

CEV Snow Volleyball Competitions Regulations

Adopted by the CEV
Board of Administration
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Welcome to the CEV Snow Volleyball Competitions Regulations. This is the main document regulating all CEV Snow Volleyball competitions ran in Europe. All contained contents have been pulled together based on all CEV Board of Administration decisions.

The aim is that this document forms the foundations of our Snow Volleyball competition delivery, outlining all requirements of the participating National Federations, Teams and organisers, whilst also providing clear direction and the detailed requirements to those responsible for any match or tournament.

This document is interlinked to avoid any unnecessary duplication so we therefore encourage you to read it in its entirety to gain the full picture of what is required. The search function in the PDF viewer or e-book can also be a useful tool for users.

This set of regulations will only be updated following CEV Board of Administration approvals, and changes will only come into force from the start of the next season; unless it is applied on a voluntary basis or if there is no negative financial impact.

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SECTION 1: GENERAL PROVISIONS

1. SCOPE OF APPLICATION

- §1 These regulations govern the organisation of all CEV competitions and the participation to such competitions.
- §2 For a specific level of a CEV competition, a written agreement between the CEV and an Organiser may depart from these regulations. The CEV informs the relevant CEV stakeholders, if necessary.
- §3 Official Communications complement these regulations. Guidelines, handbooks and instructions implement these regulations.

2. PURPOSES

- §1 These regulations are composed of sport and extra-sport related provisions.
- §2 The sport related provisions intend to establish an equal opportunities policy on which is based the uncertainty of sport results.
- §3 The extra-sport related provisions intend to ensure:
 - a. The regular and sustainable organisation of the CEV competitions by preserving them from any negative alteration,
 - b. The promotion of the CEV competitions and Snow Volleyball.

3. ENFORCEMENT

- §1 In case of an emergency or impossibility to enforce the FIVB Sports Regulations for a CEV competition (if any), the CEV may depart from such regulations.
- §2 In case of a national law preventing the compliance with these regulations, a similar action or absence of action that performs the same result shall be provided instead.

4. FINANCIAL ASPECTS

- §1 Any financial items related to these regulations are mentioned in Section 8.

5. DEADLINES

- §1 A deadline is the time limit for the fulfilment of a requirement.
- §2 Unless specified otherwise, for information and data to be provided via the CEV database or electronic means, the deadline is the last day of their reception by the CEV. For other items to be provided by post, the deadline is the last day of their sending to the CEV.

6. AMENDMENTS

- §1 The provisions of these regulations remain subject to amendments by the CEV Board of Administration.
- §2 Any departure from these regulations will be duly notified via the Official Communications.

7. DEFINITIONS

For the purpose of these regulations:

- §1 "Advertising rights" means each, any and all rights to use and exploit the Advertising spaces.
- §2 "Advertising spaces" means each, any and all structures, spaces and surfaces of the Venue and the areas around it controlled, supervised, managed or owned by the Organiser; arranged in any form with any materials including, without limitation, panels, banners, advertising court boards managed through dynamic advertisement systems - LED systems, symbols, logos, emblems,

interview TV walls and backdrops, stands, tents, stickers; used to make publicly known and/or present goods, products, services, brands or legal entities.

- §3 "Betting Rights" means the right to transmit with or without commentary audio-visual material and/or audio-only content on a live basis in connection with the possibility for viewers and users to place bets on CEV Competitions as part of a licensed and registered online and/or mobile gambling/betting platform (including betting websites and applications).
- §4 "Betting Rights Partner" means any partner to whom CEV sub-licences and/or grants any of the Betting Rights.
- §5 "Centre court" means the main Court used for the CEV competition.
- §6 "CEV competition" means one of the following competitions, composed of Snow Volleyball matches and any side event or meeting approved by the CEV and related to such competitions:
- a. The CEV Snow Volleyball European Championship,
 - b. The CEV Snow Volleyball European Tour Events.
- §7 "CEV competition identification marker" means one of the following, but not limited to:
- a. The CEV competition title,
 - b. The CEV competition logo,
 - c. The CEV competition mascot,
 - d. The CEV competition trophy,
 - e. The CEV competition anthem.
- §8 "CEV identification marker" means one of the following:
- a. The CEV name written in full: "Confédération Européenne de Volleyball",
 - b. The CEV name anagram: "CEV",
 - c. The CEV logo,
 - d. The CEV flag.
- §9 "CEV database" means the CEV online collection of independent CEV works, data or other materials arranged in a systematic or methodical way; processed by the CEV personal data, photo gallery, news, referees and competitions database management systems.
- §10 "CEV Sport Media Agency" means a Commercial Partner appointed by the CEV as exclusive media rights distribution partner and broadcaster services provider.
- §11 "CEV stakeholders" means the group including all natural or legal persons affected by or having an interest in a determined and specific CEV competition and associated to this CEV competition by an agreement, contract, Official position or licence with the CEV, a National Federation or Commercial partner.
- §12 "Commercial partner" means a party which is not a National Federation, under written agreement with the CEV, which was granted by the CEV all or part of the Commercial rights.
- §13 "Commercial rights" means each, any and all rights, related or in connection with a determined and specific CEV competition, which are owned exclusively by the CEV and can be granted to a Commercial partner or Organiser by the CEV only, including without limitation, the Media rights, Betting Rights, Data Rights, Advertising rights and Intellectual Property rights.
- §14 "Competition area" means the area composed of the Competition/Control area and the Playing area.
- §15 "Competition/Control area" means the corridor around the Playing area with a variable width and including all spaces up to the outer barriers or delimitation fence, included. The Competition/Control area is set according to the Official Snow Volleyball Rules.
- §16 "Court" means the area included in the Venue and composed of a Competition area and possibly a structure where spectators stay to watch a match of the CEV competition.
- §17 "Data Rights" mean all statistical and information rights, including live score, statistics, event information, player information, player tracker, biometrical athlete data and any other match or event related data that are measured, captured and compiled in the Competition Area during the CEV Competitions."

- §18 "FIVB" means the Fédération Internationale de Volleyball.
- §19 "Free zone" means the space surrounding the Playing court with a variable width and included in the Playing area. The Free zone is set according to the Official Snow Volleyball Rules.
- §20 "Host city" means the city, in the Host country, where a CEV competition is organised.
- §21 "Host country" means the territory where a National Federation has primary authority to administer and govern all forms of Volleyball and where a CEV competition is organised.
- §22 "Intellectual Property rights" means each, any and all rights to use and exploit the CEV and the CEV competition identification markers.
- §23 "Match Official" means an individual appointed by the CEV or a National Federation to a CEV competition in order to exercise and fulfil the assigned duties of one of the following roles:
- a. First referee,
 - b. Second referee,
 - c. Scorer.
- The First referee, Second referee and Scorer called together Refereeing corps according to the Official Snow Volleyball Rules.
- The First referee and Second referee are called together referees.
- §24 "Media Rights" means all rights (excluding Betting Rights) to broadcast, exhibit, transmit and exploit all audio, visual and audio-visual content (in whole or in part) in connection with the CEV Competition using any and all technical means or distribution systems (whether presently known, or developed, created, invented or become ready for use in the future) which enable that content to be received in any signal format and in any medium, platform or forum for communication using any existing or future devices (including, without limitation, wearable and other mobile devices) which permit that content to be viewed, interacted with or otherwise consumed at any time or in any manner chosen by either the recipient or the broadcaster or distributor of that content, including on a live, near-live, delayed, highlights, clips/excerpts or news access basis whether such rights are currently known or devised/invented in the future only. The Media Rights also include the non-exclusive right to use (registered, applied for and unregistered) event marks and CEV logo, whether presently or in the future, and those owned by the participating national federations/teams and local organising committee at the time of the event."
- For the avoidance of any doubt:
- Domestic media rights means the media rights confined in the Host Country.
 - International media rights means the worldwide media rights, except for the domestic media rights.
- §25 "National Technical Official" means an individual appointed by a National Federation and acknowledged by the CEV to a CEV competition in order to exercise and fulfil the assigned duties of a role mentioned in these regulations or Official Communications or of one of the following roles:
- a. Scorer also called E-scorer,
 - b. Ball retriever,
 - c. Scoreboard assistant,
 - d. Court Manager,
 - e. Competition Director,
 - f. Tournament Director.
- The Ball retriever and Scoreboard assistant are called together Courtside assistants.
- The Scorer and Assistant scorer are also Match Officials.
- §26 "Official Snow Volleyball Rules" means the rules governing the sport of Snow Volleyball, drafted and adopted by the FIVB, following the provisions of the FIVB Constitution and FIVB General Regulations.
- §27 "Organiser" means one or more appointed National Federations which were granted the right by the CEV to host and stage a CEV competition according to the CEV Regulatory Framework.
- §28 "Playing area" means the rectangular and symmetrical area, composed of the Playing court and the Free zone. The Playing area is set according to the Official Snow Volleyball Rules. The Playing area is also called Field of Play.

- §29 "Playing court" means a rectangular playing surface measuring 16 per 8 meters with a playing space above free of any obstructions within a variable height and included in the Playing area. The Playing court is set according to the Official Snow Volleyball Rules.
- §30 "Side court" means a Court, different from the Centre court, in which matches of the CEV competition are played.
- §31 "Scoresheet" means the score sheet mentioned in the Official Snow Volleyball Rules and the only document which officially records the progress, results, Teams, events, protests and sanctions of a match. It is either a handwritten version or an electronic one also called E-scoresheet.
- §32 "Stay period" means means the period, arrival and departure days included, during which an individual is either appointed or participates in a level of a CEV competition.
- §33 "Streaming Feed" means all audio, visual and audio-visual signals of the relevant CEV Competition transmitted on a live basis by the means of internet, mobile platforms (APP, Smartphones, etc.) and/or IP-TV.
- §34 "Team" means a group of Players, with the same citizenship and gender, selected by its National Federation and authorised to bear its country's and/or territory's name; which are registered to a CEV competition.
- §35 "Team delegation" means a group of individuals, each of them called Team delegation member, composed of:
- a. The Team,
 - b. The Team Officials.
- §36 "Team Official" means an individual appointed by a National Federation to a CEV competition in order to exercise and fulfil the assigned duties of a role mentioned in these regulations or Official Communications or of one of the following roles:
- a. Head of Delegation,
 - b. Coach,
 - c. Medical doctor,
 - d. Physiotherapist also called Therapist.
- §37 "Venue" means the area composed of the Centre court, Side court, warm-up court and the areas controlled, supervised, managed, rented or owned by the Organiser and related to the CEV competition.
- §38 "World Feed" means the international integrated audio and colour video (i.e. audio-visual) signal of the matches of the CEV Competition in high definition, incorporating a live television picture, slow motion, replays, titles and graphics and the necessary related background sound and effects and all recordings of such signals, as produced by the host broadcaster (also called international signal).

8. MISCELLANEOUS

- §1 For the purposes of these regulations, the terms "shall", "shall not", "will", "should", "should not", "may", "CEV Regulatory Framework", "Coach", "Force Majeure", "National Federation", "Official", "Player", "Zonal Association" and any other terms mentioned in these regulations and defined in the General Regulations shall have the meaning as defined in the General Regulations.
- §2 For the purpose of these regulations, "the CEV" means one of the CEV bodies mentioned in the CEV statutes which is entitled by the CEV Regulatory Framework to enforce a provision of these regulations.
- §3 For the purpose of these regulations, mention of an article, section or chapter means either that the relevant person shall fulfil and comply with it in order to fulfil the requirements of such article or that the relevant person shall refer to it in order to obtain more information.
- §4 Any situation not provided for by these regulations is settled by the CEV Board of Administration or by the CEV Executive Committee in case of time constraints.

