

BOC CONSTITUTION NOTEABLE CHANGES

1.8 Location of the office is a EB decision not an AGM decision – ie. the EB builds a case to present to the AGM

Article 3: Autonomy – this mirrors the BWF Constitution

3.9 New clause – says what we are doing

Reference to appeals, disciplinary committee etc deleted as per judicial provisions section

4.18 “Member” redefined

4.20 Member in Good Standing as per BWF constitution

All references to subscriptions deleted – no intention to charge CC subscriptions, only BWF subscriptions payable

Membership fully aligned with BWF – ie. member of BWF = member of BOC, no other way

11.2 (e) AGM receives not approves the budget – approval done by the EB

11.2 (j) To appoint members of the judicial panel – note: this is the pool of people who we can then appoint to a judicial panel if required – see Article 25

16.8 A change in the requirements to be an elected Member of the Executive Board.

New: “Elected members of the Executive Board must permanently reside in the country of the Member at the time of nomination for the Executive Board and must have regular engagement with the Member Association”

16.12(b) The term changed from 2 consecutive terms to a maximum of three terms

17.7 Aligns with 11.2(j) and Article 25. If a Hearing Panel is required the EB to appoint from the panel appointed at the AGM

17.8 As per revised judicial processes BOC panel only involved in matters relating to BOC statutes

Judicial Provisions – these sections re-written by the BWF to align with their updated judicial processes