

#### **PREAMBLE**

Olympism is a basic fundamental and philosophy of life, exalting and combining in a balanced whole the qualities of body, will and mind, as well as blending sport with culture and education that seeks to create a way of life based on the joy of effort, the good educational value and respect for universal fundamental ethical principles.

Olympic Movement is the concerted, organized, universal and continuous activities, carried out under the supreme authority of IOC of all individuals and entities who are inspired by the values of Olympism. It covers the five continents as illustrated in the symbol of 5 (five) interlaced rings. It reached its peak with the bringing together of the world's athletes at the great sports festival, the Olympic Games.

It is fully aware that the practice of sport is a human right upon the Almighty and Greatness of God, which is essential to the harmonious development of man in a balanced whole of body, will and mind, and hence every individual must have the possibility of practicing sport, without discrimination of any kind without exception, and in the Olympic spirit, which requires mutual understanding with a spirit and great value of friendship, solidarity and fair play, and therefore, the organization, administration and management of sport must be controlled by independent sports organizations.

Being aware of the responsibility for the State and Nation, and responsibility that the final purpose of sport practices in Indonesia is to reach the aspiration of developing the undivided Indonesian people, who can have best performances in regional, continental or worldwide competitions, to have a role and contribution in national development, and to actively participate in building a peaceful and better world.

Upon blessing from and by thanking God Almighty, we, the Indonesian national sports federations, patriots and world peace



Enforced on 25.09.2019

advocates, have determined and decided to establish 1 (one) national sports organization in the spirit and great value of Olympism and Olympic Movement, whose Statutes is as follows:

#### CHAPTER I DEFINITIONS

### ARTICLE 1 DEFINITIONS

Any term used herein if all comprises or starts with uppercase shall have meanings as defined below, and any term that refers to individual person shall apply to both genders and any singular form shall apply to plural form and vice-versa:

**ANOC** shall be the Association of the National Olympic Committees recognized by the IOC.

Article shall be the Article of these Statutes.

**Asian Games** shall be the sport activities officially organized by the OCA or the appointed party including Asian Summer Games, Asian Winter Games, Asian Indoor Games and Asian Beach Games.

**BAKI** shall be Badan Arbitrase Keolahragaan Indonesia (the Indonesian Sports Arbitration Board) of KOI.

Board of Ethics shall be the Board of Ethics of KOI.

Bye-Laws shall be the Bye-Laws of KOI.

**CdM** shall be the Chef-de-Mission.

**CEB** shall be the Central Executive Board of the NF Member.

**CF** shall be the Continental Federation, the governing body of the sport branches at Asian level that coordinates, develops, and organizes the activities of one (1) certain sport branch.

Commission shall be one of the Commissions of KOI.

**Congress** shall be the quadrennial elective Session of KOI.

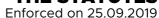
**Deputy Secgen** shall be the Deputy Secretary General of KOI.

**Deputy Treasurer** shall be the Deputy Treasurer of KOI.

**EC** shall be the Executive Committee of KOI.

**EOC** shall be the Extra Ordinary Congress of KOI.

**EOM** shall be the Extra Ordinary Member of KOI.





**EOS** shall be the Extra Ordinary Session of KOI.

**IF** shall be the International Federation, the governing body of the international sport branch that coordinates, develops, and organizes the activities of one (1) certain sport branch.

**IOA** shall be the Indonesia Olympian Association.

**IOC** shall be the International Olympic Committee.

Members shall be the OM, EOM and SM, jointly.

**Minister** shall be the Minister of Youth and Sports or the Minister in charge for sport in the Republic of Indonesia, as applicable.

**NF** shall be the governing body of a certain sport branch at national level and constitutes a Member of KOI.

**NOC of Indonesia** shall be the National Olympic Committee of Indonesia.

**OCA** shall be the Olympic Council of Asia.

**OM** shall be the Ordinary Member of KOI.

**OMFC** shall be the Ordinary Member First Category as stipulated in the Article 17.2.

**OMSC** shall be the Ordinary Member Second Category as stipulated in the Article 17.3.

**Olympic Games** shall be the worldwide global multi-event sport activity organized by the IOC or other parties appointed by the IOC, including Summer Olympic Games, Winter Olympic Games, and Youth Olympic Games.

**Olympian** shall be any Indonesian Citizen who becomes and constitutes a member of the Indonesian contingent as an athlete participating in one or more sport branches contested in a certain Olympics pursuant to the provisions of the Olympic Charter.

Olympism is a philosophy of life, exalting and combining in a balanced whole the qualities of body, will and mind. Blending sport with culture and education, Olympism seeks to create a way of life based on the joy of effort, the educational value of good example, social responsibility and respect for universal fundamental ethical principles. The goal of Olympism is to place sport at the service of the harmonious development of human kind, with a view to promoting a peaceful society concerned with the preservation of human dignity.



Enforced on 25.09.2019

Olympic Charter shall be the constitution of the IOC constituting the codification of the Fundamental Principles of Olympism, Rules and Bye-Laws applied by the IOC, regulating the organization, implementation, and management of the Olympic Movement and the requirements applicable to the organization of the Olympics.

**Olympic Movement** is the concerted, organized, universal and permanent action, carried out under the supreme authority of the IOC, of all individuals and entities who are inspired by the values of Olympism. It covers the five continents. It reaches its peak with the bringing together of the world's athletes at the great sports festival, the Olympic Games. Its symbol is five interlaced rings.

President shall be the President of KOI.

**RF** shall be the Regional Federation, the governing body of the sport branches at South-East Asian level that coordinates, develops and organize the activities of one (1) certain sport branch.

**SEAGF** shall be the South-East Asian Games Federation.

**SEA Games** shall be the South-East Asian Games.

Secgen shall be the Secretary General of KOI.

Session shall be the Session of KOI.

**SM** shall be the Special Members of KOI.

**SP** shall be the Special Participant of KOI.

Statutes shall be the Statutes of KOI.

**Treasurer** shall be the Treasurer of KOI.

Vice President shall be the Vice President of KOI.

**WNI** shall be the Indonesian citizens.

### CHAPTER II NAME - DOMICILE - ESTABLISHMENT - DURATION

#### ARTICLE 2 NAME

This national sport organization bears the name **KOMITE OLIMPIADE INDONESIA**, abbreviates as **KOI**, and constitutes the IOC-recognized National Olympic Committee of Indonesia (the NOC



of Indonesia).

# ARTICLE 3 DOMICILE

KOI is domiciled in the capital city of the Republic of Indonesia, Jakarta.

## ARTICLE 4 ESTABLISHMENT – DURATION

#### 4.1 Establishment:

KOI was established in Solo, Central Java, on the 31st of December 1946.