- §5 Any change of these regulations, approved during a season, shall be taken into account from the start of the new season; unless it is applied on a voluntary basis or if there is no negative financial impact.

SECTION 2: CEV COMPETITIONS

Chapter 1: Structure

9. CEV COMPETITION GOVERNING RULES

- §1 Each match is played according to the gender distinction and the Official Snow Volleyball Rules, with balls homologated by the FIVB and prescribed by the CEV Board of Administration, in a Venue approved by the CEV.
- §2 Each match is conducted according to the Official Snow Volleyball Rules. Other documents may be also used with the Official Snow Volleyball Rules but the latter always prevail.
- §3 Each match is organised in accordance with the CEV Regulatory Framework. Any situation not provided for by these regulations is settled in accordance with the FIVB regulatory framework.

10. RANKINGS

10.1 CEV Entry Ranking

- §1 Players are individually ranked according to a CEV Entry Ranking. Purposes of it are the admission and seeding in a CEV competition. There is one CEV Entry Ranking per gender.
- §2 Such Ranking is established with the Player's Entry Points earned at CEV competitions and homologated events within the last 365-days period at the given date prior to the start of a CEV competition.
- §3 The CEV Entry Ranking is updated on a weekly basis.

10.2 CEV European Tour Ranking

- §1 Players are ranked according to a CEV European Tour Ranking. Purpose of it is to designate the best ranked Player over the CEV Snow Volleyball European Tour Events of one season (Kings and Queens of the Snow).

11. CEV COMPETITION CONTROL

11.1 Competition control

- §1 The CEV is the governing body for all CEV competitions. It sets the supervision and monitoring modalities regarding the organisation of the CEV competitions.
- §2 For each CEV competition, the CEV appoints the European Snow Volleyball Working Group to supervise and monitor the organisation of such competitions.
- §3 For each CEV competition, the CEV appoints - as highest authority during this level - a CEV Supervisor to supervise and monitor on the spot the organisation and progress of such competition. The CEV may appoint additional workforce for refereeing, medical, media, legal, marketing or other topics related to this competition.

11.2 Practical organisation

- §1 For each CEV competition, the CEV appoints an Organiser as follows via a candidature / bid procedure set by the CEV.
- §2 For each CEV competition, the National Federation of the Host country should appoint an individual to verify and support its organisation.

12. CEV CALENDAR AND SCHEDULE

12.1 General provisions

- §1 The season for CEV competitions start on 01 November and end on 31 May of the following year.

- §2 The dates of the CEV competitions take into consideration the FIVB calendar and other main events.
- §3 All matches of a CEV competition are organised according to the Competition schedule and Match schedule.

12.2 CEV calendar

For each season, the dates of all CEV competitions are set by the CEV.

12.3 Competition schedule

- §1 For each CEV competition, the dates of all levels of such competition are set by the CEV.

12.4 Match schedule

- §1 For each level of a CEV competition, the timetable of all matches of such level is set by the CEV in collaboration with the Organiser.
- §2 For each level of a CEV competition, the timetable of all matches within one day - Daily match schedule - is decided by the CEV Supervisor and communicated accordingly. The CEV Supervisor is entitled to change it at any time but shall communicate the change to the concerned Team delegations and CEV Stakeholders.
- §3 A Team shall not play more than three matches per day, unless decided otherwise by the CEV.
- §4 A match of a Team starts at least 45 minutes after the last match of this Team.

13. CEV COMPETITION SYSTEM

13.1 General provisions

- §1 Each CEV competition has a competition system, made of a structure, method and format. It is set by the European Snow Volleyball Working Group, approved by the Board of Administration and communicated. The CEV may change it according to the number of Teams, the Organiser or for any valid reason.
- §2 The CEV competition structure is composed of the following levels: phases and rounds. Phases may be divided into rounds.
- §3 The CEV competition method allows a Team to move from one level to another.
- §4 The CEV competition format is composed of pools and/or tournaments.
- §5 For a CEV competition, the minimum and/or a maximum number of Teams per level and per National Federation is defined in the CEV Guidelines.
- §6 A direct qualification for a Team to a level may be granted according to one or more of the following items:
 - a. The CEV Entry Ranking list,
 - b. The appointment of an Organiser (Host country teams),
 - c. Wild cards.

13.2 Competition structure

13.2.1 Composition

- §1 A CEV competition may be composed of the possible following phases: Qualification Tournament and Main Draw. The Reserve list is not a phase.

13.2.2 Qualification Tournament

- §1 The Qualification Tournament is played when the number of Teams exceeds the maximum number set for the Main Draw. It takes place the day before the Main Draw.

13.2.3 Main Draw

- §1 The Main Draw is played with Teams which qualified either directly or from the Qualification Tournament.

13.3 Reserve list

The Reserve list includes Teams which were not allocated to a phase due to their low rank in the CEV Entry Ranking List.

13.4 Competition method

- §1 Each level is played according to one or more of the following competition methods:
- a. Single elimination,
 - b. Double elimination,
 - c. Pool play,
 - d. Modified pool play.

13.4.1 Single elimination

- §1 The Single elimination competition method, also called knock-out, consists of 2 Teams playing each other where the loser is immediately eliminated from the CEV competition and the winner qualifies to the next level.

13.4.2 Double elimination

- §1 The Double elimination competition method consists of 2 Teams playing each other where the loser is eliminated from CEV competition after 2 lost matches. After a lost match, the loser proceeds to the losers bracket and competes for a spot in the two crossed semi-finals against the two Teams qualified from the winners' bracket.

13.4.3 Pool play

- §1 The Pool play competition method, also called Round robin, consists for each Team of playing all other ones from the same pool.
- §2 The standing of a Team is based on the number of points earned during the pool.
- §3 In a CEV competition, points for won and lost matches are allocated as follows:
- a. 2 points for the winner of a match,
 - b. 1 point for the loser of a match,
 - c. 0 point for the Team which forfeits a match.
- §4 There is a tie between Teams when each Team has the same number of points. In case of a tie during or after the pool play, it is settled according to the principles mentioned in the CEV guidelines regarding a tie in the pool play.
- §5 In accordance with article 6.4 of the Official Snow Volleyball Rules, the following applies:
- a. In case of a default, the opponent Team wins the match with sets of 2:0 and rally points of 0:0, 0:0; while the defaulting Team forfeits the match with sets of 2:0 and rally points of 0:15, 0:15. The match is marked "DSQ".
 - b. In case of a default due to an injury, the opponent Team wins the match with sets of 2:0 and rally points of 0:0, 0:0; while the defaulting Team loses the match with the number of sets and rally points won until the injury. The match is marked "INJ/DSQ".

13.4.4 Modified pool play

- §1 The Modified pool play competition method consists of Teams playing a number of other Teams from the same pool and where the loser is eliminated from CEV competition after 2 lost matches. After a lost match, the loser proceeds to the losers bracket.

13.5 Allocation

13.5.1 Allocation of Teams to a level (Confirmed List)

- §1 Teams are allocated in a level of a CEV competition according to the CEV Entry Ranking.
- §2 When two or more Teams have the same amount of points in the CEV Entry Ranking, the allocation of Teams is established by a drawing of lots.

13.5.2 Allocation of Teams within a level (Seeding)

- §1 Teams are allocated within a level of a CEV competition according to the CEV Entry Ranking, on the day of the Preliminary Inquiry and after it; unless otherwise specified.
- §2 When two or more Teams have the same amount of points in the CEV Entry Ranking, the seeding of the Teams is performed by a drawing of lots.
- §3 In the Main draw, this seeding is performed with the additional following principles:
 - a. The best ranked Team of the Organiser is seeded into the position defined by the CEV; if the Organiser has no Team allocated into a certain standing set by the CEV,
 - b. In case of a Pool play competition method:
 - i. The Teams of the Organiser are allocated in different pools,
 - ii. There is a maximum of 2 Teams from the same National Federation per pool; unless of a substitution of a Team in the CEV Snow Volleyball European Championship after the issue of the Confirmed list,
 - iii. Teams from the same National Federation play the first match of the pool.

14. MISCELLANEOUS

14.1 Wild cards

- §1 At its own initiative or upon request of a National Federation, the CEV may grant Wild cards. The National Federation shall send the relevant CEV form (article 22.2), according to the deadline set by the CEV. The CEV will communicate its decision with the issue of the Confirmed list.
- §2 A Team with a Wild card shall not change its composition, unless approved by the CEV. When the change is not approved, this Team is allocated in the CEV competition as per normal procedure (article 13.5).
- §3 The CEV may grant the following maximum number of Wild cards:

CEV competition	Maximum number of Wild cards
CEV Snow Volleyball European Championship	
Main Draw phase	-
CEV Snow Volleyball European Tour events	
Main Draw phase	2
Other phases	-

- §4 A Wild card is not taken into consideration for the calculation of a minimum and/or a maximum number of Teams per level and per National Federation.
- §5 For every unused Wild Card, the best placed Team of the Confirmed List will be admitted directly to the Main Draw.

Chapter 2: Organisation, follow-up and control

15. APPOINTMENT OF THE ORGANISER

- §1 Please refer to article 11.2.
- §2 The National Federation interested in the organisation of a CEV competition shall send the relevant CEV form (article 23.1).

16. FOLLOW-UP AND CONTROL

16.1 National Federation

16.1.1 National Federation Delegate

- §1 The National Federation Delegate verifies and supports the organisation of a CEV competition in the Host country.
- §2 A National Federation Delegate has the following profile:
 - a. The person is a member of an institution of a National Federation,
 - b. The person is able to communicate in English with people from different countries,
 - c. The person is an expert in the CEV Regulatory Framework,
 - d. The person is the main contact individual for the CEV.
- §3 A National Federation Delegate should be appointed by the National Federation for a CEV competition organised in the Host country.
- §4 The duties of the National Federation Delegate are:
 - a. To ensure:
 - i. A smooth running of the CEV competition,
 - ii. The compliance with the CEV Regulatory Framework.
 - b. To attend, when invited, the following events and fulfil the requirements related to them:
 - i. The site visit and Venue homologation.
 - c. Those mentioned in the relevant CEV Guidelines.

16.2 CEV

16.2.1 Working Group

- §1 The European Snow Volleyball Working Group supervises and monitors the organisation of the CEV competitions.

16.2.2 CEV Supervisor

- §1 The CEV Supervisor is the highest authority during the CEV competition this individual is appointed to.
- §2 A CEV Supervisor has the following profile:
 - a. The person is supported by a National Federation but is not the President of the latter,
 - b. The person is an expert in the CEV Regulatory Framework,
 - c. The person is able to communicate in English with people from different countries and the CEV about any topic related to the CEV competition.
- §3 A CEV Supervisor is appointed by the CEV. A CEV Supervisor is eligible for an appointment to a CEV competition when the following requirements are fulfilled:
 - a. Such CEV Supervisor complies with article 16.2.2 §2,
 - b. Such CEV Supervisor is skilled enough according to the CEV internal evaluation process,
 - c. Such CEV Supervisor is declared fit to fulfil his/her duties,
 - d. Such CEV Supervisor is listed in the annual CEV Snow Volleyball Supervisors list.
- §4 The duties of the CEV Supervisor are:

- a. To ensure that the match is played in accordance with the Official Snow Volleyball Rules and organised according to the FIVB and CEV Regulatory Frameworks,
- b. To conduct the following events when organised and fulfil the requirements related to them:
 - i. The General Organisation meeting,
 - ii. The inspection visit and inspections,
 - iii. The Preliminary inquiry meeting,
 - iv. The Technical meeting,
- c. To allow the entrance of a non-accredited individual in the Competition area,
- d. To provide the relevant reports (article 24.4),
- e. To fulfil the duties of the CEV Referee Delegate in case of an absence of the latter,
- f. Those mentioned in the relevant CEV Guidelines.

