



NOC Medical Declaration

On behalf of, _____ (print name of National Olympic Committee) (“NOC”), I agree to the following as a condition of COJMP permitting the NOC’s medical staff to provide medical services at official Mediterranean venues in Italy in connection with the Mediterranean Games Pescara 2009:

1. The NOC acknowledges that it is only permitted to provide medical services in Games venues to:

- Its own team members, the NOC guaranteeing that it has acquired their consent to execute the present Declaration and,
- Teams of other countries, provided that the NOC has obtained the consent of the National Olympic Committee of that other country.

2. The NOC advises that to date it has obtained consent from the following National Olympic Committees to provide medical services in Games venues to the teams of the countries listed below:

(If there is a prior agreement, copy of the agreement should be provided to COJMP as affiliated document.)

3. If the NOC provides medical services in Games venues, the NOC:

- Undertakes that it will not provide medical services in Games venues to any person other than a member of each own team or any of the teams for which it has the relevant consent to provide medical services;
- Accepts all responsibility for the provision of medical services in Games venues by the NOC’s medical staff and/or reimbursement of medical/surgical expenses incurred in connection with these services and indemnifies COJMP and the CIJM against all claims, liabilities, losses, damages and costs (including legal costs) arising from the provision of medical services in Games venues by the NOC’s medical staff;
- Accepts all responsibility for all equipment and other property of the NOC medical staff brought onto Games venues and agrees that COJMP accepts no responsibility for any loss or damage to this property; and
- Undertakes to comply with all applicable laws and regulations (including occupational health, safety regulations and Italian laws concerning antidoping), all venue rules, conditions and procedures while performing medical services in Games venues.



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4. If the NOC provides medical services in Games venues or consents to the National Olympic Committee or another country providing medical services to the NOC's team, the NOC agrees that it will not bring any claims against COJMP (or its directors, officers, employees; volunteers, contractors or agents) in connection with the facilities and medical equipment provided by COJMP at the Games venues or the medical services provided by the NOC or any other National Olympic Committee for any loss, liability, injury or damage howsoever caused.
5. If the NOC imports pharmaceuticals and dietary supplements to cover the needs of its members, the NOC:
- Agrees to declare all pharmaceuticals upon customs clearance;
 - Agrees to maintain all pharmaceuticals in their original packaging;
 - Accepts all responsibility in relation to the chemical composition of dietary supplements and agrees that COJMP accepts no responsibility for possible inclusion of banned substances (either by Italian legislation or by CIJM and WADA rules) in such dietary supplements.
 - Agrees to bring back to its country immediately after the end of the Games, all pharmaceuticals and dietary supplements not or partially used and not to give to any other person/organization belonging to the Italian territory any pharmaceutical and dietary supplement previously imported.

Signed, Sealed and Delivered by:

_____ Signature of authorized representative of NOC

Date: ____/____/_____

Name (please print): _____ Title (please print): _____

Attention: This form must reach COJMP no later than May 15th, 2009

Mailing Address: Commissione Medica
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