the appointed time any pre-event briefing meeting set by the Organising Committee.

Fine: GBP £250

3.3 Acknowledgement and Agreement Form

Failure to provide prior to the start of an event the signed ‘Acknowledgement and Agreement Form’ required by the WN Code of Conduct, WN Anti-Doping Regulations and WN Image Rights Policy for each individual participant including team members, team management, coach and coaching staff, medical staff, technical support staff and the duly appointed representatives of the National Associations of the participating teams.
Fine: GBP £50 for each non-compliance up to a maximum of GBP £500 per team

3.4 Team Clothing/Equipment and Colours

Failure to comply with the Event Regulations concerning team clothing/equipment and colours including:
(i) size of player’s playing position initials on back and front above the waist;
(ii) display, size and location of player’s name for WN world level events;
(iii) provision of two spare sets of clothing for emergency;
(iv) wearing of team colours as directed by the Organising Committee.

Fine: GBP £50 for each non-compliance up to a maximum of GBP £500 per team

4. UNIFORM ADVERTISING

4.1 Use of sponsor advertisement without WN approval.

Fine: GBP £1,000

4.2 Non-compliance of the approved uniform with regulations governing display of manufacturer’s identification on teams uniform.

Fine: GBP £100 each non-compliance up to a maximum of GBP £1,000 per team

4.3 Non-compliance with regulations governing the size of advertising on team uniforms at World Events, International Events (including world ranking matches) and General …..??.

Fine: GBP £100 each non-compliance up to a maximum of GBP £1,000 per team

5. WN INTERNATIONAL EVENTS

5.1 Organisation of or participation in an international event which is not sanctioned by WN.

Fine: (host nation) GBP £50,000
Fine: (participating teams) GBP £25,000

5.2 If a National Association fails to provide a Match Bench Official for an international event, having indicated that it would do so.

Fine: GBP £500 plus any reasonable quantified direct financial losses incurred by the host NA.

6. OTHER

In addition, the WN Board (or an appointed sub-group thereof) has the power to impose one or more penalties which may include, without limitation: disqualification, ban or fine on National Associations and/or their representative teams, players and officials for any breach of regulations or for any unacceptable conduct, including playing with ineligible players (for which the players concerned may be suspended).
APPENDIX THREE

DOCUMENTS TO BE FILED TO PROVE SATISFACTION OF NATIONALITY QUALIFICATION CRITERIA

NOTE: The following information and documentation must (where applicable) be filed with WN (info@worldnetball.sport) at the same time as the Team Entry Form applicable for the relevant International Event is filed with the event organising committee.

Nationality Qualification Criteria (Article 6.11)

<table>
<thead>
<tr>
<th>RELEVANT ARTICLE</th>
<th>DOCUMENTS REQUIRED TO PROVE SATISFACTION OF NATIONALLY QUALIFICATION CRITERIA</th>
</tr>
</thead>
</table>
| **Article 6.11 (a):** the player was born in that Country or has at least one parent or grandparent born in that Country. | A. Copy of the title page of passport and relevant page showing place of birth for player or parent or grandparent; **OR**  
B. Copy of official birth certificate for player or parent or grandparent  
Either A or B – **MANDATORY**  
**Note:** Where player's eligibility is asserted on the basis of a parent or grandparent's country of birth then birth certificate of player and/or parent evidencing their relationship to said parent and/or grandparent is required. |
| **Article 6.11(b):** the player is a citizen of the relevant Country in accordance with the laws of that Country. | Copy of the relevant documentation confirming citizenship in accordance with the procedural requirements of that Country such as a citizenship certificate – **MANDATORY** |
| **Article 6.11(b):** the player is a national of the relevant Country as demonstrated by possession of a passport issued by that Country. | Copy of the title page of passport and relevant page showing nationality – **MANDATORY** |
| **Article 6.11(c):** the player be legally resident in the relevant Country for a period of two years immediately preceding the Submission Date. | A. WN's template form titled 'Data Summary for Resident Players', attached at Appendix FOUR, properly completed and signed by the relevant National Association and player; **AND**  
B. A minimum of three of the following documents, which must cover the two years immediately preceding the Submission Date and demonstrate legal residency:  
- copy of Passport with entry dates stamped;  
- appropriate visa granting residency status;  
- naturalization card (i.e. green card);  
- driver's license; utility bills with name and |
address (e.g. water, gas, electricity, landline telephone); employment contract; income tax return documents; pay slip from employer; bank statements; rental/lease agreement for home; mortgage agreement; property purchase/bill of sale; vehicle registration document; school record/transcription; social security or medical insurance card.