§5 In case of an absence, the appointed CEV Referee Delegate shall fulfil the duties of the CEV Supervisor.

16.2.3 CEV Representative

§1 At its own initiative or upon request of an Organiser, the CEV may appoint a CEV Representative.

16.3 Site visit

§1 A site visit is carried out well in advance when the CEV European Snow Volleyball Working Group or the CEV Board of Administration requires it. For a CEV competition, one or more site visits may be carried out.

§2 During the site visit, any places may be visited and any documents be requested.

§3 The following individuals shall participate to this process:

- a. The appointed CEV Official,
- b. The National Federation Delegate,
- c. The Tournament director.

§4 After completion of a part of this process, the relevant CEV Official shall provide a report.

Chapter 3: Participation

17. GENERAL PROVISIONS

- §1 A National Federation and/or Player is eligible to participate to a CEV competition when it is registered to such competition and confirmed by the CEV.
- §2 A Team delegation shall fulfil the requirements of these regulations and comply with them.

18. TEAM ELIGIBILITY – REGISTRATION IN A CEV COMPETITION

18.1 Registration criteria

- §1 A National Federation which applies for its registration to a CEV competition shall fulfil:
 - a. The requirements of articles 18 and 30.1 §5,
 - b. The specific additional requirements set for each CEV competition.

18.2 Registration procedure

- §1 The National Federation fulfils the required action on the online platform and submits the relevant documents.
- §2 Registration by the CEV is confirmed by the inclusion of the Teams in the Confirmed List of the CEV competition. Such list is communicated to the National Federation which shall inform its Teams.

18.3 Affiliation

- §1 The National Federation is a member of the CEV.

18.4 Number of Teams

- §1 Please refer to article 13.1 §5.

18.5 Commitment

- §1 A National Federation agrees to comply with the CEV Regulatory Framework and ensure that its members, Officials, representatives, employees, individuals registered via a licence or under its authority comply with them too.

18.6 Data

- §1 A National Federation provides the CEV with the complete, true and accurate data necessary to the organisation of a CEV competition and promotion of Volleyball.

19. PLAYER ELIGIBILITY – REGISTRATION IN A CEV COMPETITION

19.1 Registration criteria

- §1 A Player and/or National Federation applying for the registration of this Player shall fulfil:
 - a. The requirements of articles 19, 30.1 §5, 31.1 and 32.1.1,
 - b. The specific additional requirements set for each CEV competition.
- §2 A National Federation which applies for the registration of a Player to a CEV competition and this Player shall fulfil:
 - a. The requirements of article 19,
 - b. The specific additional requirements set for each CEV competition.
- §3 Registration of a Player in a CEV competition is denied in case such Player is under a sanction by the FIVB and/or the CEV.

19.2 Registration procedure

- §1 The registration procedure is as mentioned in article 18.2.

- §2 Registration by the CEV is confirmed by the inclusion of the Player in the Confirmed List of the CEV competition. Such document is communicated as mentioned in article 18.2.

19.3 Player licence

- §1 A Player licence is valid when the Player is registered to a CEV competition. It ceases to be valid after the last day of the season it was issued.

19.4 FIVB Sports Regulations

- §1 A Player complies with the FIVB Snow Volleyball Sports Regulations, if any.

20. TEAM DELEGATION

20.1 General provisions

- §1 A National Federation participates to a CEV competition with one or more Teams (article 13.1 §5). A Team is composed of three Players and, possibly, a substitute.
- §2 No accreditation is required for a Team Official.
- §3 The Medical doctor or Therapist may enter the Competition area, provided that they comply with article 34.

20.2 Default and incomplete Team

- §1 Article 6.4 of the Official Snow Volleyball Rules applies.
- §2 Any match with a Team declared in default or incomplete is assessed by the CEV Supervisor as disqualification ("DSQ") or disqualification by Injury ("INJ/DSQ").

20.3 Withdrawal

- §1 Before the Confirmed List issue date, a National Federation may withdraw a Team from a CEV competition, without any consequences, by providing the relevant CEV form.
- §2 Between the Confirmed List issue date and the last Monday (17:00 Luxembourg time) before the start of the CEV competition, a National Federation may withdraw a Team from a CEV competition without any consequences only if there is a medical reason or Force Majeure; but shall inform the CEV about it, by providing the relevant CEV form.
- §3 After the last Monday (17:00 Luxembourg time) before the start of the CEV competition, a withdrawal of a Team entails a financial sanction, regardless of the reasons.

20.4 Substitution of a Player

- §1 Before the Confirmed List issue date, a National Federation may substitute a Player from a Team, or add an additional Player if the Team previously composed only by 3 players from a CEV competition, without any consequences, by providing the relevant CEV form.
- §2 Between the Confirmed List issue date and the Preliminary Inquiry that the Team is due to attend, a National Federation may substitute only two Players per Team from a CEV competition, without any consequences but shall inform the CEV about it, by providing the relevant CEV form.
- §3 The substitution changes the allocation of the Team which is done according to article 13.5.1.
- §4 The substitute Player shall fulfil the requirements mentioned in article 19.

20.5 Equipment

- §1 The Player's equipment is defined according to the Official Snow Volleyball Rules, the FIVB Snow Volleyball Sports Regulations and the CEV Guidelines – if any – and complies with the latter.
- §2 The Players shall wear the jerseys during the on-court warm-up, the matches, the ceremonies and any other Official appearance in connection with the CEV competition. The Organiser shall ensure that Players do so. The Players shall not alter the provided jerseys.

- §3 The Players of the same Team shall wear uniforms of the same colour but different from the other opponent Team.

Chapter 4: Information and CEV forms

21. GENERAL PROVISIONS

- §1 In case a specific mean of communication is mentioned in the CEV Regulatory Framework, an information is only taken into consideration when received via such mean of communication.
- §2 An information shall be provided only when required by the CEV Regulatory Framework and according to the CEV instructions; to the CEV Snow Volleyball department, unless specified otherwise.
- §3 Content of the CEV forms and documents are related to the purpose of such forms.
- §4 The deadline set for a CEV form or document, if not mentioned on the CEV form or document itself, is mentioned in the Official Communications, unless specified otherwise.

22. INFORMATION PROVIDED BY THE TEAMS AND NATIONAL FEDERATIONS

22.1 Registration of a Team in a CEV competition

22.1.1 Commitment

- §1 The CEV SV-01 form form is provided on-site.
- §2 Purposes of such a form are:
 - a. For the Player, to confirm registration in a CEV competition,
 - b. For the CEV, to collect Player's data and inform the latter about the Players' rights and obligations.

22.2 Request for a Wild card

- §1 The CEV SV-02 form is sent via email by the National Federation.
- §2 Purpose of such form is to request a Wild card to the CEV.

23. INFORMATION PROVIDED BY THE ORGANISER

23.1 Application for organisation

- §1 The CEV SV-A form is sent via email.
- §2 Purpose of the form is to get information and commitment for the organisation of a CEV competition.

23.2 Organisational Chart

- §1 The CEV SV-OC form is sent via email.
- §2 Purposes of such a form are to inform the CEV about the Organiser workforce and to provide the CEV with contact details.

23.3 Match information

- §1 The result of a match is sent via the VIS competition software.

23.4 TV Production

- §1 The CEV TV-01 form is sent via email.
- §2 Purpose of such a form is to guarantee the fulfilment of the obligations related to the Media rights.

23.5 Media

23.5.1 Editorial feeds

- §1 Before a CEV competition, a preview in English of such event is provided to the CEV via email no later than 2 days before this event.

- §2 After each competition day, a report in English of such event of approximately 400 words is sent to the CEV no later than 30 minutes after the completion of the last match via email.

23.6 Post event report

- §1 A post event report is sent via post.
§2 Purpose of such a form is to receive statistics, feedback and other sponsorship data for a CEV competition.

23.7 List of Local referees

- §1 The CEV SV-LR form is sent via email.
§2 Purpose of such form is to receive the list of Local referees as well as information concerning their refereeing skills and level of English.

24. INFORMATION SUBMITTED BY THE CEV OFFICIALS

24.1 Site visit

- §1 The CEV forms are:
a. For the site visit, the SV-10 form,
b. For the Venue homologation, the SV-13 form.
§2 Such forms are sent via any means.
§3 Purposes of the forms are to report the results of the site visit and to homologate the Venue.

24.2 Preliminary inquiry

- §1 The VIS sign-in sheet is sent within the Post event report.
§2 Purposes of such a form is to confirm the presence of the Team delegations and collect data related to the organisation of the CEV competition.

24.3 Referees

- §1 The CEV R-4 form is uploaded via the CEV ftp server or sent to referee@cev.eu no later than 48 hours after the end of the CEV competition.
§2 Purpose of such a form is to evaluate the performance of a referee during the CEV competition.

24.4 CEV Supervisor

- §1 The CEV SV-FR form is sent, via email, no later than 24 hours after the end of the CEV competition.
§2 Purpose of such forms is to evaluate the organisation of a CEV competition.

24.5 CEV Referee Delegate

- §1 The CEV SV-RD form is uploaded via the CEV ftp server or sent to referee@cev.eu no later than 48 hours after the end of the CEV competition.
§2 Purpose of such a form is to report on the refereeing aspect and overall performance of the referees.

SECTION 3: REFEREEING

25. CEV REFEREEING BODIES

25.1 CEV European Refereeing Commission

- §1 The duties of the CEV European Refereeing Commission include, among others, the following:
- a. To appoint the CEV Referee Delegates,
 - b. To appoint the Neutral referees to a CEV competition,
 - c. To acknowledge the Local referees appointed to a CEV competition.

25.2 CEV Referee Delegate

- §1 The CEV Referee Delegate is responsible for the smooth running of all refereeing matters.
- §2 A CEV Referee Delegate has the following profile:
- a. The person is supported by a National Federation,
 - b. The person successfully passed the Candidate Referee Delegate Seminar,
 - c. The person is able to communicate in English with people from different countries.
- §3 A CEV Referee Delegate is appointed by the CEV European Refereeing Commission. A CEV Referee Delegate is eligible for an appointment to a CEV competition when the following requirements are fulfilled:
- a. The person complies with article 25.2 §2,
 - b. The person is skilled enough according to the CEV internal evaluation process,
 - c. The person is declared fit to fulfil his/her duties,
 - d. The person is listed in the annual CEV Snow Volleyball Referee Delegate list.
- §4 An individual should not be appointed as CEV Referee Delegate to a CEV competition when this individual is a member, Official, representative, employee, individual registered via a licence or under the authority of the National Federation of the Host country or of the CEV Supervisor.
- §5 Unless otherwise specified, a CEV Referee Delegate is appointed only to the CEV Snow Volleyball European Championship.
- §6 The duties of the CEV Referee Delegate are:
- a. To supervise and evaluate the referees performances in all matches of the event such individual is appointed to,
 - b. To assign the nominated National Technical Officials,
 - c. To answer any refereeing or rules based question raised,
 - d. To provide the relevant report and form (articles 24.3 and 24.5),
 - e. To attend, when organised, the following events and fulfil the requirements related to them:
 - i. The Technical meeting,
 - ii. The Closing meeting,
 - iii. The medical examination of Match Officials,
 - f. To conduct, when organised, the following events and fulfil the requirements related to them:
 - i. The Refereeing clinic,
 - ii. The daily refereeing meetings.
 - g. To fulfil the duties of the CEV Supervisor in case of an absence of the latter,
 - h. Those mentioned in the relevant CEV Guidelines and FIVB Referee Delegate Manual, if any.
- §7 In case of an absence or non-appointment, the appointed CEV Supervisor shall fulfil the duties of the CEV Referee Delegate. Article 25.2 §4 applies to the CEV Supervisor.