#### 4.2 **Duration:**

KOI was established for an indefinite period of time.

### CHAPTER III BASES OF ESTABLISHMENT - RECOGNITION

### ARTICLE 5 BASES OF ESTABLISHMENT

- 5.1 KOI is established based on the provisions of the Olympic Charter and the applicable laws and regulations in Indonesia.
- 5.2 KOI has been recognized by the IOC as of the 11<sup>th</sup> of March 1952.

### ARTICLE 6 RECOGNITION AND SELF-SUBJECTION

Upon the effectiveness of these Statutes, KOI, any Member and their sub-ordinates subject and bind themselves:

- 6.1 To respect and comply with any provision of the Olympic Charter, World Anti-Doping Code, IOC Code of Ethics and any IOC regulation.
- 6.2 This Statutes will at any time comply with the provisions of



the Olympic Charter. In the event of doubt in the interpretation of the provisions hereof or in the event of contradiction between the provisions hereof and the provisions of the Olympic Charter, the provisions of the Olympic Charter shall prevail.

#### CHAPTER IV STATUS - NATURE

# ARTICLE 7 STATUS

- 7.1 KOI shall constitute and shall be the NOC of Indonesia recognized by the IOC, and shall become a member of the ANOC, OCA and SEAGF.
- 7.2 KOI shall be part of as well as constitutes the main implementer of the Olympic Movement in Indonesia.
- 7.3 KOI shall become the organizer of and/or participate in international, continental, and regional multi-event sport activities organized by the IOC, OCA, and SEAGF as well as any member and/or the affiliations thereof.
- 7.4 In order to fulfills its mission, KOI shall cooperate with governmental bodies and work to develop and maintain harmonious and fruitful relations with government authorities, with mutual understanding and respect for their respective jurisdiction and responsibilities. However, KOI shall not associate itself with any activity which would be in contradiction with the Olympic Charter. In particular, KOI must protect its autonomy and reject all forms of pressure, including but not limited to political, legal, religious, or economic pressures that may prevent KOI from complying with the provisions of the Olympic Charter.



### ARTICLE 8 NATURE

KOI shall be non-profit and non-government organization in nature and shall not be affiliated to any political power whatsoever.

# CHAPTER V OBJECTIVES, RIGHTS, AUTHORITIES, DUTIES AND OBLIGATIONS

# ARTICLE 9 MISSION, ROLE AND OBJECTIVES

KOI shall have the following mission, role and objectives to:

- 9.1 Develop, promote, and protect the principles and noble values of the Olympism and the Olympic Movement in Indonesia in accordance with the provisions of the Olympic Charter.
- 9.2 Materialize and foster friendship and world peace as well as to enhance the dignity and status of the nation through sport.
- 9.3 Enhance and maintain the interests of the Olympic Movement in Indonesia, as well as to gain support from the public to participate in the Olympic Games, Asian Games, SEA Games, and any other international, continental, and regional multi event sport activity.
- 9.4 Ensure the observance of the Olympic Charter in Indonesia.
- 9.5 Encourage the development of high performances sports as well as sport for all.
- 9.6 Help in the training of sports administrators.
- 9.7 Take action against any form of discrimination and violence in sport.
- 9.8 Adopt and implement the World Anti-Doping Code, thereby ensuring that KOI antidoping policies and rules, membership and/or funding requirements and results management procedures conform with the World Anti-Doping Code and respect all the roles and responsibilities





for the NOCs that are listed within the World Anti- Doping Code.

9.9 Encourage and support measures relating to the medical care and health of athletes.

# ARTICLE 10 RIGHTS, AUTHORITIES, DUTIES AND OBLIGATIONS AT INTERNATIONAL LEVEL

As the NOC of Indonesia, KOI shall have the rights, authorities, duties and obligations at international level to:

- 10.1 Prepare, develop and send the contingent of Indonesia consisting of athletes, coaches, officials, doctors, paramedics, masseurs, expert teams, CdM, administrators and other personnel to participate in the Olympics in accordance with and by complying with the provisions of the Olympic Charter. KOI is obliged to participate in the Olympic Games by sending athletes.
- 10.2 Utilize the assistance of the Olympic Solidarity as provided for in the Olympic Charter.
- 10.3 Participate in any activity organized and protected by the IOC.
- 10.4 Join in and become a member of the ANOC recognized by the IOC.
- 10.5 Put forward proposal to the IOC in respect of the Olympic Movement, including the organization of the Olympic Games in accordance with the provisions of the Olympic Charter and applicable IOC regulations.
- 10.6 Give opinions on the candidates of the Olympic organizer.
- 10.7 Participate in any IOC activity in accordance with the Olympic Charter and applicable IOC regulations.
- 10.8 Participate in the Olympic Congress.
- 10.9 Prepare, develop and send the contingent of Indonesia consisting of athletes, coaches, officials, doctors, paramedics, masseurs, expert teams, CdM, administrators and other personnel to participate in the Asian Games in accordance with and by complying with the provisions of the Constitution and Rules of the OCA.



Enforced on 25.09.2019

- 10.10 Prepare, develop and send the contingent of Indonesia consisting of athletes, coaches, officials, doctors, paramedics, masseurs, expert teams, CdM, administrators and other personnel to participate in the SEA Games in accordance with and by complying with the provisions of the SEAGF Charter.
- 10.11 Prepare, develop and send the contingent of Indonesia to participate in other multi-event sports activity apart from the Olympic Games, Asian Games and SEA Games in accordance with and by complying with the provisions applicable to such multievent activity.
- 10.12 Protect the IOC properties in Indonesia. KOI may only use the Olympic symbol, flag, motto and anthem (which are the exclusive property of the IOC) within the framework of non-profit-making activities provided contributes to the development of the Olympic Movement and does not detract from its dignity, and provided that it has obtained the prior approval of the IOC, in accordance with the Olympic Charter. All Olympic properties including but not limited to the Olympic symbol, flag, motto, anthem, identifications (including but not limited to "Olympic Games" and "Games of the Olympiad"), designations, emblems, flame and torches, and all rights to any and all Olympic properties, as well as all rights to the use thereof, belong exclusively to the IOC. KOI is responsible to the IOC for the observance in Indonesia, of the Rules 7-14 and BLR 7-14 of the Olympic Charter. It shall take steps to prohibit any use of any Olympic properties which would be contrary to such Rules or their Bye-Laws. It shall also endeavor to obtain, for the benefit of the IOC, protection of the Olympic properties of the IOC.
- 10.13 Conduct other matters that become the authorities of KOI by complying with the Olympic Charter and applicable IOC regulations.