A and B are **MANDATORY**.

C. Any other relevant information that confirms that the Player has had their primary and permanent home in the relevant country over the immediately preceding two years.

**NOTE:** For the avoidance of doubt, players will not qualify as “Residents” on the basis that they have a temporary student visa or temporary working visa or similar temporary visa as applicable for a Country not of their birth, nationality or citizenship.

A number of factors will influence a player’s satisfaction of the test including, without limitation, the time actually spent by the Player in the relevant Country and the purposes of any absences during the relevant period (for further information regarding absences, see Appendix FOUR).

The flow charts on the next two pages ‘Process to confirm player eligibility for all events’ and ‘Process to confirm player eligibility for a player who has played in a NWC or NWYC for a different country’ show the steps National Associations and their players need to take to determine eligibility for international events.
Flowchart 1 to determine eligibility for a player who has not yet played in a Netball World Cup or Netball World Youth Cup.

Start

Was the player born in the country?

Yes \rightarrow Player is eligible

No \rightarrow Was one of the player’s parents born in the country?

Yes \rightarrow Player is eligible

No \rightarrow Was one of the player’s grandparents born in the country?

Yes \rightarrow Player is eligible

No \rightarrow Is the player a citizen or national of the country?

Yes \rightarrow Player is eligible

No \rightarrow Is the player legally resident in their country?

Yes \rightarrow Has the player been legally resident for 2 years?

Yes \rightarrow Player is eligible

No \rightarrow Player is ineligible

No \rightarrow Evidence/Proof Required

Check passport or birth certificate

Check birth certificate of player and passport of parent

Check birth certificate of player and passport of grandparent and parent if necessary

Check passport of player on nationality page

Complete data summary for player and provide evidence to WN as per Appendix 3

Player is ineligible
Flowchart to determine eligibility for a player who has played in the Netball World Cup or Netball World Youth Cup for a different country:

Start

Was the date the player played in the NWC or NWYC…

Less than 4 years ago?

More than 4 years ago?

Have they represented another nation on court in any other International Event within the last 4 years?

Follow flowchart 1 as above

Proof

Evidence: Scoresheets from WN

No

Follow flowchart 1 as above

Evidence: Scoresheets from WN

Yes

Player is ineligible
APPENDIX FOUR

DATA SUMMARY FORM FOR RESIDENT PLAYERS

A Data Summary Form (in the form set out in this Appendix) must be completed on official letterhead of the applicable National Association for each player seeking to qualify as a ‘Resident’ for a particular country. This form must be filed with WN (info@worldnetball.sport) at the time of filing the Team Entry Form with the relevant organising committee.

NOTE: This Form has been prepared in such a way so that it can remain 'live' for all players, thereby avoiding unnecessary duplication of information for subsequent applications. If it becomes necessary to make a subsequent application, then the National Association needs only to add in the new information where appropriate and re-calculate using the subsequent filing date of the Team Entry Form as the starting point from which to work backwards (see instructions below).

Short absences from the relevant Country, for example, to travel to another country to play Netball on behalf of their National Association in an organized Netball tour, for holidays, attending ill family members or friend abroad, are unlikely to change the place/location of the player’s primary and permanent home and are, therefore, unlikely to interrupt a player’s period of Residence. By way of a guideline however, it is likely that, save in exceptional circumstances, as a minimum requirement, on aggregate at least 10 months actual physical presence in the relevant Country in each of the two years preceding the International Event will be required to demonstrate that the Country is the place where the Player has their primary and permanent home.

