



SELECTION APPEALS POLICY

Policy Name: Selection Appeals Policy

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1. DEFINITIONS AND INTERPRETATION

1.1. Definitions

In this Selections Appeals Policy the following words have the corresponding meaning:

Appeal means an appeal, however described, against non-selection to a Team for an Event.

Appeal Tribunal means a Tribunal convened in the NST Appeals Division for the purpose of hearing a 'Final Appeal' in accordance with Part 5.3 of this Selection Appeals Policy.

Appellant means a person who has commenced a '**Selection Appeal**' in the NST whether in the General Division (First-Instance Appeals) or the Appeals Division (Final Appeal).

Athlete means a registered athlete member of the Australian Weightlifting Federation Limited

AUD means Australian Dollars.

AWF means Australian Weightlifting Federation Limited, the Governing body for Weightlifting in Australia.

Business Day means a day other than a Saturday, Sunday or public holiday in Queensland Australia.

CEO means the Chief Executive Officer of the referenced organisation.

Child means a person under the age of 18.

Event means an International Weightlifting Federation sanctioned or other competition for which a AWF Team is selected to compete.

Event Specific Selection Criteria means the relevant parts of the **AWF Selection Policy or Policies** which detail the selection criteria adopted by AWF for the selection of Athletes to an AWF Team to compete at a specific Event.

Hearing Tribunal means a Tribunal convened in the NST General Division for the purpose of hearing a 'First-Instance Appeal' in accordance with Part 5.2 this Selection Appeals Policy.

Interested Party has the meaning given in clauses in 4.2 and 4.6.

National Sports Tribunal means the Australian Government entity established by the *National Sports Tribunal Act 2019*, comprised of the General Division, the Anti-Doing Division, and the Appeals Division.

Non-Selected Athlete means any Athlete who is not selected by the AWF to a Team for an Event.

NST means the National Sports Tribunal, and all of its three Divisions.

NST Legislation means the *National Sports Tribunal Act 2019* (Cth) (NST Act) and all legislative and notifiable instruments adopted under the NST Act.

NST Procedure means the process and procedure by which the NST operates, including as set out in the NST Act; the *National Sports Tribunal Rule 2020*; and the *National Sports Tribunal Practice and Procedure Determination 2020* as and in effect at the time of the commencement of a Selection Appeal.

Official means any person selected or appointed under an AWF Selection Policy who is not an athlete.

Policy means this **AWF Selection Appeals Policy** which documents the selection appeal process, as amended by the AWF from time to time.

Selection Appeal has the meaning given to that term in cl. 4.1.

Selected Athlete means any Athlete selected by the AWF to a Team for an Event.

Selection Policy means the AWF policy or policies that describes the general principles and specific selection criteria that apply to the selection of all AWF Teams and Squads, as amended by the AWF from time to time.

Squad means a National squad of athletes selected by the AWF from time to time for the purpose of talent identification and athlete development.

Team means an Australian Weightlifting Team selected by the AWF to represent Australia at an Event.

Written Notice means notice in writing by letter, email or other written means of communication.

1.2. Interpretation

- (a) Unless the context otherwise requires, reference to:
 - (i) a clause is to a clause of this Policy;
 - (ii) the singular includes the plural and the converse also applies.
- (b) If a person to whom this Policy applies consists of more than one person, then this Policy binds them jointly and severally.
- (c) A reference to time, day or date is to time, day or date in Queensland, Australia.
- (d) Where a word or expression is given a particular meaning, other parts of speech and grammatical forms of that word or expression have a corresponding meaning.
- (e) Headings are for convenience only and do not form part of this Policy or affect its interpretation.

2. OBJECTIVE OF THIS POLICY

- 2.1. This Policy sets out the Selection Appeal process to be applied in respect of the selection of all AWF Teams.

- 2.2. This Policy, read and applied with Selection Policy or Policies and the applicable Selection Criteria forms the **AWF Selection Policy** for any relevant Event for which the AWF selects a Team.
- 2.3. The **AWF Selection Policy** exhaustively sets out the parameters, process and criteria (both eligibility and performance) that will be applied to determine the selection of individuals for an Event or in a team generally.

Nomination to a Third Party Responsible for Selection for an Event

- 2.4. For completeness, the AWF notes that in respect of certain Events (for instance, the Olympics, Paralympics or the Commonwealth Games), the AWF does not select athletes or officials, but rather nominates them to another entity (for example the Australian Olympic Committee, Paralympics Australia or Commonwealth Games Australia) that is responsible for the final selection of athletes for the Event.
- 2.5. For convenience, where no other Selection or Nomination Policy administered by a Third Party for such an Event as described in cl. 2.4 above applies, the AWF Selection Policy for an Event will apply to the nomination process undertaken by the AWF for these Events as though the term 'selection' is interchangeable with the term 'nomination'.