Enforced on 25.09.2019

# ARTICLE 11 RIGHTS, AUTHORITIES, DUTIES AND OBLIGATIONS AT NATIONAL LEVEL

KOI shall have the rights, authorities, duties and obligations at national level to:

- 11.1 Coordinate and consult with the Government and Minister in determining the participation of Indonesia in international, continental, and regional multi-event activities.
- 11.2 Obtain approval from the Government to nominate Indonesia as an international, continental, and regional multi-event sport activity organizing host candidate.
- 11.3 Engage the NFs of the competed sport branches in regional, continental, and international multi-event sport activity for the planning, preparation, and implementation of the participation of Indonesia in such activity.
- 11.4 Report the results of the implementation of the participation of Indonesia in regional, continental, and international multi-event sport activity to the Minister.

#### CHAPTER VI SYMBOL - FLAG - HYMN - MARCH

#### ARTICLE 12 SYMBOL

- 12.1 KOI shall have a symbol, namely the "**Symbol of KOI**", which is subject to IOC approval.
- 12.2 The form, color, size and explanation of the Symbol of KOI, as approved by the IOC, shall be provided for and detailed in the **Attachment-I.**
- 12.3 The Symbol of KOI may be used in any activity of KOI.
- 12.4 The Symbol of KOI may only be used by and for the interest of KOI.
- 12.5 Any person or entity shall be prohibited from using the Symbol of KOI as symbol, identity and other interests without prior written approval of KOI.



#### ARTICLE 13 FLAG

13.1 KOI shall have a flag, namely the "Flag of KOI".					
13.2 The form, color, size and explanation of the Fla					
13.3	shall be provided for and detailed in the <b>Attachment-II</b> .  The Flag of KOI shall be used in any activity of KOI.				
13.3	The Flag of Nor shall be asea in any activity of Noi.				
	ARTICLE 14				
	HYMN				
14.1	KOI shall have a hymn, namely the "Hymn of KOI".				
14.2	The lyric and partiture of the Hymn of KOI shall be provided for and detailed in the <b>Attachment-III</b> .				
14.3	The Hymn of KOI shall be played and/or sung in any activity organized by KOI.				
	ARTICLE 15				
	MADCH				

### MARCH

15.1	KOI shall have a march, namely the "March of KOI".						
15.2	The lyric and partiture of the March of KOI shall be						
	provided for and detailed in the <b>Attachment-IV</b> .						

15.3 The March of KOI shall be played and/or sung in every activity organized by KOI.

# PART ONE CATEGORIES OF MEMBER

# ARTICLE 16 CATEGORIES OF MEMBER

Member of KOI shall consist of three (3) categories, namely:

- 16.1 Ordinary Member.
- 16.2 Extra Ordinary Member.
- 16.3 Special Member.



### ARTICLE 17 ORDINARY MEMBER

#### 17.1 **Ordinary Member:**

The OM shall consist of the OMFC and OMSC.

#### 17.2 Ordinary Member First Category:

The OMFC shall be the NFs affiliated to IFs governing sports included in the program of the Olympic Games. They must always constitute the voting majority of the Congress, EOC, Session and EOS. Each OMFC shall have three (3) voting rights in every Congress, EOC, Session and EOS.

#### 17.3 Ordinary Member Second Category:

The OMSC shall be: (i). the NFs of the sport branches which are included in the Asian Games but not in the Olympic Games, (ii). the NFs of the sport branches which are included in the SEA Games but not in the Olympic Games or Asian Games, and (iii). the NFs of the sport branches of which are not included in the Olympic Games, Asian Games and SEA Games but are affiliated to the IF's or CF's or CF's or its sport is recognized by the IOC or OCA or SEAF. Each OMSC shall have one (1) voting right in every Congress, EOC, Session and EOS.

#### 17.4 Further Provisions:

Further provisions regarding the OM shall be provided for in the Bye-Laws.

# ARTICLE 18 EXTRA ORDINARY MEMBER

#### 18.1 Extra Ordinary Member:

The EOM shall be: (i) the IOA, and (ii). the NFs not included in the categories as provided for in the Article 17 but meet any and all requirements of the EOMs as determined in the Bye-Laws. The EOM shall have no voting right in the Congress, EOC, Session and EOS.



#### 18.2 Further provisions:

Further provisions regarding the EOM shall be provided for in the Bye-Laws.

### ARTICLE 19 SPECIAL MEMBER

#### 19.1 **Special Member:**

The SM shall be any WNI who is serving as member of the IOC governed by the Rules 28.1.1.1 of the Olympic Charter. Each SM shall have one (1) voting right in every Congress, EOC, Session and EOS.

#### 19.2 Further provisions:

Further provisions regarding the SM shall be provided for in the Bye-Laws.

### PART TWO RIGHTS AND OBLIGATIONS

#### ARTICLE 20 RIGHTS

#### 20.1 **Ordinary Member and Special Member**:

Any OM and SM shall have the rights to:

- 20.1.1 Follow KOI activities as provided for in the Bye-Laws.
- 20.1.2 Exercise the rights to speak and vote in every Congress, EOC, Session and EOC.
- 20.1.3 With the approval of KOI, use the Symbol, Flag, Hymn and March of KOI.
- 20.1.4 Request and receive assistance from KOI.
- 20.1.5 Request for explanation with regard to the policy of KOI.
- 20.1.6 Resign as OM or SM.

#### 20.2 Extra Ordinary Member:

Any EOM shall have the rights to:

20.2.1 Follow KOI activities as provided for in the Bye-Laws.



- 20.2.2 Attend every Congress, EOC, Session and EOC without voting right.
- 20.2.3 With the approval of KOI, use the Symbol, Flag, Hymn and March of KOI.
- 20.2.4 Request and receive assistance from KOI.
- 20.2.5 Resign as EOM.

# ARTICLE 21 OBLIGATIONS

Any KOI Member shall have the obligations to:

- 21.1 Support any KOI activity.
- 21.2 Comply with any provisions of the Statutes, Bye-Laws and any applicable KOI regulations.

## ARTICLE 22 EXERCISE OF RIGHTS AND OBLIGATIONS

- 22.1 The exercise of any right and obligation by any NF Member shall be conducted by its CEB through its authorized delegate(s)/representative(s) as determined in the Bye-Laws.
- The exercise of any right of obligation by any individual Member shall be conducted by the individual Member in person and directly.

#### CHAPTER VII LEGISLATIVE

# ARTICLE 23 CONGRESS AND SESSION

KOI's legislative authority held and implemented by the Congress and Session.



### PART THREE CONGRESS

# **ARTICLE 24 CONGRESS**

Congress is the selective Session of KOI and must be convened once every four (4) years.

### ARTICLE 25 MEMBER AND PARTICIPANT

#### 25.1 Members with voting rights:

Members who have the right to attend Congress with voting rights shall be every OM and SM.