25.3 Assistant CEV Referee Delegate

- §1 An Assistant Referee Delegate has the same profile as the CEV Referee Delegate.
- §2 An Assistant CEV Referee Delegate may be appointed by the CEV European Refereeing Commission.

- §3 The duties of an Assistant CEV Referee Delegate are some or all of the duties of the CEV Referee Delegate according to the instructions of the latter.

26. MATCH OFFICIALS

26.1 Referees

- §1 A referee has the following profile:
- a. The person is a Beach Volleyball National referee, International referee candidate or an International referee,
 - b. The person is able to communicate in English with people from different countries,
 - c. The person, being appointed as Local referee, is of the highest level,
 - d. The person complies with the requirements mentioned in chapter 10 of the FIVB Event Regulations.
- §2 A referee - Neutral referee - is appointed by the CEV European Refereeing Commission. The National Federation of the Hosting country shall appoint referees - Local referees - using the SV-LR form.
- §3 A referee is eligible for an appointment to a CEV competition when the following requirements are fulfilled:
- a. Such referee complies with article 26.1§1,
 - b. Such referee is skilled enough according to the CEV internal evaluation process,
 - c. Such referee is declared fit to fulfil his/her duties,
 - d. Such referee is mentioned in the annual CEV Snow Volleyball Referees list.
- §4 An individual should not be appointed as referee to a match when this individual is a member, Official, representative, employee, individual registered via a licence or under the authority of a National Federation of a Team of the match such referee will be appointed to.
- §5 A withdrawal from an appointment may be accepted for exceptional reasons only. The referee shall inform immediately the CEV European Refereeing Commission and the CEV - referee@cev.eu.
- §6 The duties of a referee are:
- a. To conduct a match according to article 9. §2,
 - b. Those mentioned in the Official Snow Volleyball Rules,
 - c. To attend, when organised, the following events and fulfil the requirements related to them:
 - i. The Technical meeting,
 - ii. The Refereeing Clinic,
 - iii. The daily refereeing meetings.
 - d. Those mentioned in the relevant CEV Guidelines.
- §7 In case of an absence of the First referee, the appointed Second referee shall fulfil his duties and the Reserve referee shall fulfil the duties of the Second referee. In case of an absence of the Second referee, the appointed Reserve referee shall fulfil his duties.
- §8 The number of appointed referees per CEV competition is mentioned in the CEV Guidelines. The European Refereeing Commission appoints additional referees in case the Local referees do not fulfil the requirements.

27. NATIONAL TECHNICAL OFFICIALS

- §1 A National Technical Official has the following profile:
- a. The person is able to communicate in English with people from different countries,
 - b. The person is skilled and trained enough to fulfil his duties.
- §2 A National Technical Official is nominated by the Organiser in collaboration with the National Federation of the Host country.
- §3 A National Technical Official is eligible for an appointment to a CEV competition when such National Technical Official complies with article 27. §1.

- §4 Reserve individuals are nominated in order to replace, if necessary, an appointed National Technical Official.
- §5 The duties of a National Technical Official are:
- a. To fulfil the duties mentioned in the Official Snow Volleyball Rules,
 - b. To comply with the relevant documents,
 - c. To attend the Refereeing clinic,
 - d. To attend, when requested, the daily refereeing meetings,
 - e. Those mentioned in the CEV Guidelines.

28. REFEREEING CLINIC

Refer to article 64.

SECTION 4: MEDICAL

29. CEV MEDICAL BODIES

29.1 CEV European Medical Commission

- §1 The duties of the CEV European Medical Commission include, among others, the following:
- a. To appoint the CEV Medical Delegates,
 - b. To declare a Referee fit or unfit to complete his/her duties.

29.2 CEV Medical Delegate

- §1 The CEV Medical Delegate is responsible for the smooth running of all medical topics.
- §2 A CEV Medical Delegate has the following profile:
- a. The person shall be a CEV European Medical Commission member,
 - b. The person is able to communicate in English with people from different countries.
- §3 A CEV Medical Delegate is appointed by the CEV European Medical Commission. A CEV Medical Delegate is eligible for an appointment to a CEV competition when the following requirements are fulfilled:
- a. Such CEV Medical Delegate complies with article 29.2 §1,
 - b. Such CEV Medical Delegate is declared fit to fulfil his/her duties.
- §4 Unless otherwise specified, a CEV Medical Delegate is appointed only to the CEV Snow Volleyball European Championship.
- §5 The duties of the CEV Medical Delegate are:
- a. To monitor the Testing without carrying out or assisting with duties,
 - b. To supervise the medical examination of Referees during a CEV competition,
 - c. To make recommendation concerning the suitability of a Match Official,
 - d. To monitor the first aid provided,
 - e. To supervise the nutrition for Players,
 - f. To attend, when organised, the Technical meeting and fulfil the requirements related to it,
 - g. Those mentioned in the relevant CEV Guidelines.

30. ANTI-DOPING RULES

30.1 General provisions

- §1 The FIVB is the Anti-Doping Organisation responsible for adopting rules for initiating, implementing or enforcing any part of the Doping Control process in the sport of Snow Volleyball.
- §2 The FIVB's Anti-Doping Rules, included in the FIVB Medical & Anti-Doping Regulations, apply for each, any and all doping related items in a CEV competition.
- §3 In particular, the FIVB's Anti-Doping Rules apply to the definition of Doping, the meaning of particular words related to Doping, the anti-doping rule violations, the Doping Control, the sanctions, the consequences for National Federations and Team delegation members, the amendment and the interpretation of the FIVB's Anti-Doping Rules.
- §4 In case words are neither defined in article 7 nor in the FIVB's Anti-Doping Rules, such words shall have the meaning described in the World Anti-Doping Code and/or International Standards.
- §5 A National Federation, its members, Team delegation members, Officials, representatives, employees, individuals registered via a licence or under its authority shall agree to abide by the FIVB's Anti-Doping Rules in order to be registered and/or accredited in a CEV competition.

30.2 Doping control

30.2.1 By the CEV

- §1 Pursuant to the authority of the FIVB, the CEV is the Testing Authority in a CEV competition.
- §2 In accordance with the World Anti-Doping Agency Code, the CEV, possibly through the Organiser, contracts the Sample collection, handling and transport to a National Anti-Doping Organisation.
- §3 When a CEV Medical Delegate is appointed, the Organiser, on behalf and request of the CEV, shall:
 - a. Enter into an agreement with the National Anti-Doping Organisation, in accordance with the provisions of this chapter, concerning the Sample collection, handling and transport,
 - b. Enter into an agreement with a World Anti-Doping Agency-accredited laboratory or as otherwise approved by the World Anti-Doping Agency and determined exclusively by the FIVB concerning the Sample analysis.
- §4 In accordance with the FIVB test distribution plan, the CEV decides about the Testing to be conducted in a CEV competition.
- §5 Results of the sample analysis are provided no later than 7 days after the end of the CEV competition.

30.2.2 By an Anti-Doping Organisation

- §1 In case an Anti-Doping Organisation wants to conduct Testing at a CEV competition, it shall obtain the CEV approval.
- §2 Upon CEV approval or a World Anti-Doping Agency decision, the National Federations shall act accordingly.

30.3 Therapeutic Use Exemption

- §1 The FIVB is in charge of the Therapeutic Use Exemption – TUE.
- §2 In cases where a medical condition occurs during a CEV competition and a Player needs to apply for a TUE, the CEV Medical Delegate can approve an expedited TUE which shall be valid for the duration of such CEV competition only.

30.4 Anti-Doping Rule violation

- §1 An Anti-Doping Rule violation is sanctioned according to the FIVB's Anti-Doping rules.

31. MEDICAL EXAMINATION

- §1 Content of the medical examination are confidential. All relevant parties shall act accordingly.

31.1 Players

- §1 A Player undertakes a medical examination in order to present evidence of adequate health, ability to travel by any means of transportation and ability to play in a CEV competition.

31.2 CEV Officials

- §1 In order to be appointed as a CEV Official, an individual shall undertake a medical examination in order to present evidence of adequate health and fitness to permit completion of their assigned duties and travel by any means of transportation.
- §2 Based on such medical examination, the CEV European Medical Commission decides if a CEV Official is fit or unfit to fulfil his duties.

31.3 Match Officials

31.3.1 Before being appointed

- §1 In order to be appointed as a Neutral referee, an individual shall undertake a medical examination in order to present evidence of adequate health and fitness to permit completion of their assigned duties.

- §2 Based on such medical examination, the FIVB Medical Commission proposes to declare a referee fit or unfit to fulfil his duties. Such proposal may come with reservation.
- §3 Based on both medical examination and proposal, the CEV European Medical Commission decides if a referee is fit or unfit to fulfil his duties. Such decision may come with reservation.

31.3.2 During a CEV competition

A) Health control

- §1 During a CEV competition, as early as possible after the arrival of each Referee at the Venue and in case of a CEV Medical Delegate appointed, such referee shall undertake a medical examination.
- §2 Based on such medical examination, the CEV Medical Delegate shall communicate to the CEV Supervisor his/her recommendations regarding the suitability of each Match Official.
- §3 Based on such recommendations, such CEV Official may decide to withdraw the appointment of a Match Official.

B) Breath analysis

- §1 Before a match and in case of a CEV Medical Delegate or CEV Referee Delegate appointed, a Match Official, upon request by such CEV Official, may undertake a breath analysis in the presence of such CEV Official.
- §2 The breath analysis verifies the absence of intoxication. When the second test is also positive, the CEV Referee Delegate shall change such Match Official. This Match Official may contest the results and request the conduction of a blood test.

32. CERTIFICATES AND FORMS

32.1 Players

32.1.1 Anti-doping education certificate

- §1 Each Player shall undertake the FIVB Anti-Doping education programme through his/her FIVB individual VIS credentials, available online: <http://playclean.fivb.com>.
- §2 After the successful completion of such programme, a certificate is issued.

32.1.2 Health certificate

- §1 The medical doctor, who performs the medical examination, shall complete the relevant CEV health certificate and sign it.
- §2 Such certificate is valid when the following additional requirements are fulfilled:
 - a. It is issued on the same year of and prior to a CEV competition,
 - b. Its issue date is written on it.
- §3 Such certificate becomes null and void at the end of the season of its issue.
- §4 In case of an injury or illness which prevents the participation in a CEV competition, the Player shall present another CEV health certificate.

32.2 CEV Officials

- §1 The medical doctor, who performs the medical examination, shall complete the CEV health certificate - CEV M-7 form - and sign it.
- §2 Each individual subject to the medical examination shall provide the CEV with such certificate upon request of the CEV. Such certificate becomes null and void one calendar year after its issue.

32.3 Match Officials

32.3.1 Before a CEV competition

- §1 The medical doctor, who performs the medical examination, shall complete the FIVB health certificate – FIVB M-4 form – and sign it.
- §2 Each individual subject to the medical examination shall provide the FIVB with such certificate upon request of the CEV. Such certificate becomes null and void one year after its issue.

32.3.2 During a CEV competition

- §1 The CEV Medical Delegate and the Local medical doctor, who performs the medical examination and breath analysis, shall complete the CEV M-6 form and CEV M-2 form and sign it.
- §2 The CEV Medical Delegate shall provide such CEV forms to the CEV immediately after the end of his appointment.

33. MEDICAL REQUIREMENTS

33.1 Previous information

- §1 Information are provided to the CEV - medical@cev.eu - before the deadline set by the CEV.

33.2 Workforce

33.2.1 Medical

- §1 Refer to article 48.