3. APPLICATION

- 3.1. This Policy applies to:
 - (i) Athletes;
 - (ii) AWF.
- 3.2. Athletes have a right of appeal against their non-selection to a Team for an Event, except where a specific Selection Policy excludes such a right
- 3.3. Athletes have no right of appeal against their non-selection to a Squad.
- 3.4. For clarity, Officials have no right of appeal against their non-selection to a Team for an Event.
- 3.5. For clarity, a Selected Athlete has no right of appeal in respect of their selection or non-selection to a particular event (bodyweight category) within the programme of an Event.

4. GENERAL RULES

- 4.1. A Non-Selected Athlete may appeal against their non-selection to an AWF Team for an Event (Selection Appeal) in accordance with the procedures set out in cl. 5 of this policy. For clarity, Athletes can only appeal their non-selection for an AWF Team that has been formally selected under the provisions of the relevant Selection Policy.
- 4.2. In the event that two or more Selection Appeals are brought under this Selection Appeals Policy and it appears to the NST that:
 - (i) the Selection Appeals involve a common question, or

- (ii) the relief claimed in them are in respect of, or arise out of, the same instance of selection; or
 - (iii) there is some other reason for it being desirable to have the Selection Appeals consolidated,
- the Selection Appeals must, so far as practicable, be consolidated and heard together and the Athletes involved in the Selection Appeals must provide reasonable assistance to the NST to achieve this outcome.

Parties to a Selection Appeal (First Instance and Final Appeals)

4.3. The Parties to a Selection Appeal will be:

4.3.1. The Appellant

4.3.2. AWF

4.3.3. Any Interested Party.

4.4. An Interested Party to a Selection Appeal must be either:

4.4.1. A Selected Athlete for the Team which is the subject of the Selection Appeal; or

4.4.2. A Non-Selected Athlete otherwise eligible for selection to the Team which is the subject of the Selection Appeal

4.5. The AWF and the Appellant must identify and propose to the NST Athletes who may be Interested Parties. Athletes may also identify themselves to the NST as potential Interested Parties.

4.6. In the event that any doubt should arise as to the eligibility of a person as an Interested Party, the AWF shall determine the matter in its absolute discretion.

4.7. An Athlete identified as a potential Interested Party must, in order to participate in the Selection Appeal, indicate to the NST that they wish to be a Party to the Selection Appeal.

4.8. In accordance with the NST Procedure an Interested Party:

(i) must receive notice of the Selection Appeal from the NST;

(ii) must be given the opportunity to make submissions in the Selection Appeal and give evidence;

(iii) must receive a copy of the determination handed down by the NST; and

(iv) will be bound by any such determination.

4.9. An Interested Party may lodge a Final Appeal in respect of a decision or determination that is made by the NST in a First Instance Appeal in which it has participated as an Interested Party.

4.10. For the avoidance of doubt, an Athlete identified as a potential Interested Party in a First Instance Appeal, but who does not participate in that First Instance

Appeal will not be permitted to lodge a Final Appeal in respect of a decision or determination that is made by an NST in a First Instance Appeal.

- 4.11. A person who receives notice from the NST of his or her identification as an Interested Party may decline to participate as an Interested Party at any time, in which case that person will automatically waive any rights afforded an Interested Party, including the right to lodge a Final Appeal.

5. APPEAL PROCESS

5.1. Steps prior to Selection Appeal

- (a) A Non-Selected Athlete must not commence a Selection Appeal in the NST unless the provisions of this cl. 5.1 have been complied with.
- (b) Within 24 hours of the time that a Non-Selected Athlete receives notice of their non-selection, the Non-Selected Athlete must provide Written Notice to the CEO of the AWF that the Non-Selected Athlete disputes their non-selection.
- (c) The Non-Selected Athlete must provide reasons to support their notice of dispute. The Written Notice must be accompanied by an AUD200 application fee, which will be refunded to the Athlete should the outcome of the dispute or appeal process result in their selection for the Team for the Event.
- (d) Within 24 hours of the Non-Selected Athlete providing Written Notice to the CEO of the AWF in accordance with cl. 5.1(b), the CEO of the AWF must provide the Non-Selected Athlete with a written statement of the AWF's reasons supporting the non-selection of the Non-Selected Athlete.
- (e) Within 24 hours of a Non-Selected Athlete receiving the AWF's written statement in accordance with cl. 5.1(c), the Non-Selected Athlete must provide a written response to the CEO of the AWF which indicates whether the Non-Selected Athlete intends to proceed to a hearing of their Selection Appeal in accordance with cl. 5.2.
- (f) The parties must use their best endeavours, acting in good faith, to resolve the dispute through communication in accordance with this cl. 5.1, made on a without prejudice basis and kept confidential between the parties.
- (g) For the avoidance of doubt, any formal written notice (and reasons) or statement made by the CEO or the Non-Selected Athlete in accordance with 5.1 (b)-(e) may be submitted to the NST for the purposes of the First instance Appeal and or Final Appeal.
- (h) For clarity, time periods referred to in cl. 5.1 may be extended by agreement of the AWF and the Non-Selected Athlete in advance.