#### 25.2 Members without voting rights:

Members who have the right to attend Congress without voting rights shall be every EOM.

#### 25.3 Participants with voting rights:

Participants who have the right to attend the Congress with voting rights shall be the SP, which shall consist of two (2) athletes' representatives governed by the Rules 28.1.1.3 of the Olympic Charter and elected by the Athletes' Commission and established in accordance with the IOC guidelines for the NOCs' Athletes Commissions. At least one of them must have participated in at least one of the last three (3) editions of the Olympic Games and each of them shall have one (1) voting right in every Congress.

#### 25.4 Participants without voting rights:

Participants who have the right to attend the Congress without voting rights shall be:

- 25.4.1 Every EC Member.
- 25.4.2 President and Vice President.
- 25.4.3 Secgen and Deputy Secgen.
- 25.4.4 Treasurer and Deputy Treasurer.
- 25.4.5 Commissions Member.
- 25.4.6 Invitees.



# ARTICLE 26 POWER, DUTIES AND AGENDA

- 26.1 The power, duties and agenda of the Congress shall include the following matters:
  - 26.1.1 Presentation, discussion and decision of procedures and agenda of the Congress;
  - 26.1.2 Presentation, discussion and decision of the quadrennial working report from the EC and of the proposed working plan for the following quadrennial.
  - 26.1.3 Presentation, discussion and decision of the quadrennial financial report from the EC, including the audited financial statements, and the budget proposed for the following quadrennial.
  - 26.1.4 To elect and determine the President and the Vice President.
  - 26.1.5 To elect and determine the member of the EC.
  - 26.1.6 To ratify the athlete representatives nominated by the Athlete Commission as the member of the EC.
  - 26.1.7 To determine of the long, medium and short-term working programs and budgets of KOI.
  - 26.1.8 To elect and determine the member of BAKI.
  - 26.1.9 To elect and determine the member of the Board of Ethics.
  - 26.1.10 To discuss and determine on any other matters included on the agenda pursuant to the needs, interest and development of KOI.
- 26.2 The EOC may be convened whenever it is necessary at the request of the President and/or the EC and/or at the written request of the OMs representing at least thirty (30) percent of the voting rights held by all the OMs with voting rights mentioning clearly the reasons for which the request is made.
- 26.3 The results of the Congress and EOC shall be set forth in the form of meeting summary, minutes or resolutions.



26.4 Further provisions regarding the Congress and EOC shall be provided for in the Bye-Laws.

### PART FOUR SESSION

### ARTICLE 27 SESSION

Session is the general meeting of all the Member, which must be convened once a year.

# ARTICLE 28 MEMBER AND PARTICIPANT

#### 28.1 Members with voting rights:

Members who have the right to attend Session with voting rights shall be every OM and SM.

#### 28.2 Members without voting rights:

Members who have the right to attend Session without voting rights shall be every EOM.

#### 28.3 Participants with voting rights:

Participants who have the right to attend the Session with voting rights shall be the SP, which shall consist of two (2) athletes' representatives governed by the Rules 28.1.1.3 of the Olympic Charter and elected by the Athletes' Commission established in accordance with the IOC guidelines for the NOCs' Athletes Commission. At least one of them must have participated in at least one of the last three (3) editions of the Olympic Games and each of them shall have one (1) voting right in every Session.

#### 28.4 Participants without voting rights:

Participants who have the right to attend the Session without voting rights shall be:

- 28.4.1 Every EC Member.
- 28.4.2 President and Vice President.
- 28.4.3 Secgen and Deputy Secgen.
- 28.4.4 Treasurer and Deputy Treasurer.



Enforced on 25.09.2019

- 28.4.5 Commissions Member.
- 28.4.6 Invitees.

# ARTICLE 29 POWER, DUTIES AND AGENDA

- 29.1 The power, duty and agenda of the Session shall include the following matters:
  - 29.1.1 Presentation, discussion and decision of the procedures and agenda of the Session.
  - 29.1.2 Presentation, discussion and decision of the annual working report from the EC and of the proposed working plan for the following year.
  - 29.1.3 Presentation. discussion and decision of the annual financial report from the EC, including the audited financial statements, and the budget proposed for the following year.
  - 29.1.4 Presentation, discussion and decision on any matter with regard to membership, including affiliation, suspension or exclusion of Member.
  - 29.1.5 Removal of any member of the EC and election of any vacant position of the EC for the remaining of the initial term of office.
  - 29.1.6 Presentation of the annual report by BAKI.
  - 29.1.7 Presentation of the annual report by the Board of Ethics.
  - 29.1.8 Election of any vacant position in BAKI for the remaining of the initial term.
  - 29.1.9 Election of any vacant position in the Board of Ethics for the remaining of the initial term.
  - 29.1.10 Discussion and adoption of the Procedural Law of BAKI and the amendments thereof.
  - 29.1.11 Discussion and adoption of the Code of Ethics and/or Procedural Law of the Board of Ethics and/or the amendments thereof.
  - 29.1.12 Presentation of the report of any Member, if required.
  - 29.1.13 Discussion and adoption of any proposed or draft



Enforced on 25.09.2019

- amendments to certain provisions of the Statutes.
- 29.1.14 Discussion and adoption of any proposed or draft amendments to certain provisions of the Bye-Laws.
- 29.1.15 Election and appointment of an independent, external and certified public accountant using internationally recognized audit standards as recommended by the EC to audit the financial performance of KOI for a certain fiscal year.
- 29.1.16 Selection and nomination of a city in Indonesia which may apply to organize the Olympic Games, Asian Games, SEA Games or any other international, continental and regional multisports event, after obtaining approval from the Government.
- 29.1.17 Discussion and decision on any other items included on the agenda pursuant to the needs, interest, and development of KOI, provided that any decision may not be contradictory to any provision of the Statutes and/or Bye-Laws and/or Olympic Charter.
- 29.2 The EOS may be convened whenever it is necessary at the request of the President and/or the EC and/or at the written request of the OMs representing at least twenty (20) percent of the voting rights held by all the OMs with voting rights mentioning clearly the reasons for which the request is made.
- 29.3 The results of the Session and EOS shall be set forth in the form of meeting summary, minutes or resolutions.
- 29.4 Further provisions regarding the Session and EOS shall be provided for in the Bye- Laws.



### CHAPTER VIII EXECUTIVE

### PART FIVE EXECUTIVE COMMITTEE

# ARTICLE 30 EXECUTIVE COMMITTEE

- 30.1 The EC shall be the organ holding the executive power in KOI.
- 30.2 The EC in performing its duties and obligations shall be accountable to the Congress, EOC, Session and EOS.