33.2.2 Doping control

- §1 Individuals conducting the Testing shall fulfil the requirements of the International Standard for Testing. The following individuals are appointed:
 - a. One to two Doping Control Officers,
 - b. Two to four Chaperones.

33.3 Facilities

33.3.1 Doping Control Station

- §1 Testing shall be conducted in substantial conformity with the International Standard for Testing.

33.3.2 First aid area

- §1 A First aid area is available for Players and spectators.
- §2 In a First aid area, one medical doctor and a Physiotherapist shall be present.

33.4 Nutrition for Players during a CEV competition

- §1 During a CEV competition, nutrition for Players is according to the FIVB Medical & Anti-Doping Regulations.

34. AUTHORISATION FOR MEDICAL DOCTOR AND THERAPIST

34.1 Definition

- §1 The authorisation concerns the Medical doctor and/or Physiotherapist registered as a Team delegation member.
- §2 The authorisation grants the right to temporarily access the Competition area during a match for medical purposes.
- §3 CEV and FIVB authorisations are accepted in a CEV competition.
- §4 The CEV European Medical Commission may issue authorisations for individuals not participating in FIVB competitions.

- §5 A CEV authorisation is valid from the date of its issue until the end of the year of the current Olympic cycle.

34.2 Application

- §1 The application is sent no later than 1 month before the relevant CEV competition via electronic mean, to the CEV - medicalauthorisation@cev.eu.
- §2 The application is composed of the following documents:
- a. A relevant diploma of University grade or Therapist education,
 - b. An Official English translated copy of such diploma or education, if required,
 - c. A copy of a passport or national identity card,
 - d. A letter of support from the relevant National Federation or National Olympic Committee,
 - e. A recent passport format picture,
 - f. A copy of the FIVB Anti-Doping education programme.

35. CEV MEDICAL INSURANCE

35.1 Scope of the cover

- §1 The IMSSA cover concerns the CEV competitions included in the CEV calendar during one calendar year, from 1st January to 31st December. The cover begins on the arrival day of the insured individual in the Venue and ends on the return day of the insured individual to his permanent domicile. The duration of the coverage is limited to 30 days per journey.
- §2 Insured individuals are the Team delegation members. The cover is subsidiary to any other existing insurance of the insured individuals. The cover is confined to the part of the justified expenses which is not covered by such other insurance.

35.2 Summary of the cover

- §1 The CEV medical insurance policy number is 011500A.
- §2 The following elements are covered:
- a. The actuals costs for assistance and repatriation,
 - b. The medical expenses - amount invoiced to the insured individual for the treatment and medically necessary care - up to the amount of one hundred thousand Euros per insured individual and per event.

35.3 Assistance

- §1 In case of an admission to a hospital or emergency treatment, IMSSA shall be notified immediately.
- §2 The following information regarding the insured individual shall be provided on the phone:
- a. Surname and First name,
 - b. Address of the permanent domicile,
 - c. Membership of the CEV,
 - d. Phone number and address of the current staying place,
 - e. The CEV medical insurance policy number.

SECTION 5: ORGANISER

Chapter 5: General provisions

36. APPOINTMENT OF THE ORGANISER

Refer to article 15.

37. CEV SNOW VOLLEYBALL COMPETITIONS REGULATIONS

- §1 Unless otherwise specified, the Organiser is the entity responsible for fulfilling the requirements of these regulations. The Organiser shall do or be what is required, necessary or expected in order to comply with these regulations; according to the quality standards expected for a top-level international sport competition.

38. STAY PERIOD

- §1 The Stay period of a Team delegation, CEV Official, CEV Commercial Partner or referee is as follows:

CEV Competition	Arrival date	Departure date
CEV Supervisor	2 days before the first competition day	The day after the end of the CEV competition
Referees	1 day before the first competition day	
CEV Officials & Commercial Partners	Case by case basis	
Team delegations	The day of and prior to the relevant Preliminary inquiry	The day after their elimination from the CEV competition

- §2 The arrival time means that the CEV Official or referee is present in the Venue or hotel before 20:00.
- §3 The Stay period of a CEV Official also includes the period during which this CEV Official participates to an event related to a CEV competition such as site visit, drawing of lots and other meetings.
- §4 When the Stay period mentioned in articles 38. §1 and 38. §2 cannot be complied with, this period is increased by the adequate number of days allowing a CEV Official to fulfil his/her duties.

39. INTERNAL STRUCTURE

- §1 An Organising Committee is set-up. Its composition is communicated to the CEV via the relevant CEV form (article 23.2) and updated when necessary.
- §2 Such committee shall support the smooth conduct of the CEV competition.

40. INSURANCE

- §1 An insurance with a well-recognised insurance company, covering the risks of a top-level international sport competition and including at least public liability, event cancellation and collapsing of bleachers, is subscribed.
- §2 Upon request of the CEV, the relevant documentation and agreement are provided to the CEV. Failing to do so, the CEV may cancel the organisation of the CEV competition.

Chapter 6: Facilities

41. GENERAL PROVISIONS

- §1 When the CEV provides or instructs to use some specific equipment, this equipment is set-up and used.
- §2 All facilities required by these regulations are:
 - a. Set-up no later than two days before the start of the CEV competition,
 - b. Exclusively available for the hosting and staging a CEV competition from the day before the start of the first phase to the day after the last match of the CEV competition, according to these regulations and in particular the Competition schedule, Match schedule and Daily match schedule.

42. VENUE

42.1 Approval of a Venue

- §1 A Venue approved by the CEV is used.

42.2 Number of Courts

- §1 The CEV confirms the number of Courts, according to the duration of the CEV competition and the number of Teams; in order to allow a smooth running of the CEV competition and settle possible delays in the staging of a CEV competition.

42.3 Requirements of a Court

42.3.1 Sports requirements for all Courts

- §1 The requirements mentioned in article 42.3 are mandatory for all Courts. Requirements of a Court mentioned in the Official Snow Volleyball Rules are set according to such rules, unless specified otherwise in article 42.3.
- §2 A Court is equipped according to the CEV Guidelines and the Competition area is set according to the relevant court layout. All Courts are with the same orientation, including the warm-up courts.
- §3 Bleachers are set-up with the highest security standards, no later than 14:00 on the day before the start of the CEV competition. Bleachers are always set-up on the Centre court and, whenever possible, on the Side courts.
- §4 Competent local authorities shall carry out an inspection visit of the bleachers and issue a written approval. This approval is presented to the CEV Supervisor.
- §5 CEV competitions organised indoor may depart from these requirements.

42.3.2 Specific requirements of a Court

- §1 Specific requirements of a Court are according to the following table:

CEV competition	Centre court capacity (minimum)
CEV Snow Volleyball European Championship	
All levels	500
CEV Snow Volleyball European Tour Event	
All levels	250

42.4 Other requirements of a Court

- §1 One Scoresheet table is set in the Competition/Control area.
- §2 In order to use a dynamic advertisement system - LED system, an application is submitted to the CEV, for approval, by providing the relevant CEV form by any means before the deadline set by the CEV.

43. OTHER FACILITIES

43.1 General provisions

§1 The following areas are set (article 67.1):

- | | |
|---|--|
| <ul style="list-style-type: none"> a. CEV area, b. Event office area, c. VIP area, d. Players area, e. Referees areas, | <ul style="list-style-type: none"> f. Scorers areas, g. Medical and first aid area, h. Media area. i. Broadcast facilities |
|---|--|

§2 All areas are protected from the sun, wind and snow.

§3 For a CEV competition and upon request of the CEV, a Doping Control Station is set.

§4 For a CEV competition, areas are set according to the following table:

CEV competition	Media working room	Mixed zone
CEV Snow Volleyball European Championship		
All levels	Yes	Yes
CEV Snow Volleyball European Tour Event		
All levels	Yes	Yes

Chapter 7: Workforce

44. GENERAL PROVISIONS

- §1 The workforce mentioned in this Chapter and an adequate number of individuals are nominated and/or appointed. The workforce is skilled and trained enough to exercise and fulfil its assigned duties.
- §2 The relevant CEV form is provided.
- §3 When the Organiser uses more than one Venue, additional individuals are appointed to each additional Venue. In order to fulfil the duties of the individuals mentioned in this Chapter.

45. CLOTHING

- §1 Individuals with the same role are dressed identically.
- §2 The individuals of the following groups are dressed identically among these groups and differently - with a different colour - from the other groups:
 - a. CEV Officials,
 - b. Referees,
 - c. Scorers,
 - d. Ball retrievers,
 - e. Organiser's workforce,
 - f. Organiser's security workforce.
- §3 Clothes are provided according to the CEV Guidelines and their layout submitted to the CEV, for approval, before the deadline set by the CEV.

46. TOURNAMENT DIRECTOR

- §1 A Tournament director is the main point of contact for the CEV.
- §2 A Tournament director has the following profile:
 - a. He is able to communicate in English with people from different countries.
- §3 A Tournament director fulfils the duties mentioned in the CEV Guidelines.

47. MATCH ANNOUNCER

- §1 A Match announcer is able to communicate in English and in the native language of the Organiser with people from different countries.

48. MEDICAL

48.1 Local Medical doctor

- §1 A Local medical doctor is the individual responsible for all medical related topics of the Organiser.
- §2 A Local medical doctor has the following profile:
 - a. He is under the authority of the CEV Medical Delegate.
- §3 The duties of a Local medical doctor are:
 - a. To coordinate all medical related items,
 - b. To conduct the medical examination of Match Officials during a CEV competition.

48.2 Local Physiotherapist

- §1 A Local Physiotherapist supports the Local Medical doctor.

48.3 Availability

- §1 The Local medical doctor and the Local Physiotherapist shall be present at the Venue from 30 minutes before the start of the first match to 30 minutes after the last match of the day.

49. MEDIA

49.1 Appointment

§1 The Media workforce is appointed as follows:

CEV competition	Local Media officer	Local photographer	Local videographer	TV & Digital Coordinator
CEV Snow Volleyball European Championship				
All levels	Yes	Yes	Yes	Yes
CEV Snow Volleyball European Tour Event				
All levels	Yes	Yes	Optional	Optional

49.2 Local Media officer

§1 A Local Media officer is the individual responsible for all media related topics of the Organiser.

§2 A Local Media officer has the following profile:

- a. He is a Snow Volleyball expert and skilled with social and digital media,
- b. He is able to communicate in English with people from different countries,
- c. He is a professional journalist or media/public consultant.

§3 The duties of a Local Media officer are:

- a. To collaborate with the CEV Media officer,
- b. To create and distribute information to the CEV and the media,
- c. To ensure an adequate coverage of the CEV competition,
- d. To provide the CEV with the required information,
- e. To supervise the set-up of all media facilities at the Competition venue,
- f. To develop a professional, national, regional and local media campaign,
- g. To provide the media attending and not attending the event with information,
- h. To issue accreditation for the media attending the CEV competition,
- i. To conduct the operations in the Mixed zone and fulfil the requirements related to them,
- j. Those mentioned in the CEV Guidelines.

49.3 Local photographer

§1 A Local photographer has the following profile:

- a. He is a professional photographer.

§2 A Local Photographer shall provide the CEV with high quality pictures.

49.4 Local videographer

§1 A Local videographer has the following profile:

- a. He is able to communicate in English with people from different countries,
- b. He is skilled with production and edition of video content.

49.5 TV & Digital operations coordinator

§1 A TV & Digital operations coordinator has the following profile:

- a. He is fluent in English and can communicate with a large range of stakeholders such as technicians, TV producers/directors and CEV Sport Media Agency representatives.
- b. He is an expert in sport broadcast and TV production matters.