Dear World Netball

Date of Submission:
Tournament (Including Dates):
Full Name of Player as per Passport:
Date of Birth:
Player’s Nationality:

Please complete the form overleaf by following the steps described below, having due regard to the example form provided:

STEP 1: Complete Box A (‘General Record of Residency’) with a full record of residency in (and absences from) the relevant country, starting with the earliest period of residency and working forward in chronological order to date.

NOTE: For subsequent applications, this record of residency need only be supplemented with the most recent information, which should continue to be added to the bottom of the existing record already contained in Box A.

STEP 2: Insert the due date of submission of the Team Entry Form.

NOTE: For subsequent applications, the due date of submission of the Team Entry Form will be different to that which applies for the purposes of the original application. It will therefore need to be replaced with the new due date of submission.
STEP 3: Complete the first column of Box B ('Relevant Residency') with the dates of the relevant years to which the application applies, working in reverse order from the due date of submission of the Team Entry Form.

NOTE: For example, where the due date of submission of the Team Entry Form is 1 April 2018, then: (i) YEAR ONE will be 2 April 2017 – 1 April 2018; (ii) YEAR TWO will be 2 April 2016 – 1 April 2017.

STEP 4: Using the information provided in Box A, complete Box B with the details of the relevant residency in each of the relevant years.

NOTE: For subsequent applications, because the relevant years will be different to that of the original application (see above), the relevant residency in each year may also need to be recalculated and replaced.

When completing the form, please note that days on which a Player departs from and/or arrives into the relevant country shall not be treated as an absence from that country.

**EXAMPLE FORM:**

**BOX A: GENERAL RECORD OF RESIDENCY**

<table>
<thead>
<tr>
<th>DATE OF EXIT</th>
<th>DATE OF ENTRY</th>
<th>TOTAL NUMBER OF DAYS OUT OF COUNTRY</th>
<th>REASON FOR ABSENCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 January 2017</td>
<td>15 January 2017</td>
<td>13</td>
<td>Vacation</td>
</tr>
<tr>
<td>15 April 2017</td>
<td>20 April 2017</td>
<td>4</td>
<td>Visiting relatives</td>
</tr>
<tr>
<td>1 February 2018</td>
<td>1 May 2018</td>
<td>88</td>
<td>Playing Netball overseas</td>
</tr>
<tr>
<td>12 October 2018</td>
<td>20 October 2018</td>
<td>7</td>
<td>Vacation</td>
</tr>
<tr>
<td>1 November 2018</td>
<td>11 January 2019</td>
<td>70</td>
<td>Playing Netball overseas</td>
</tr>
<tr>
<td>15 February 2019</td>
<td>25 February 2019</td>
<td>9</td>
<td>Vacation</td>
</tr>
</tbody>
</table>

**DUE DATE OF SUBMISSION OF TEAM ENTRY FORM: **

**BOX B: RELEVANT RESIDENCY:**

<table>
<thead>
<tr>
<th>RELEVANT YEAR</th>
<th>FROM</th>
<th>TO</th>
<th>TOTAL NUMBER OF DAYS OUT OF COUNTRY</th>
<th>TOTAL NUMBER OF DAYS IN COUNTRY</th>
</tr>
</thead>
<tbody>
<tr>
<td>YEAR: ONE</td>
<td>2 April 2018</td>
<td>1 April 2019*</td>
<td>79</td>
<td>286</td>
</tr>
<tr>
<td>YEAR: TWO</td>
<td>2 April 2017</td>
<td>1 April 2018</td>
<td>7</td>
<td>358</td>
</tr>
</tbody>
</table>

* The date to be inserted here is the due date of submission of the Team Entry Form.
DATA SUMMARY FORM:

BOX A: GENERAL RECORD OF RESIDENCY

<table>
<thead>
<tr>
<th>DATE OF EXIT</th>
<th>DATE OF ENTRY</th>
<th>TOTAL NUMBER OF DAYS OUT OF COUNTRY</th>
<th>REASON FOR ABSENCE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[continue if necessary…]

DUE DATE OF SUBMISSION OF TEAM ENTRY FORM: *

BOX B: RELEVANT RESIDENCY

<table>
<thead>
<tr>
<th>RELEVANT YEAR</th>
<th>FROM</th>
<th>TO</th>
<th>TOTAL NUMBER OF DAYS OUT OF COUNTRY</th>
<th>TOTAL NUMBER OF DAYS IN COUNTRY</th>
</tr>
</thead>
<tbody>
<tr>
<td>YEAR:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>YEAR:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*The date to be inserted here is the due date of submission of the Team Entry Form.*

Additional documents should be attached to this Data Summary Form to confirm that the Player has been in the relevant country for the relevant period of time (including, at least three of the mandatory documents set out in Appendix 2 of the Regulations).