### ARTICLE 31 MEMBERS OF EXECUTIVE COMMITTEE

#### 31.1 **Membership:**

- 31.1.1 The members of the EC shall be at the most eleven (11).
- 31.1.2 The members of the EC shall be consisting of the President, Vice President, IOC member(s) in Indonesia, if any, two (2) Athlete's representatives and the elected representatives of the Members.
- 31.1.3 The number of the elected representatives of the Members shall be subject to the number of the IOC member(s) in Indonesia, but in any event shall be not more than nine (9).

#### 31.2 Election, Appointment and Voting Rights:

#### 31.2.1 The Elected Members:

The President, Vice President and the representatives of the Members shall be elected by the Congress. The President, Vice President and at least four (4) of them must be elected from the Members under the Article 17.2 and at the most three (3) of them from the Members under the Article 17.3. Each of them shall have one (1)



Emorced on 25.09.2019

voting right in the meetings of the EC.

#### 31.2.2 The IOC Member:

The IOC member(s) governed by the Rules 28.1.1.1 of the Olympic Charter in Indonesia, if any, is/are the ex-officio member of the EC, and he/she/they shall have one (1) voting right in the meetings of the EC.

#### 31.2.3 The Athlete's Representatives:

Two (2) athlete's representatives governed by the Rules 28.1.1.3 of the Olympic Charter and elected by the Athlete Commission established in accordance with the IOC guidelines for the NOCs' Athletes' Commission, at least one (1) of them must have participated in at least one of the last three editions of the Olympic Games and shall be confirmed by the Congress as the member of the EC. He/she/they respectively shall have one (1) voting right in the meetings of the EC.

#### 31.3 Participant Without Voting Right:

The Secgen, Deputy Secgen, Treasurer and Deputy Treasurer are appointed by the President with the approval of the EC as the employee of KOI. They shall work fulltime for KOI and shall be remunerated. They shall participate in the meetings of the EC but without voting right. The Secgen, Deputy Secgen, Treasurer and Deputy Treasurer as the employee of KOI are prohibited to work for any other party including working for his/her own interests (self-employment).

#### 31.4 Terms of Office of the President:

The terms of office of the President is four (4) consecutive years and cannot serve in this position for more than two (2) terms of office, consecutively or not consecutively.

#### 31.5 Terms of Office of the Vice President:

The terms of office of the Vice President is four (4) consecutive years and cannot serve in this position for more than two (2) terms of office, consecutively or not consecutively.



Enforced on 25.09.2019

#### 31.6 Terms of Office of the Elected Members:

The elected members of the EC shall have a term of office of four (4) years and may be re-elected for subsequent terms of office, subject to the Article 31.4 and Article 31.5 applicable for the positions of the President and Vice President. The term of office shall be counted as from the closing of the Congress that elects the members of the EC up to the closing of the Congress which subsequently elects the new members of the EC for a new term of office.

#### 31.7 Age Limitation of Members:

No member of the EC can be elected or re-elected if he/she has reached the age of seventy (70) years on the date of the election.

#### 31.8 Compensations:

Members of the EC in performing their authorities, duties and obligations shall be voluntary in nature and shall not expect and receive any compensations and other commission fees.

#### 31.9 Further Provisions:

Further provision for the election procedure, removal of member of the EC, vacancies etcetera is provided for in the Bye-Laws.

# ARTICLE 32 POWERS, DUTIES AND OBLIGATIONS OF THE EXECUTIVE COMMITTEE

#### 32.1 Powers, Duties and Obligations:

The EC shall have the following powers, duties and obligations:

- 32.1.1 Undertake and carry out any of its authorities as well as duties and obligations as provided for in the Statutes and Bye-Laws and in the decisions/resolutions of each of Congress and Session.
- 32.1.2 Prepare and organize the Congress and Session in accordance with the provisions of the Statutes



Enforced on 25.09.2019

- and Bye-Laws.
- 32.1.3 Approve the annual and quadrennial working and financial reports of KOI prepared by the Secgen and Treasurer to be presented to the Session and Congress.
- 32.1.4 Approve the draft of the annual and quadrennial working and financial programs of KOI prepared by the Secgen and Treasurer to be presented to the Session and Congress.
- 32.1.5 Prepare the participation of KOI in any general assembly, executive meeting, council meeting and or other activities organized by the IOC, ANOC, OCA, and SEAGF.
- 32.1.6 Prepare the participation of KOI in any Olympic Games, Paralympic Games, Asian Games, SEA Games, and other international, continental or regional multi-event sports activities.
- 32.1.7 Establish cooperation and secure assistance from the Government, central and regional, as well as other parties in the organization of international, continental, and regional sports activities.
- 32.1.8 Elect and give a recommendation to the Session for a public auditor and an independent external auditor who will be appointed to audit the financial administration of KOI for a certain fiscal year.
- 32.1.9 Propose to the Session the nomination of Indonesia as a candidate to host any international, continental and regional multisports events.
- 32.1.10 To establish and determine the independent election committe to monitor and conduct the elections of the President, Vice President members of the EC, BAKI and Board of Ethics, subject to ratification by the Congress, EOC, Session or EOS, before proceeding with the elections.

KOMITE OLIMPIADE INDONESIA

Enforced on 25.09.2019

- 32.1.11 Appoint and discharge the Secgen, Deputy Secgen, Treasurer and Deputy Treasurer.
- 32.1.12 Appoint and discharge the Chairperson and members of the Commissions, unless otherwise specified in the Statutes and Bye-Laws.
- 32.1.13 Decide other matters pursuant to the needs and development of KOI provided that they do not violate the provisions of the Olympic Charter, Statutes, Bye-Laws, any decision of the Congress, EOC, Session and EOS and/or applicable regulations of KOI.

#### 32.2 Further Provisions:

Further provisions with regard to the EC shall be provided for in the Bye-Laws.

### PART SIX PRESIDENT - VICE PRESIDENT

#### **ARTICLE 33 PRESIDENT**

#### 33.1 **Dual Position:**

The President shall not serve concurrently in any other position whatsoever in the management of KOI or any of the Member.

#### 33.2 Powers, Authorities, Duties and Obligations:

The President shall have the powers, authorities, duties and obligations to:

- 33.2.1 Perform any of his/her powers, authorities, duties, and obligations as provided for in these Statutes and Bye-Laws.
- 33.2.2 Carry out and implement any decision of the Congress, EOC, Session, EOS and EC.
- 33.2.3 Act for and on behalf of as well as in the interest of KOI, and represent KOI inside and outside the court of law.
- 33.2.4 Borrow and lend money in the name of KOI and sell, transfer, and/or collateralize the assets of KOI, subject to prior written approval from the EC.