Chapter 8: Transportation

50. GENERAL PROVISIONS

- §1 Transportation of a Team delegation, CEV Official, CEV Commercial partner and referee is composed of the following:
- Return ticket to the arrival and departure venue (not applicable for CEV Commercial partner),
 - Local transportation between the arrival and departure venue, the Venue and the hotels.
- §2 Transportation of a Team delegation, CEV Official and referee is arranged according to the following table and article 38:

CEV competition	Transportation arrangement	
	Art. 50. §1 a	Art. 50. §1 b
CEV Snow Volleyball European Championship		
Teams	-	-
CEV Officials	Yes	Yes
Referees	Yes	Yes
CEV Snow Volleyball European Tour Event		
Teams	-	-
CEV Officials	-	Yes
Referees	Yes	Yes

- §3 The transportation of Team Officials may be arranged, only after the distribution of costs is agreed with the relevant Team delegation.

51. ARRIVAL AND DEPARTURE VENUE

51.1 General provisions

- §1 An arrival and departure venue which fulfils the following requirements is used:
- The venue is an international airport,
 - The venue hosts regular transport companies,
 - The venue is the closest one to the Venue,
 - The distance between the venue and the Venue is 200 kilometres maximum and 3 hours transportation maximum by bus,
 - Transportation proposed at the venue allows a Team delegation, CEV Official and referee to arrive and depart according to their Stay periods.
- §2 In case requirement d. above is not fulfilled, the arrival and departure venue may still be selected; provided that the journey to the Host city is covered by plane.
- §3 The Organiser may use a second arrival and departure venue.

51.2 CEV Official and referee

- §1 A CEV Official or a referee shall indicate to the Organiser its departure and arrival venue. In case of more than one venue indicated, the Organiser is free to choose the most appropriate venue.
- §2 A CEV Official or a referee is contacted before the booking to coordinate the proposed travel.
- §3 A CEV Official or a referee receives the travel tickets and relevant information at least 2 weeks before the start of the CEV competition.
- §4 A CEV Official or referee may travel by car, train or plane.
- §5 An airline company which fulfils the following requirements is used:
- The company proposes at least two classes of seating,
 - The company proposes connecting flights,
 - The company, in case of delay or cancelation, is able to immediately propose and reserve a new flight,

d. The company proposes a global price without additional charges for a usual luggage.

- §6 A CEV Official or referee may travel by car after approval of the CEV. The costs related to such transportation are set before the journey and shall not exceed the cheapest fare rate for a journey by train or plane.

52. LOCAL TRANSPORTATION

- §1 Local transportation is arranged as follows:
- a. For a CEV Official: by car,
 - b. For a referee: by car or mini-bus.

53. VISA

- §1 In some Host countries, the entrance of a Team delegation in the territory of such countries requires the authorisation of national authorities.
- §2 A Player shall fulfil the required formalities in order to obtain such authorisation, as soon as the registration of such Player in a CEV competition is confirmed.
- §3 All Team delegations members, CEV Officials and referees receive in due time the invitation letter.
- §4 All Team delegations members, CEV Officials and referees receive a visa and participate to a CEV competition without any hindrance.
- §5 Rules and procedures of the relevant national authorities are followed.

Chapter 9: Accommodation

54. GENERAL PROVISIONS

- §1 Accommodation of a Team delegation, CEV Official, CEV Commercial partner and referee is composed of the following:
- a. Rent of hotel rooms,
 - b. 3 daily meals,
 - c. Internet connection.
- §2 The accommodation of a Team delegation, CEV Official, CEV Commercial partner and referee is arranged according to the following table and article 38:

CEV competition	Accommodation arrangement		
	Player	CEV Official & Commercial partner	Referee
CEV Snow Volleyball European Championship			
All levels	Yes	Yes	Yes
CEV Snow Volleyball European Tour Event			
All levels	-	Yes	Yes

- §3 The accommodation of Team Officials may be arranged, only after the distribution of costs is agreed with the relevant Team delegation.

55. HOTEL

- §1 Hotels of good category located close to the Venue are used.
- §2 CEV Officials & CEV Commercial partners are accommodated in single rooms. Referees are accommodated in twin rooms with twin beds. A Team delegation is accommodated in rooms for 2 to 4 individuals.

56. NUTRITION

- §1 The following is provided:
- a. 3 meals per day: breakfast, lunch and dinner,
 - b. 2 warm meals per day,
 - c. Adequate quantity of mineral water in closed bottles without gas, soft and hot drinks, fruits and snacks; during all competition days.
- §2 Team delegations, CEV Officials and referees are provided the meals available at their arrival and departure hours.
- §3 Requirements of article 33.4 are fulfilled.

Chapter 10: Meetings

57. GENERAL PROVISIONS

- §1 Meetings are either arranged in the Venue or in one of the hotels used by the Organiser.
- §2 The Organiser shall arrange the following meetings:
- a. General organisation meeting,
 - b. Venue homologation,
 - c. Preliminary inquiry,
 - d. Refereeing clinic,
 - e. Daily refereeing meeting,
 - f. Daily meeting,
 - g. Closing meeting.
 - h. TV/Digital meeting
- §3 The Organiser may arrange a Technical meeting.
- §4 Adequate facilities are provided in order to ensure the following:
- a. The users are able to easily fulfil their duties,
 - b. The meetings are held according to professional and high level standards.

58. GENERAL ORGANISATION MEETING

- §1 A General organisation meeting is carried out by the CEV Supervisor, upon arrival of the latter.
- §2 The purpose of such meeting is to discuss the organisation requirements according to these regulations.
- §3 The following individuals, when appointed, shall attend this meeting:
- a. The CEV Supervisor,
 - b. The Tournament Director,
 - c. The Competition Director,
 - d. The CEV Referee Delegate,
 - e. The CEV Snow Volleyball Coordinator,
 - f. The National Federation Delegate.

59. VENUE HOMOLOGATION

- §1 The Venue homologation is held no later than two hours before the start of the first Preliminary Inquiry. It is carried out by the CEV Supervisor.
- §2 Purposes of the Venue homologation are as follows:
- a. To ensure that the match is played in accordance with the Official Snow Volleyball Rules and organised according to the FIVB and CEV Regulatory Frameworks,
 - b. To ensure that the Organiser fulfilled the obligations mentioned in article 68. §2.
- §3 The following individuals shall attend this meeting:
- a. The CEV Supervisor,
 - b. The National Federation Delegate,
 - c. The Tournament Director.

60. PRELIMINARY INQUIRY

- §1 A Preliminary Inquiry is held on the day of the start of the Qualification Tournament and the day before each next level. It is carried out by the relevant CEV Official in collaboration with the Organiser.
- §2 Purpose of such meeting is to verify items concerning Teams.
- §3 The following individuals, when appointed, shall attend this meeting:
- a. The CEV Supervisor,
 - b. The Organiser,
 - c. Players of the Team.
- §4 A Team delegation member is confirmed by the CEV Supervisor when the elements provided are complete and in accordance with the relevant CEV forms.

61. TECHNICAL MEETING

- §1 Upon request from the Organiser or the CEV, a Technical meeting is held the day before the Main Draw. For the CEV Snow Volleyball European Championships, the Technical meeting is mandatorily held.
- §2 It is carried out by the CEV Supervisor.
- §3 The purpose of such meeting is to provide information concerning the CEV competition.
- §4 The following individuals, when appointed, shall attend this meeting:
 - a. All CEV Officials,
 - b. The Organiser,
 - c. The National Federation Delegate,
 - d. All Players qualified to the relevant phase.
- §5 When the Technical meeting is not requested, any relevant CEV Official may request and carry out another meeting with some of the individuals mentioned in §4, in order to communicate specific information.

62. CLOSING MEETING

- §1 A Closing meeting is carried out by the CEV Supervisor.
- §2 The purpose of such meeting is to prepare, discuss and agree on the relevant CEV form (article 24.4 §1).
- §3 The following individuals shall attend this meeting:
 - a. All CEV Officials,
 - b. The Tournament Director,
 - c. The National Federation Delegate.

63. DAILY MEETING

- §1 A Daily meeting is held after the last match of a day or the next morning and carried out by the CEV Supervisor.
- §2 The purpose of such meeting is to settle all issues stemming during the day.
- §3 The following individuals shall attend this meeting:
 - a. All CEV Officials,
 - b. The Organiser,
 - c. The National Federation Delegate.

64. REFEREEING CLINIC

- §1 A Refereeing Clinic is held on the day before the start of the first match and carried out by the CEV Supervisor or CEV Referee Delegate, when appointed.
- §2 Purposes of such meeting are as follows:
 - a. To ensure the same interpretation and application of the Official Snow Volleyball Rules,
 - b. To ensure the same interpretation and application of the refereeing instructions and guidelines.
- §3 The following individuals shall attend this meeting:
 - a. The relevant CEV Official,
 - b. All Match Officials,
 - c. All National Technical Officials.

65. DAILY REFEREEING MEETING

- §1 A daily refereeing meeting is carried out by the CEV Supervisor or CEV Referee Delegate, when appointed.
- §2 Purposes of such meeting are as follows:
 - a. To evaluate the refereeing performances of the previous days,
 - b. To confirm the appointment of the day, where possible.
- §3 The following individuals shall attend this meeting:
 - a. The relevant CEV Official,
 - b. All referees,

- c. Any person involved in refereeing items.

66. TV/DIGITAL MEETING

- §1 A TV/Digital meeting is generally held one day prior to the start of the first produced match (if applicable, several TV meetings may also be scheduled afterwards to ensure a professional broadcast).
- §2 The main purpose of such meeting is:
 - a. Ensure that broadcast standards are respected and fulfilled throughout the event.
 - b. Confirm and coordinate the actions and timelines between the competition and production team
- §3 The following individuals shall attend this meeting (if applicable):
 - a. CEV Supervisor
 - b. CEV Referee Delegate
 - c. CEV Staff on-site
 - d. TV & Digital Coordinator
 - e. CEV Sport Media Agency representatives
 - f. Production team (TV Director, etc.)

Chapter 11: Accreditation and security

67. ACCREDITATION

67.1 General provisions

- §1 The Venue may be divided into various areas which access is either open to the public or restricted (article 43.1).
- §2 For a restricted area, an accreditation is necessary to enter such area. The grant of an access to a restricted area is based on the duties of the individual mentioned in these regulations. An accreditation plan sets the various areas an individual may enter.
- §3 The CEV Supervisor shall inform the CEV Referee Delegate and the Organiser about the decision to grant access to other individuals to the Competition area.
- §4 An accreditation plan is developed with regard to the seating and parking availability. Individuals mentioned in these regulations are provided with an accreditation and access to the adequate areas. Individuals do not enter an area they are not accredited for.
- §5 Vests are provided to all accredited photographers and TV crew.

68. SECURITY

- §1 The Organiser shall set the adequate measures and provide the adequate means to ensure the following:
 - a. The match and its side events run smoothly,
 - b. The Organiser workforce is trained to face any disturbance or issue related to an international sport event in a Venue,
 - c. The safety of any individual present in the Venue and hotel,
 - d. The enforcement of the accreditation plan,
 - e. The safety of any facility of the CEV stakeholders in and around the Venue,
 - f. The Organiser security workforce is on duty at least one hour before the start of a match.
- §2 The Organiser shall inform well in advance the local authorities and collaborate with them regarding all the necessary measures to be taken.

Chapter 12: Information

69. CEV COMPETITIONS INFORMATION MANAGEMENT

69.1 General provisions

- §1 Before and after each CEV competition, the relevant CEV forms and documents are provided to the CEV. Refer to article 23.

70. GENERAL INFORMATION

- §1 The CEV stakeholders are informed via the the respective information boards and/or in a digital version.

71. MEDICAL

- §1 The relevant information mentioned in the CEV Guidelines is provided.