5.2. First Instance Appeal to the General Division of the NST

- (a) A Selection Appeal must be heard in the General Division of NST in the first instance.
- (b) A Non-Selected Athlete may bring a Selection Appeal to the General Division of the NST for hearing on one or more of the following grounds, which the Non-Selected Athlete (Appellant) bears the onus of making out:
 - (i) that the Selection Policy was not properly applied by the AWF with respect to the Non-Selected Athlete;
 - (ii) the Non-Selected Athlete was not afforded a reasonable opportunity by the AWF to satisfy the Selection Policy;
 - (iii) The AWF was affected by actual bias in making its decision to not select the Non-Selected Athlete; and
 - (iv) there was no material on which the AWF's decision could be reasonably based.

Making an Application for a Selection Appeal

- (c) A Non-Selected Athlete wishing to make an application for a Selection Appeal by the General Division of the NST must, within 24 hours of indicating to the CEO of the AWF their intention to proceed to a hearing of their Selection Appeal under cl 5.1:
 - (i) complete and lodge the required NST Application Form with the NST Registry in accordance with the NST Procedure, setting out the grounds of appeal relied on by the Non-Selected Athlete; and
 - (ii) pay any filing fee required by the NST.

For clarity, unless agreed by the AWF and the Non-Selected Athlete, an extension of time to make an application for a Selection Appeal may be granted by the NST under this clause only in extenuating circumstances outside the control of the Non-Selected Athlete concerned.

- (d) Service Fees may also be payable to the NST, which will be negotiated as between the Parties and the NST at the Preliminary Conference, and Determined by the NST CEO. Generally, Service Fees will be apportioned evenly between the Appellant and the AWF.
- (e) Where the outcome of the dispute or appeal process results in the Appellant's selection for the Team for the Event, any Application Fee and Service Fees will be reimbursed to the Appellant by the AWF.

Selection Appeal Procedure

- (f) A First-Instance Selection Appeal heard in the General Division of the NST will proceed in accordance with the NST Procedure, except in so far as the NST Procedure is inconsistent with the procedural matters set out below, which apply to all AWF First Instance Selection Appeals:
 - (i) Where the NST considers it appropriate to do so and all the involved parties to the appeal agree, the NST may determine the appeal without a hearing.
 - (ii) The NST must provide Written Notice to the parties of its **determination** as soon as reasonably practicable after the conclusion of the hearing and in any event not more than 24 hours of the conclusion of the hearing. The NST must provide the parties with a **statement of the reasons** for its determination within 3 Business Days of notifying the parties of its determination.
 - (iii) The determination of the NST is final and binding on the parties and, subject only to an appeal to the Appeals Division of the NST pursuant to cl. 5.3, no party may institute proceedings in any other court or tribunal.
- (g) The Selection Appeal Procedure will vary depending on time available in accordance with the NST Procedure regarding expedited resolution of disputes (see also cl. 5.4).

Selection Appeal Outcomes – Reconsideration and Redetermination

- (h) The NST may uphold or dismiss a First Instance Selection Appeal.
- (i) Subject to cl. 5.2(j), where the NST upholds a First-Instance Selection Appeal overturning the original selection decision, the NST must refer any subsequent decision regarding the Appellant's non-selection or if required, any broader decision regarding selection of the Team for the Event back to the AWF for reconsideration and redetermination.
- (j) In reconsidering and determining the Appellant's non-selection or if required, any broader decision regarding selection of the Team for the Event, the AWF must observe the principles of natural justice. Any decision made by the AWF regarding the Appellant's nomination after such referral, is final and binding on the Appellant, subject only to the Appellant commencing an appeal to the Appeals Division of the NST in accordance with cl. 5.3.

- (k) Notwithstanding cl. 5.2(i) the NST may itself determine the issue of the Appellant's selection, or broader decision regarding selection of the Team for the Event where the NST determines that:
 - (i) it would be impractical to refer the selection decision for redetermination to the AWF given the time available; or
 - (ii) in making its original decision, the AWF had such disregard for proper application of the Selection Policy that a reasonable person would apprehend that it is unlikely that the Selection Policy would be applied properly by the AWF if the decision regarding the Appellant's non-selection was referred back to the AWF.
- (l) Prior to making a determination under cl. 5.2(k) the NST must advise the Parties that the NST intends to make such a determination and provide the Parties with a reasonable opportunity to make submissions in relation to the NST's proposed determination. The NST must give proper consideration to any submissions it receives pursuant to this cl. 5.2(l).