# ARTICLE 34 PRESIDENT IS TEMPORARILY ABSENT

In the event that President is absent temporarily due to any reasons whatsoever so that he/she may not perform his/her powers, authorities, duties and obligations as a President, the Vice President shall serve as an acting President applicable for the duration the President is temporarily absent.

# ARTICLE 35 PRESIDENT RESIGNS OR IS REMOVED

- 35.1 In the event that President resigns or is removed and the term of office of the President provided for still remains two (2) years or more, the Vice President shall serve as an acting President but must by no later than sixty (60) days as from the date of the President's resignation or removal, convene the EOC to elect a President.
- 35.2 The President elected in the EOC as provided for in Article 35.1 will serve as a President only for the remaining term of office of the President replaced by him/her.
- 35.3 In the event that the remaining term of office of the President as provided for in Article 35.1 is less than two (2) years, the Vice President will perform the powers, authorities, duties and obligations of the President as an acting President.
- 35.4 In the event that the Vice President is not willing to serve as the acting President as provided for in Article 35.3, the EC must elect one (1) of the member of the EC to become and serve as the acting President, subject to ratification at the Session or EOS, for the remainder of the initial term of the President.

# ARTICLE 36 BASES FOR DISCHARGING PRESIDENT

36.1 Bases that cause a President to be discharged from his/her position shall be:





- 36.1.1 Demise, that comes into effect immediately.
- 36.1.2 Resignation, that comes into effect as from the time and date of delivery of letter or written statement of resignation to the EC.
- 36.1.3 Falling ill or other conditions that take place for six (6) continuous months hence not capable for performing his/her powers, authorities, duties and obligations effectively.
- 36.1.4 Loss of status as an Indonesian Citizen that comes into effect as from the date of loss of citizenship.
- 36.1.5 Punished with a criminal sentence for having committed a crime that has had a permanent legal force, that comes into effect as from the date of notification or the obtaining of court decision that has had a permanent legal force.
- 36.1.6 Placed under guardianship, that comes into effect as from the date of stipulation of court decision that places him/her under guardianship.
- 36.1.7 Declared bankrupt, that comes into effect as from the date of notification or the obtaining of court decision that declares bankrupt.
- 36.1.8 Permanent change of domicile outside the territory of Jabodetabek (greater Jakarta), that comes into effect as from the date of change of address.
- 36.1.9 Holding dual position, unless he/she resigns from the other position with immediate effect.

#### **36.2 Further Provisions:**

Further provisions with regard to the President, including for discharging the President shall be provided for in the Bye-Laws.

## ARTICLE 37 VICE PRESIDENT

#### 37.1 **Dual Position:**

The Vice President shall not serve concurrently in any



other position whatsoever in the management of KOI or any of the Member.

#### 37.2 Powers, Authorities, Duties and Obligations:

The Vice President shall have the following powers, authorities, duties and obligations:

- 37.2.1 Represent the President if he/she is absent.
- 37.2.2 Assisting the President to carry out any of his/her powers and authorities as well as duties and obligations.
- 37.2.3 Accompany the President as the resource person in every Congress, EOC, Session and EOS.

#### **36.3 Further Provisions:**

Further provisions with regard to the Vice President, including for discharging the Vice President shall be provided for in the Bye-Laws.

### PART SEVEN COMMISSIONS

# ARTICLE 38 COMMISSIONS

#### 38.1 **Duties and Obligations:**

Duties and obligations of the Commissions shall serve to assist the EC and the President to carry out its/his/her duties and obligations.

#### 38.2 **Composition:**

KOI shall have nine (9) Commissions at the most, the composition of which shall be as follows:

- 38.2.1 Sport and Law Commission.
- 38.2.2 Sport Development Commission.
- 38.2.3 Finance and Budgeting Commission.
- 38.2.4 Athlete Commission (established in accordance with the IOC guidelines).
- 38.2.5 Women and Sport Commission.
- 38.2.6 Sport Medicine Commission.
- 38.2.7 Sport for All Commission.
- 38.2.8 Olympic Culture and Education Commission.



38.2.9 Sport and Environment Commission.

#### 38.3 Further provisions:

Further provisions with regard to Commissions among other things regarding members, chairperson, duties and obligations and so on shall be provided for in the Bye-Laws.

# CHAPTER IX JUDICATIVE

### PART EIGHT INDONESIAN SPORTS ARBITRATION BOARD

### ARTICLE 39 DUTIES AND OBLIGATIONS

#### 39.1 Duties and Obligations of BAKI shall be:

#### **39.1.1 Disputes:**

Receive, examine and decide any Dispute as provided for in Article 40.1 registered with BAKI.

#### 39.1.2 **Appeals**:

Receive, examine and decide any petition for appeal against the recommendation and/or decision of the Board of Ethics registered with BAKI.

#### 39.2 **Number of Members**:

BAKI shall have members comprising eleven (11) persons at the most, consisting of a Chairperson and a Vice Chairperson both concurrently serving as the member of BAKI, and nine (9) members at the most, all of them elected by the Congress.

#### 39.3 **Tenure**:

The term of office of the members of BAKI shall be four (4) continuous years and can be re-elected for subsequent terms.

#### 39.4 **Dual Position**:

Members of BAKI must not concurrently serve any other position whatsoever in the composition of the



management of KOI or other sports organizations without exception and position in the management of any Member or other sports organizations without exception.

### ARTICLE 40 DISPUTES AND APPEALS

#### 40.1 **Disputes:**

Any dispute, disagreement, demand, misunderstanding, interpretation of provisions of contract or agreement, relating to sports activities, taking place and concerning or engaging KOI and/or its officials and/or sub-ordinates thereof and/or any Member and/or the officials and/or sub-ordinates thereof and/or any dispute concerning sports and/or relating to sports activities or interests between KOI and/ or the officials and/or sub-ordinates thereof and/or any Member and/or the officials and/or sub-ordinates thereof and/or any individual who becomes member of the Member, without exception (the "Dispute"), that may not be settled through deliberation to reach a consensus and/or through the applicable internal mechanism of the organization, must and shall be obliged to be conveyed and registered with, to be examined and decided by BAKI.

#### 40.2 Appeals:

Unless expressly provided for in the Statutes and/or Bye-Laws regarding possible appeal of an award of BAKI to the Court of Arbitration for Sport (CAS), any award of BAKI shall constitute a final and binding decision.

# ARTICLE 41 RECOGNITION AND SELF-SUBJECTION

41.1 Any statutes and/or bye-laws of every Member, unless otherwise specified in the Statutes of the IF to which the Member concerned is affiliated, must contain provisions expressly stating and confirming recognition and self-subjection of the Member to BAKI and therefore bind



themselves to submit any Dispute concerning or engaging their organization and/or their members to and to be examined and decided by BAKI as the final and binding decision.

