

Executive Order no. 1681 of 12 December 2006 (In force)

Executive Order on Promotion of Doping-Free Sport

The following shall be laid down pursuant to section 1, section 8(1) and section 9(3) of Act no. 1438 of 22 December 2004 on Promotion of Doping-Free Sport:

Definition of doping

1. For the purposes of the Act on Promotion of Doping-Free Sport and this Executive Order, doping shall be the substances and methods stated in annex 1 (WADA's (World Anti-Doping Agency) Prohibited List 2007).

Minimum requirements for sports organisations

2.-(1) Granting subsidies is subject to the requirement stipulated in the "lov om visse spil, lotterier og væddemål" (act on certain games, lotteries and bets) for Team Danmark and the three main sports organisations: the Sports Confederation of Denmark (DIF), Danish Gymnastics and Sports Associations (DGI) and the Danish Federation of Company Sports (DFIF) that the organisation introduce and enforce regulations on doping control and sanctions in accordance with the regulations stated in annex 2 (World Anti-Doping Code). Team Danmark and the three sports organisations are required to make granting subsidies to sports associations or federations, etc. as well as to individual athletes conditional upon compliance with the doping regulations mentioned.

(2) Granting subsidies pursuant to the "lov om støtte til folkeoplysende voksenundervisning, frivilligt folkeoplysende foreningsarbejde m.v." (act on general education) to sports associations that are members of one of the organisations mentioned in subsection (1) or of federations, etc. that are members of one of said organisations shall be conditional upon the association complying with the regulations mentioned in subsection (1) on doping control and sanctions. The provision in subsection (1) shall apply correspondingly to assignment of premises and outdoor facilities pursuant to the "folkeoplysningsloven" (act on general education).

Anti Doping Denmark's collaborative agreements with fitness centres, etc.

3.-(1) Pursuant to section 9(1) of the Act on Promotion of Doping-Free Sport, Anti Doping Denmark is required to endeavour to enter into collaborative agreements with fitness centres and other private or public institutions, businesses, etc. offering sports or related activities and associations and groupings of athletes not affiliated to the sports organisations mentioned in section 2 of this Executive Order. Pursuant to section 11 of the Act, Anti Doping Denmark may charge fees for services in relation to the collaborative agreements.

(2) The collaborative agreements shall define doping in accordance with annex 1, and the regulations on doping control and sanctions shall be in accordance with annex 2.

(3) The collaborative agreements shall lay down more detailed regulations on performance of doping controls and regulations stipulating that the institution, business or grouping, etc. is required to make its customers, members, etc. aware of the consequences of the collaborative agreement.

(4) The validity of the collaborative agreements is subject to approval by the Minister for Culture.

Entry into force

4.-(1) This Executive Order shall enter into force on 1 January 2007.

(2) Executive Order no. 1447 of 14 December 2005 on Promotion of Doping-Free Sport shall be repealed.

Ministry of Culture, 12 December 2006

Brian Mikkelsen

/Peter Schønning

Annex 1:
The 2007 Prohibited List

Annex 2:
The World Anti-Doping Code