5.3. Final Appeal to the Appeals Division of the NST

- (a) Any second and final instance appeal (Final Appeal) must be heard by the Appeals Division of the NST.
- (b) A Final Appeal may be lodged either:
 - (i) after the determination of a First Instance Selection Appeal by the NST but before reconsideration and redetermination; or
 - (ii) after reconsideration and redetermination (whether re-determined by the AWF or the NST).
- (c) A Final Appeal in respect of a decision or determination that is made by the NST in a First Instance Appeal may only be lodged by a party to the First Instance Selection Appeal.

Making an Application for a Final Appeal

- (d) The AWF or an Athlete eligible to appeal a determination or decision of the General Division of the NST must, within 48 hours after the Final Appellant is notified of the relevant decision under cl 5.3 (b):
 - (i) complete and lodge the required NST Application Form with the NST Registry in accordance with the NST Procedure, setting out the grounds of appeal relied on by the Final Appellant; and
 - (ii) provide a copy of the NST Application Form to the other Parties
 - (iii) pay any filing fee required by the NST.

For clarity, unless agreed by the AWF and the athlete who's selection is the subject of the appeal, an extension of time to make an application for a Final Appeal may be granted by the NST under this clause only in

extenuating circumstances outside the control of the Final Appellant concerned.

- (e) Service Fees may also be payable to the NST, which will be negotiated as between the Parties and the NST at the Preliminary Conference, and Determined by the NST CEO. Generally, Service Fees will be apportioned evenly between the Final Appellant and the AWF.

Final Selection Appeal Procedure

- (f) A Final Selection Appeal heard in the Appeals Division of the NST will proceed in accordance with the NST Procedure, except in so far as the NST Procedure is inconsistent with the procedural matters set out below, which apply to all AWF Final Selection Appeals:
 - (i) Where the NST considers it appropriate to do so and all the involved parties to the appeal agree, the NST may determine the appeal without a hearing.
 - (ii) The NST must provide Written Notice to the parties of its determination as soon as reasonably practicable after the conclusion of the hearing and in any event not more than 24 hours of the conclusion of the hearing. The NST must provide the parties with a statement of the reasons for its determination within 3 Business Days of notifying the parties of its determination.
- (g) The Selection Appeal Procedure will vary depending on time available in accordance with the NST Procedure regarding expedited resolution of disputes (see also cl. 5.4).

Final Appeal Outcomes – Reconsideration and Redetermination

- (h) The NST may uphold or dismiss a Final Selection Appeal.
- (i) Subject to cl. 5.3(k) where the NST upholds a Final Selection Appeal overturning the determination of the NST in the first instance Selection Appeal, or the substituted decision of the AWF, the NST must refer any subsequent decision regarding selection of the Team for the Event back to the AWF for reconsideration and redetermination.
- (j) In reconsidering and determining any subsequent decision regarding selection of the Team for the Event, the AWF must observe the principles of natural justice. Any subsequent decision made by the AWF regarding the selection of the Team for the Event after such referral, is final and binding.
- (k) Notwithstanding cl. 5.3(j), the NST may itself determine the issue of the Final Appellant's selection where the NST determines that:
 - (i) it would be impractical to refer the redetermination back to the AWF given the time available; or

- (ii) in making its substituted decision, the AWF had such disregard for proper application of the Selection Policy Part A and/or Part B that a reasonable person would apprehend that it is unlikely that the Selection Policy Part A and/or Part B would be applied properly by the AWF if the decision regarding the Appellant's non-selection was referred back to the AWF.
- (l) Prior to making a determination under cl. 5.2(l) the NST must advise the Parties that the NST intends to make such a determination and provide the Parties with a reasonable opportunity to make submissions in relation to the NST's proposed determination. The NST must give proper consideration to any submissions it receives pursuant to this cl. 5.2(m).
- (m) The determination handed down by the Appeal Panel with respect to an Appeal is final and binding on the parties

5.4. Where an application to deal with a dispute requires expedition

- (a) If, on receiving an application for arbitration of a Selection Appeal, the NST CEO is satisfied that it is necessary to deal with the application expeditiously, the NST CEO is to convene a preliminary conference (if appropriate) and then immediately appoint one or more NST members to deal with the dispute.
- (b) The NST CEO and the appointed NST member(s) are to take all steps necessary to deal with the dispute as expeditiously as the case requires. This may include, but is not limited to, waiving compliance with any provision of the NST (Practice and Procedure) Determination 2020 that a party to the dispute would otherwise have to comply with.