Chapter 13: Organiser miscellaneous

72. OFFICIAL ENTERTAINMENT

- §1 During a match, after the relevant CEV Official approval, entertainment is allowed in the Playing area during the time-outs and intervals. The maximum duration of such entertainment is the duration of the time-outs and intervals mentioned in the Official Snow Volleyball Rules.

73. CEREMONIES

73.1 General provisions

- §1 In case of several Venues, local ceremonies in the several Centre courts may be organised.
- §2 Team delegations shall attend the ceremonies.

73.2 Opening ceremony

- §1 Upon request from the Organiser, an Opening ceremony may be organised.

73.3 Awarding and closing ceremony

- §1 An Awarding ceremony is organised on the Centre court.
- §2 The programme and layout area are according to the CEV Guidelines. They are submitted to the CEV Supervisor, for approval. Such documents are then communicated to the relevant individuals.
- §3 A full rehearsal the day before the Awarding ceremony, with all involved individuals, is performed.

74. PRIZES OF HONOUR

74.1 Cup

- §1 A Team, placed first after the last match of a CEV competition, receives a cup. The layout of the cup is submitted to the CEV, for approval.
- §2 For the CEV Snow Volleyball European Championship only, the CEV provides the cup. For other CEV Competitions, the Organiser does.

74.2 Medals

- §1 Each Team member receives a gold, silver or bronze medal when placed first, second or third after the last match of a CEV competition.
- §2 The CEV provides the medals.

75. TRAINING

- §1 The conditions of the training sessions are even for all Teams.
- §2 For training, one Court per gender is made available no later than 1 day before the start of the CEV competition.

76. WARMING-UP AREA(S)

- §1 When available, Teams may use a court different from the Playing court before the Official warm-up session.

77. UNIFORMS

- §1 The Organiser shall provide the jerseys of the Players (article 20.5).
- §2 The number of jerseys mentioned in the CEV Guidelines is provided. The layout of the jerseys is submitted to the CEV, for approval.

SECTION 6: EXPLOITATION OF RIGHTS

Chapter 14: CEV Properties and Rights

78. PRINCIPLES

- §1 The CEV is the exclusive owner of all rights related to a CEV competition including, without limitation, the Commercial rights.
- §2 The CEV may grant all or part of the rights mentioned in article 78. §1 at its sole discretion to a Commercial partner, National Federation or Organiser.
- §3 The CEV may grant to a Commercial partner the exclusive right to use and exploit part of the Commercial rights and/or the exclusive right for a category of good, product and/or service to be associated with the CEV and/or a CEV competition.
- §4 Each, any and all rights not expressly granted under these regulations or not used by a Commercial partner or National Federation or Organiser remains the exclusive ownership of the CEV and may be granted only in a subsequent written agreement or via the Official communications.
- §5 A National Federation or Organiser may sub-grant all or part of the above mentioned rights granted, only after a written agreement with the CEV.
- §6 Unless otherwise specified, each, any and all rights are granted from the day of the CEV registration approval to the day after the last match of a CEV competition.
- §7 Each, any and all rights to be granted shall be granted and then exploited in accordance with the national Law of the Host country, the CEV Regulatory Framework and any exclusive rights granted by the CEV.
- §8 In particular, each, any and all rights to be granted shall be granted and then exploited so it does not, directly or indirectly, by any means and in any form, suggest or refer to a legal entity, its products, goods, services or brands or use content which are likely prejudicial to individual's health and safety and/or harm any person due to its sex, colour, language, religion, political or other opinion, national or social origin, association with a national minority, property, birth or other status.

79. SAFEGUARD AND SUPPORT OF CEV PROPERTIES, RIGHTS AND BRAND

- §1 The CEV and CEV competitions identification markers are only associated with a rights holder's products, goods, services or brand.
- §2 CEV stakeholders shall do their best to ensure a Commercial partner, National Federation or Organiser a peaceful enjoyment of their granted rights and shall refrain from being involved or contributing, directly or indirectly, actively or not, to any breach of it.
- §3 The peaceful enjoyment of any exclusive right granted to a Commercial partner or National Federation is ensured; in particular by avoiding, impeding and stopping any breach of such exclusivity.
- §4 CEV stakeholders shall avoid, impeded and stop any suggestion or given impression that a third party is associated or connected, by any means and in any form, to the CEV or a CEV competition. CEV stakeholders shall refrain from being involved or contributing, directly or indirectly, actively or not, to such third party association.

National Federations and their Team delegations shall support the activities and side events related to a CEV competition.

Chapter 15: Identification markers

80. CEV

- §1 A CEV competition is easily and immediately identifiable as a CEV event.
- §2 A CEV competition is refereed to, in written or orally, by using the CEV and CEV competition identification markers only.
- §3 The CEV and CEV competition identification markers are used and/or exploited with the dimension, language, wording, colours, shape, materials and presentation set by the CEV.
- §4 National Federations and the Organiser shall submit to the CEV, for approval, each, any and all elements added by any means and in any forms to a CEV or CEV competition identification marker. Such identification marker is used and/or exploited only after the CEV written approval.
- §5 The CEV, CEV competition and Commercial partners identification markers are displayed in each, any and all print and digital materials related to a CEV competition
- §6 National Federations and the Organiser shall comply with article 80. They shall ensure that their members, Officials, representatives, employees, individuals registered via a licence or under their authority comply with it too.

Chapter 16: Commercial rights

81. ADVERTISING RIGHTS

81.1 Advertisement on the print and digital materials

- §1 The Organiser is granted the right to display advertisement on the print and digital materials.

81.2 Advertisement on Team delegation

81.2.1 General provisions

- §1 The Organiser is granted the non-exclusive right to display advertisement on the Uniform. Advertisement on the Uniform is according to Official Snow Volleyball Rules and the CEV Guidelines.
- §2 The list of advertisement to be displayed is submitted to the CEV, for approval, before the deadline set by the CEV.
- §3 Any change of the advertisement content or shape requires the CEV approval. A National Federation with an advertisement not approved or different in its content or shape, shall change its related Team delegation equipment.

81.3 Advertisement on other individuals

- §1 The Organiser is granted the non-exclusive right to display advertisement on the equipment of its workforce, the CEV Officials, Match Officials and Referees as per CEV Guidelines.
- §2 The list of advertisement to be displayed is submitted to the CEV, for approval, before the deadline set by the CEV.

81.4 Advertisement in the Venue

81.4.1 General provisions

- §1 The Organiser is granted the non-exclusive right to display advertisement on the Advertising spaces.
- §2 The list of advertisement to be displayed is submitted to the CEV, for approval, before the deadline set by the CEV.
- §3 Advertising spaces are clean and free of any element, colour and sign capable of being represented graphically, which are not referring to or according to a granted right.
- §4 When such sign, colour and element cannot be taken away for valid reasons, they are moved as far as possible from the Competition area, in an area not opened to and not visible by the public. In any case, they are covered with the purposes to fully conceal them from the public and to not recognise them.

81.4.2 Competition area

- §1 An Advertising space only displays advertisement for either one legal entity or one product, good, service or brand.
- §2 An Advertising space in the Competition area is set according to the relevant court layout. Only Advertising spaces mentioned in such court layout are used.
- §3 Any materials used fulfil the requirements set by the CEV.
- §4 A dynamic advertisement system - LED system - instead of a static one may be used after the CEV approval. The total rotating sequence, content, sequences and timing for the advertisement to be displayed on a LED system is defined by the CEV.

82. INTELLECTUAL PROPERTY RIGHTS

- §1 National Federations are granted the non-exclusive right to use and/or exploit the CEV and CEV competition identification markers. Such right is granted from the date of the CEV registration

confirmation to the last match of a CEV competition for the said competition organisation and promotion and Snow Volleyball promotion.

- §2 The CEV reserves the exclusive right to use Official titles and designation related to a CEV competition.

83. OTHER RIGHTS

- §1 The Organiser is granted the non-exclusive right to carry out activities in the Venue.
- §2 Safety principles are respected and the hosting and staging of a match is not hindered.
- §3 The necessary materials for the Commercial partners' activities is made available, after confirmation with the CEV of the latters and the required materials.

84. MEDIA RIGHTS

84.1 General provisions

- §1 The CEV shall inform National Federations about the distribution of the Media rights.
- §2 The Organiser is granted only the non-exclusive domestic media rights in its Host Country, for a given period and in relation to the relevant CEV Competition. For the avoidance of any doubt, all other media rights not indicated are solely retained by the CEV.
- §3 When acquiring such rights, The Organiser shall ensure to broadcast all matches of the CEV Competition in which its respective participating team take part. The Organiser shall also make its best efforts to broadcast all other matches of the relevant CEV Competitions.
- §4 Notwithstanding the above, subject to further restrictions set by the CEV Sport Media Agency, the CEV is making selected media rights available to the Organiser for non-exclusive use and distribution via the Organiser's owned and operated digital platforms for promotional purposes only. For the avoidance of doubt, selected media rights provided by the CEV to the Organiser only refer to matches of the CEV Competitions in which the respective Organiser's team takes part.
- The non-exclusive right to use archive rights
 - The non-exclusive right to exploit highlights containing up to a maximum of five (5) minutes of footage from the relevant match on the Organiser's owned digital platforms not earlier than the end of such relevant match
 - The non-exclusive right to exploit up to a maximum of five (5) near-live clips per relevant match of up to a maximum of ten (10) seconds for each clip on the Organiser's owned digital platforms or forums.
- §5 In case the CEV is granting to the Organiser the non-exclusive domestic media rights in relation to the relevant CEV Competition, the Organiser must arrange at its own cost for the production of a World Feed signal for the relevant match of the CEV Competition and the provision of such World Feed on an established European satellite in accordance with section 7, article 96 and the corresponding table. The Organiser may delegate to a host broadcaster and/or third production company the production and provision of such World Feed.
- §6 In case of a World Feed production, the name of the host broadcaster and/or third party production company shall be communicated to the CEV and the CEV Sport Media Agency no later than three (3) months before the start of the relevant CEV Competitions.
- §7 In case the CEV is granting to the Organiser the non-exclusive domestic media rights in relation to the relevant CEV Competition, the Organiser must arrange at its own cost for the production and delivery of a Streaming Feed for the relevant match of the CEV Competition in accordance with section 7, article 96 and the corresponding table. The Organiser may delegate to a third party production company the production and provision of such Streaming Feed.
- §8 In case of a Streaming Feed, the name of the company in charge of producing this Streaming Feed shall be communicated to the CEV no later than two (2) months before the start of the relevant CEV Competition.

- §9 The CEV reserves the rights to promote the CEV Competition on its dedicated social media platforms and websites as well as stream all matches on a live basis of the CEV Club Competitions and National Team Competitions on its digital platforms including but not limited to OTT platforms, YouTube and Facebook. This can be subject to geo-restrictions in the respective Host Country and specific restrictions by the CEV Sport Media Agency.

84.2 Rights granted to the National Federations

- §1 Team delegations are granted the non-exclusive right to record any matches for the only purpose of technical analysis of such matches, excluding any commercial purposes.
- §2 Team delegations shall request an authorisation to the CEV and the Organiser for the concerned individuals and the camera used; before the relevant Preliminary Inquiry.
- §3 Team delegations may only grant access to such recording to the Team delegation members.
- §4 Team delegations shall ensure the following:
- a. Such recording remain under their supervision and control,
 - b. Such recording are not distributed, transmitted or broadcasted.

85. REQUIREMENTS

85.1 Commercial partners' activities

- §1 Upon request from the CEV, the necessary areas in the Venue for the Commercial partners' activities are reserved and arranged.