Please list all attachments below:

Print name of player:
Signature of player:
Date:

Print name of President/Chair/CEO of National Association:
Signature:
Date:

By signing this document I hereby confirm that all of the information provided (including any underlying supporting materials) is true, valid and accurate as at the date of signature and that I have had an opportunity to review WN’s General
Regulations in order to familiarise myself with the relevant criteria, offences and sanctions that may apply.

Where clarification in relation to any aspect of WN’s General Regulations is required, please contact World Netball (info@worldnetball.sport).
APPENDIX FIVE

EXCEPTIONAL CIRCUMSTANCES APPLICATION FORM

Where a National Association wishes to make an application pursuant to Clause 6.17 of WN’s General Regulations, then such application must be made on the following form as soon as possible and, in any event, no later than sixty days prior to the relevant International Event.

Player Information:

Full Name as per Passport:
Date of Birth:
Country of Birth:
Nationality as per Passport:
Other Countries Represented
(Please provide details):

International Event Details:

Match / Event Name:
Match / Event Start Date:
National Association making this application:

Please consider carefully the nature of your application and attach all of the applicable and relevant forms/details (as suggested below) in order to provide the clearest possible explanation for, and background to, the exceptional circumstances application, including why any such application should be granted.

The following are attached to this application to assist the Exceptional Circumstances Committee in arriving at its decision:

- Passport/Birth Certificate Copy – MANDATORY IN ALL CASES
- Complete Data Summary for Resident Players (Appendix 4), if required;
- Information confirming the Player has been in the country for the relevant period of time, if required;
- Any three of the following documents, if required by Appendix 3:
  - copy of Passport with entry dates stamped;
  - driver’s licence;
  - utility bills with name and address (e.g. water, gas, electricity, landline telephone)
  - spanning the two-year period immediately preceding the Submission Date;
  - employment contract;
  - income tax return documents;
  - pay slip from employer;
  - working visa;
  - bank statements;
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- rental/lease agreement for home;
- mortgage agreement;
- property purchase/bill of sale;
- naturalization card (i.e. green card);
- vehicle registration document;
- school record/transcription;
- social security or medical insurance card;

☐ Any other relevant information (please specify):

**Why is this Player not eligible under WN’s General Regulations?**

Please provide in the following box a detailed explanation of why this player does not satisfy the applicable criteria, giving as much information as possible:

... (content continues)

Please provide in the following box a detailed explanation of which of the applicable criteria that this player does meet, giving as much information as possible:

... (content continues)

**Why should this Player qualify for ‘Exceptional Circumstances’?**

In addition to providing all of the relevant documentation described above, please set out below all of the relevant factors that, because of their exceptional, unique or unusual nature, National Association believes should be taken into account when determining whether to depart from the otherwise strict eligibility requirements:

**NOTE:** Where an application is being made on the ground that exceptional circumstances exist to justify the departure from the otherwise strict requirements in relation to residency, please ensure that a completed Data Summary Form for Players (Appendix 4) and copies of any other relevant documents (including those listed in Appendix 3) are attached to this application and, in the space below, provide a full explanation for each of the absences from the relevant country identified in the Data Summary Form.
Print name of player:
Signature of player:
Date:

Print name of President/Chairman/CEO of National Association:
Signature:
Date:

By signing this document I hereby confirm that all of the information provided (including any underlying supporting materials) is true, valid and accurate as at the date of signature and that I have had an opportunity to review WN's General Regulations in order to familiarise myself with the relevant criteria, offences and sanctions that may apply.

Where clarification in relation to any aspect of WN's General Regulations is required, please contact World Netball (info@worldnetball.sport).