41.2 Self-subjection as provided for in the Article 41.1 may also be conducted by virtue of decision of the general assembly or congress of the Member concerned, wherein such decision expressly and clearly contains provisions regarding statement of selfsubjection as provided for in the Article 41.1, unconditionally, unchangeably and irrevocably.

# ARTICLE 42 FURTHER PROVISIONS

Further provisions with regard to BAKI shall be provided for in the Bye-Laws, the Procedural Law and the Administrative Regulation of BAKI that must be prepared by the EC and/or the President and conveyed to the Congress or EOC or Session or EOS to be approved and stipulated to become the Procedural Law and the Administrative Regulation of BAKI.

#### PART NINE BOARD OF ETHICS

# ARTICLE 43 NATURE, DUTIES AND OBLIGATIONS

The Board of Ethics shall be established with the duty and obligation to keep and uphold the honor, dignity and conduct of any member of the EC, any member of the CEB and/or officials and/or sub-ordinates of the Members as well as any person who becomes member of the contingent of Indonesia participating in the Olympic Games, Asian Games, SEA Games and any other international, continental, and regional multi-event sports activities recognized and/or participated by KOI.



### ARTICLE 44 MEMBER

Member of the Board of Ethics shall consist of nine (9) persons, including the Chairperson, Deputy Chairperson and Secretary, and concurrently serving as members of the Board of Ethics, and six (6) members, all of them elected by the Congress.

# ARTICLE 45 TERM OF OFFICE

The term of office of the members of the Board of Ethics shall be four (4) years and they can be re-elected for subsequent terms.

# ARTICLE 46 FURTHER PROVISIONS

Further provisions with regard to the Board of Ethics shall be provided for in the Bye-Laws, the Code of Ethics and the Procedural Law of the Board of Ethics, that must be prepared by the EC and/or the President and conveyed to the Congress, EOC, Session or EOS to be approved and stipulated to become the Code of Ethics and Procedural Law of the Board of Ethics.

# CHAPTER X FUND AND ASSETS

### ARTICLE 47 FUND

- 47.1 Sources of fund of KOI shall be obtained from:
  - 47.1.1 The Government.
  - 47.1.2 The IOC, OCA and their affiliations.
- 47.2 Other than sources of fund as provided for in the Article 47.1, fund may be obtained from:
  - 47.2.1 The public through various activities based on the applicable provisions.
  - 47.2.2 Mutual-benefit cooperation.





- 47.2.3 Non-binding foreign aid.
- 47.2.4 Proceeds of sport industry business.
- 47.2.5 Grant coming from the Government or regional governments in accordance with the applicable laws and regulations.
- 47.2.6 Other legitimate sources based on the applicable provisions of laws and regulations.
- 47.3 Further provisions with regard to the funding of KOI shall be provided for in the Bye-Laws.

# ARTICLE 48 ASSETS

- 48.1 The assets of KOI shall be in the form of:
  - 48.1.1 Money.
  - 48.1.2 Securities.
  - 48.1.3 Other assets, movable and immovable.
- 48.2 Further provisions with regard to the assets of KOI shall be provided for in the Bye-Laws.

#### CHAPTER XI EXCEPTION - AMENDMENT

# **ARTICLE 49 EXCEPTION**

#### 49.1 **Proposed Exception**:

- 49.1.1 Proposed exception for a certain provision of the Statutes may be put forward by the EC or a number of OMs jointly having at least twenty percent (20%) of the entire number of the existing voting rights held by all the OMs with voting rights.
- 49.1.2 The proposal as provided for in the Article 49.1.1 put forward by the OMs must be conducted in writing and must be signed by the proposers and submitted to the EC and the President.



211101000 011 20.00.2010

- 49.1.3 Proposed exception as provided for in the Article 49.1.1 will be put forward by the EC or the President to the Members by no later than thirty (30) calendar days prior to the convening of the Session.
- 49.1.4 Proposed exception as provided for in the Article 49.1.1 must explain the basis of the proposal and the objective of the exception put forward in a clear and detailed manner.
- 49.1.5 The agenda of the Session as provided for in the Article 49.1.3 must include the discussion of proposed exception for provisions of the Statutes put forward by virtue of the provision of this Article 49.1.
- 49.1.6 The proposed exception must not be in contradiction with the Olympic Charter. In case of any doubt, prior consultation should be made with the IOC.

#### 49.2 **Decision on Exception**:

Proposed exception for certain provisions of the Statutes may only be approved, decided, and ratified at a meeting of the Session if such meeting is attended by at least three-fourths (¾) of the entire number of voting rights owned by the existing Members and hold voting rights and such proposed exception is approved by a number of Members jointly holding at least one-half-plus-one (½+1) of the entire number of voting rights owned by the attending Members with voting rights.

#### 49.3 Validity of Exception:

Any exception decided for certain provisions of the Statutes will come into effect immediately, but shall be applicable one time and for certain purposes only as expressly stated in a decision of the Session approving and deciding such exception, provided that the same shall be canceled and shall be invalid if this provision is not met.



### ARTICLE 50 AMENDMENT

#### 50.1 **Proposed Amendment:**

- 50.1.1 Proposed amendment to provision(s) of the Statutes can be made by the EC or a number of OMs with voting rights, jointly holding at least thirty percent (30%) of the entire number of the existing voting rights held by all the Members with voting rights.
- 50.1.2 Proposal as provided for in the Article 50.1.1 put forward by a number of OMs with voting rights, must be conducted in writing and must be signed by the proposers and submitted to the EC and the President.
- 50.1.3 Proposed amendment as provided for in the Article 50.1.1 will be put forward by the EC or the President and sent to the Members by no later than thirty (30) calendar days prior to the convening of the Session.
- 50.1.4 Proposed amendment as provided for in the Article 50.1.1 must explain the basis of the proposed amendment put forward in a clear and detailed manner.
- 50.1.5 The agenda of the Session as provided for in the Article 50.1.3 must include the discussion of proposed amendment to provision(s) of the Statutes stipulated by the EC and/or put forward by a number of Members with voting rights as provided for in the Article 50.1.1.

#### 50.2 **Decision on Amendment:**

Proposed amendment to certain provision(s) of the Statutes may only be approved/adopted at a meeting of the Session if such meeting is attended by at least three-fourths (¾) of the entire number of voting rights owned by the existing Members with voting rights, and such proposed amendment is approved by a number of Members jointly holding at least three-fourths (¾) of the



Enforced on 25.09.2019

entire number of voting rights owned by the attending Members with voting rights.