85.2 Exclusive right

- §1 In case of an exclusive right granted to a Commercial partner for a category of goods, products and/or services, National Federations and the Organiser shall use such goods, products and/or services in the frame of a CEV competition.
- §2 National Federations and the Organiser shall ensure that their members, Officials, representatives, employees, individuals registered via a licence or under their authority use such good, product and/or service in the frame of a CEV competition.

85.3 Promotion

85.3.1 Promotion plan

- §1 The Organiser shall develop a promotional plan, at national, regional and local levels. With the purpose to guarantee a maximum media exposure to the CEV competition.

85.4 Print and digital materials

- §1 The print and digital materials mentioned in the CEV Guidelines are produced and used. The Organiser may develop other print and digital materials.
- §2 Before producing or using a print or digital material, a sample is submitted to the CEV, for approval, via the CEV ftp server and before the deadlines set by the CEV.

SECTION 7: MEDIA PRODUCTION

86. WORKFORCE

- §1 Refer to article 49.1.

87. FACILITIES

- §1 Refer to article 43.
- §2 A request for services and/or facilities by media is provided no later than 2 weeks before the relevant CEV Competition to the Organiser and/or the CEV Media agency. A request is answered positively as much as possible and according to its resources and their availabilities.

88. MEDIA CONTENT

- §1 Any content to be used for media purposes is provided copyright free and royalty free according to the CEV instructions.
- §2 Upon request from the CEV, the Organiser shall provide any media content to be used for the promotion of the CEV competition and Snow Volleyball. The request shall not imply disproportionate costs or efforts for the Organiser.
- §3 Press clippings about a CEV competition are provided to the CEV, after the CEV competition and via electronic mean.

89. DOCUMENTS

- §1 The Preview and Daily report (art. 23.5.1) is sent to the CEV.

90. MIXED ZONE

- §1 Team delegation members shall leave the Playing area via the Mixed zone.
- §2 Any broadcasted interview of a Team delegation member is performed with the backdrop immediately behind such Team delegation member. The Organiser shall ensure that the backdrop is positioned accordingly.

91. MEDIA CAMPAIGN

- §1 Refer to the promotional plan (article 85.3.1).

92. MEDIA ON SITE

- §1 Information is regularly provided to the media on site before, during and after an event.

93. MEDIA OFF SITE

- §1 At the end of a competition day, a round up in the local language is distributed to all relevant national, regional and local media.

94. SOCIAL AND DIGITAL MEDIA

- §1 Social and digital media, primarily Facebook, Twitter, YouTube and Instagram are used.

95. ACCREDITATION

- §1 Refer to article 67.1.

96. BROADCASTING STANDARDS AND PRODUCTION OBLIGATION

- §1 The Broadcasting Standards and Production Obligation indicated hereafter are minimum requirements and will be completed by instructions, broadcast manuals and guidelines provided by the CEV.
- §2 The minimum production obligations per event category are detailed in the following table. Production of additional matches is possible should an organiser wishes so under the conditions detailed in the CEV Snow Volleyball Guidelines. For the avoidance of doubt, the production and delivery of such additional matches is at the Organiser's own cost.

CEV Event	Production Responsibility	Minimum Production Obligation	Feed Type / Delivery Method
EuroSnowVolley	CEV Sport Media Agency	Semi-Finals & Finals**	World Feed/ European satellite
Snow Volleyball European Tour	Organiser	Optional	World Feed/ European satellite & Streaming Feed/Internet

**In case the Quarter Finals are produced, the Minimum Standards E shall apply including a delivery of the feed via European satellite.

- §3 In case of optional production obligation, the Organiser shall inform the CEV and of its intention of producing no later than two (2) months prior to the start of the event and shall arrange at its own cost the production and delivery requirements.



SECTION 8: FINANCE

97. PAYMENT OF THE FEES

- §1 All the fees mentioned in Section 8 shall be paid to the CEV, unless otherwise specified.
- §2 All the fees to be paid to the CEV are wired to the following bank account, unless otherwise specified:
- | | |
|--------------|--------------------------|
| Bank name: | BGL BNP Paribas |
| BIC (swift): | BGLLLULL |
| IBAN number: | LU12 0030 4427 2960 1000 |
- §3 Payment to the CEV is made at the receipt of the invoice.
- §4 Payment to the CEV shall be made through the National Federations and net of any bank charges. The bank transfer shall mention the invoice number.

98. COMPETITION FEES

98.1 Registration fee

- §1 The Registration fee is a fee paid for each Team in order to enter a CEV competition.
- §2 The amount of the Registration fee is defined in the CEV Guidelines.
- §3 When the registration of a Team to a CEV competition is submitted after the deadline set by the CEV, the Registration fee is doubled.

98.2 Licence fee

- §1 The Licence fee is a one-time fee paid for each Player in order to register such Player in a CEV competition.
- §2 The amount of the Licence fee is EUR 20 (twenty Euros).

98.3 CEV medical insurance fee

- §1 The CEV Medical insurance fee is paid by the CEV for each insured individual.

98.4 Organisation fee

- §1 There is no organisation fee to be paid in order to organise a CEV competition; unless otherwise specified.

99. ORGANISATION COSTS

99.1 General provisions

- §1 Unless specified otherwise, the Organiser shall bear the costs related to the rights granted and obligations mentioned in the CEV Regulatory Framework.

99.2 Per diem costs

- §1 The per diem costs are composed of a daily amount paid to CEV Officials and Referees. Other situations are settled according to the CEV General Regulations.
- §2 Per diem costs are borne according to to article 99.6§5 and article 8.3 of the CEV General Regulations.

99.3 Transportation costs

- §1 The transportation costs are only composed of the costs for the elements mentioned in article 50. §1.
- §2 Transportation costs are borne according to article 99.6 §4 and article 8.3 of the CEV General Regulations.



- 99.4 Accommodation costs
- §1 The accommodation costs are only composed of the costs for the elements mentioned in article 54. §1.
 - §2 Accommodation costs are borne according to article 99.6 §4.
- 99.5 Visa costs
- §1 The visa costs are only composed of the costs to be paid to the national authorities.
 - §2 The person bearing the costs for the return ticket shall bear the visa costs. The person requesting a visa shall bear other costs related to a visa.
- 99.6 Distribution of costs
- §1 Only the per diem, transportation and accommodation costs during the Stay period are covered.
 - §2 The National Federation of a Team Official shall bear the costs related to this Official. The National Federation and the Organiser shall agree on the amount of the costs.
 - §3 In case a Match Official withdraws from its appointment, such individual or the relevant National Federation shall bear the costs for its tickets. If this person fails the medical examination, such individual or the relevant National Federation shall bear the costs for the return ticket.
 - §4 The transportation and accommodation costs are borne by the party arranging transportation and accommodation according to article 50 and 54.
 - §5 The per diem costs are borne by the Organiser. At the sole exception of those for the CEV Supervisor in the CEV Snow Volleyball European Tour Event.

100. PRIZE MONEY

- §1 For each CEV competition, the prize money is distributed to the Players via the National Federations.

101. PROTEST

- §1 A deposit of 300 Euros shall be paid for any protest raised.

102. MISCELLANEOUS

- §1 The Organiser shall indemnify, defend and hold harmless the CEV and the National Federations against any claim, liability, cost, expense, damage, fine and loss which is the consequence of a non-compliance, by the Organiser or its member, Official, representative, employee, individual registered via a licence or under its authority, with these regulations.
- §2 National Federations shall hold harmless the CEV and other National Federations against any claim, liability, cost, expense, damage, fine and loss which is the consequence of a non-compliance, by them or their member, Official, representative, employee, individual registered via a licence or under its authority, with these regulations.
- §3 Any claim, liability, cost, expense, damage, fine and loss applied to the CEV, Organiser or National Federation, by force majeure or a reason outside the influence of the latter, are borne by the damaged person itself.



SECTION 9: BREACH OF THE REGULATIONS

103. GENERAL PROVISIONS

- §1 A breach of these regulations is a failure. Failure means either the non-performance, lack of success or neglect of an expected or required action or abstention mentioned in these regulations.
- §2 Consequences of a failure are a denial of the application, submission or request of the relevant person and/or a sanction. Financial sanctions are mentioned in article 104 and enforced according to the CEV Disciplinary Regulations.

104. FINANCIAL SANCTIONS

- §1 The amount of a financial sanction is determined according to the following criteria:
- The relevant CEV competition in which the failure happens,
 - The level of the CEV competition in which the failure happens,
 - The gravity of the failure,
 - The minimum and maximum amounts mentioned in the below table.
- §2 The amount of a financial sanction is as follows:

Breach of the CEV Snow Volleyball Competitions Regulations	Amount of the Financial sanction	
	Minimum	Maximum
Information and data		
Failure to provide a CEV form, match data, document or item	100 €	500 €
Failure to provide accurate information	1,000 €	5,000 €
Person		
Failure to appoint a person	100 €	500 €
Failure to fulfil a profile or duty	100 €	500 €
Failure to attend a meeting, event or match	100 €	1,000 €
Failure to abstain from action or behaviour	100 €	500 €
Court		
Failure to comply with the Court layout	500 €	10,000 €
Failure to comply with advertisement on the Court	1,000 €	10,000 €
Failure to comply with an equipment requirement	500 €	10,000 €
Exploitation of rights		
Failure to comply with a CEV or Commercial partner right or exclusivity	1,000 €	25,000 €
Failure to comply with the LED system pro-rata timing set-up	1,000 €	25,000 €
Wrong withdrawal of a Team		
After the last Monday (17:00 Luxembourg time) before the start of the CEV competition	60 €	60 €
Team (per Player)		
Failure to comply with an Uniform requirement	50 €	500 €
Media		
Failure to comply with a Media requirement	500 €	2,500 €
Failure to comply with a production or broadcasting standards requirement	10,000 €	100,000 €
Failure to provide a digital recording or video clip	500 €	2,500 €
Others		
Failure to comply with the Official match protocol	500 €	2,500 €
Failure to comply with a print or digital material requirement	1,000 €	25,000 €



Failure to use the LED system with the CEV agreement	1,000 €	25,000€
Failure to comply with a facility requirement	500 €	5,000 €
Failure to comply with an Uniform or clothing requirement	1,000 €	25,000 €
Failure to comply with an Accommodation requirement	500 €	5,000 €
Failure to comply with a Transportation requirement	500 €	5,000 €
Failure to comply with a Security requirement	500 €	5,000 €
Failure to comply with a Lighting requirement	500 €	10,000 €

- §3 In case of a late – after the correct or expected time or deadline – performance or late success of an expected or required action mentioned in these regulations, the amounts stated in the above table are reduced by half.
- §4 A CEV form is any CEV form mentioned in the CEV Regulatory Framework and sent by a Team delegation or the Organiser to the CEV.
- §5 The match data are any data included in the Scoresheet.
- §6 A required document or item is any document or item mentioned in the CEV Regulatory Framework and sent by a Team delegation or the Organiser to the CEV.
- §7 The amount of a financial sanction for an equipment abuse is according to the following table:

Consequences of the offence	Simple offence with no further consequences	Match delay or equipment lost / replaced	Match delay or equipment lost / replaced for matches played on Centre court
Nature of the offence			
All CEV competitions			
Abuse of balls, Players' area and Players' uniforms	100 € (if replaced)	250 € (if replaced with delay)	500 €
Abuse of Net system, lines, referee stand, advertising panels and other offences similar in nature	100 €	500 €	2,500 €

- §8 The amount of a financial sanction related to Officials and court personnel abuse is according to the following table:

Nature of the offence	Consequences of the offence		
		In a match played on Side court	In any matches on Centre court
All CEV competitions			
Abuse (verbal or non-verbal) leading to	Penalty	250 €	500 €
	Expulsion	500 €	2,500 €
	Disqualification	2,500 €	5,000 €

CEV Publications
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