#### **Validity of Amendment and Approval by the IOC:**

Any amendment to certain provision(s) of the Statutes shall come into effect immediately upon approval/adoption by the Session, unless otherwise specified in the decision of the Session. Any amendment to the provisions of the Statutes and Bye-Laws must be submitted to the IOC for approval.

### CHAPTER XII BYE-LAWS

### **ARTICLE 51 BYE-LAWS**

- 51.1 The Bye-Laws shall be the description of and further regulation of and supplement to the Statutes.
- 51.2 Matters not or not yet adequately provided for in the Statutes shall be provided for in the Bye-Laws.
- 51.3 The provisions of the Bye-Laws shall not be contradictory to the provisions of the Statutes.

### CHAPTER XIII DISSOLUTION – LIQUIDATION

### ARTICLE 52 DISSOLUTION

#### 52.1 **Dissolution Authority**:

The dissolution of KOI may only be conducted by an EOS specifically convened for the purpose of such dissolution, subject to prior consultation and coordination with the IOC.

#### 52.2 **Convening Requirements**:

The EOS as provided for in the Article 52.1 may only be convened if requested in writing by at least three-fourths (¾) of the entire voting rights owned by all the existing Members with voting rights.



Enforced on 25.09.2019

#### 52.3 **Decision on Dissolution**:

The EOS as provided for in the Article 52.1 shall be valid if attended by a number of Members with voting rights, jointly holding at least three-fourths (%) of the entire voting rights owned by all the existing Members with voting rights, and the decision on dissolution is approved by at least three-fourths (%) of the entire voting rights owned by all the Members attending such EOS and entitled to cast voting rights.

52.4 In case of dissolution, all debts and liabilities legally incurred on behalf of KOI shall be fully discharged as part of the liquidation process mentioned under the Article 53, and the residuary fund shall be donated to the legal successor or, if not, to such organizations pursuing similar objectives as may be decided by the EOS, subject to prior consultation and coordination with the IOC.

#### ARTICLE 53 LIQUIDATION

#### 53.1 Appointment of Liquidator:

- 53.1.1 In the event that KOI is dissolved by virtue of a decision of the EOS as provided for in the Article 52, liquidation must be conducted by liquidator(s).
- 53.1.2 The EC shall act as liquidator if the EOS does not specifically appoint a liquidator.

#### 53.2 Implementation of Liquidation:

The EC or liquidator(s) shall be obligated to conduct liquidation in accordance with the provisions of laws and regulations, decency and appropriateness generally applicable in a liquidation process and must announce the liquidation through two (2) daily newspapers published in the domicile of KOI and are broadly circulating nationwide.

#### 53.3 Report on the Implementation of Liquidation:

Report on the calculation of the implementation of liquidation must be submitted to the EOS specifically convened and held by liquidator(s) to be discussed and



approved. In the event that report on the implementation of liquidation is approved, such EOS shall also be obligated to grant a full release and discharge (a quite a de charge) to such liquidator(s).

### CHAPTER XIV CLOSING PROVISIONS

# ARTICLE 54 VALIDITY

These Statutes shall come into effect as from its stipulation date in the 2019 KOI Special Kongres in Jakarta convened on the 25<sup>th</sup> of September 2019, to and replacing the Statutes of KOI stipulated in the 2010 KOI Special Congress convened in Jakarta, on May 26, 2010.

### ARTICLE 55 TRANSITIONAL REGULATIONS

The Bye-Laws will provide for the required transitional regulations with regard to the implementation of amendment and revision to these Statutes as required.

STIPULATED IN: JAKARTA.
ON THE 25TH OF SEPTEMBER 2019.



#### **ATTACHMENT I SYMBOL OF KOI**



#### **COLOR GUIDE FOR THE FLAG**

MERAH	PUTIH	HITAM
R:255	R:255	R:0
G:0	G:255	G:0
B:0	B:255	B:0
C:10	C:0	C:0
M:100	M:0	M:0
Y:100	Y:0	Y:0
K:0	K:0	K:100

#### **COLOR GUIDE FOR OLYMPIC RINGS**

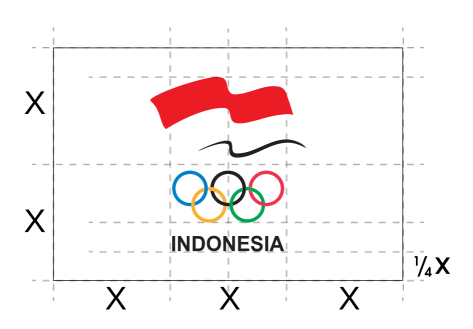
(In case of doubt, the colour reference is always the **PANTONE**\* reference)

PANTONE	PANTONE	PANTONE	PANTONE	PANTONE
3005		426	355	192
RAL	RAL	RAL	RAL	RAL
5015	1028	9005	6037	3020
3013		3003	0037	3020
2				
3M	3M	3M	3M	3M
100-57	100-598/5	100-12	100-122	100-13
001011/754		001011/751	0040447543	004041/7540
ORACAL(751c)	ORACAL(751c)	ORACAL(751c)	ORACAL(751c)	ORACAL(751c)
517	020	070	062	028





# ATTACHMENT II FLAG OF KOI



RATIO BETWEEN LENGTH AND HEIGHT

3.2





# ATTACHMENT III HYMNE OF KOI

Music and Lyrics by James F. Sundah

Tingkatkan Harkat dan Martabat Kejayaan Bangsa Melalui Pencapaian Prestasi Terbaik olahraga

> Komite Olimpiade Indonesia Bersatu Dalam persaudaraan

Gerakan Olimpiade Di Indonesia Kita lindungi dan trus kembangkan

Persahabatan Dalam kejujuran Demi Perdamaian Dunia





### ATTACHMENT III HYMNE OF KOI

Music and Lyrics by James F. Sundah Choir Arrangment by Daniel Alexander



Ting - kat-kan Har - kat Dan mar - ta - bat Ke - ja ya-an Bang - sa



me - la- lu- i Pen-ca- pai-an --- Pres-ta-si Ter - ba- ik o-lah - ra - ga ------ Ko-mi





## ATTACHMENT IV MARCH OF KOI

Music and Lyrics by James F. Sundah

Melangkah dalam derap semangat Menuju keunggulan prima

Melalui Perjuangan dan Pencapaian Prestasi Olahraga

Mengembangkan dan Melindungi Gerakan Olimpiade di Indonesia

Tetap teguh menjaga kerhormatan Dalam Persahabatan

Kibarkan Merah Putih di puncak Arena Olahraga Dunia





# ATTACHMENT IV MARCH OF KOI

#### Music and Lyrics by James F. Sundah Choir Arrangment by Daniel Alexander

Do:D



