

Manual Amendment

These amendments have been authorised to the text of MotorSport Manual Edition 35. It is recommended that in addition to retaining a copy of this amendment that all parties modify the actual text in their Manual according to the following:

National Sporting Code, Part X – Inquiries by MotorSport NZ

Amendments to the NSC Part X in Manual 35:

1. Amend Article 120 as stated in the schedule below.

1. Item One:

120. Conduct of Hearing:

- (a)** Having decided to convene a hearing to inquire into the conduct of a Meeting or Event pursuant to Article 119 of this Code, MotorSport NZ by and through its Executive Committee, or its Management Committee, shall resolve to hold the hearing before either:
 - (i)** A meeting of the Executive Committee; or
 - (ii)** A Sub-Committee appointed by the Executive Committee for the purpose comprising of not less than three(3) persons of whom one(1) or more shall be a current Executive Member; or
 - (iii)** The Judicial Committee of MotorSport NZ established under and by virtue of Clause 11.3 of the Constitution of MotorSport NZ.
 - (iv)** (in the case of alleged violations under the Sports Anti-Doping Rules) either The Sports Tribunal of New Zealand, or a MotorSport NZ Anti-Doping Tribunal appointed by the Executive Committee for the purpose, in accordance with the requirements shown at Appendix One Schedule D, Part One.
- (...)
- (f)** Save for hearings before the Sports Tribunal of New Zealand, neither MotorSport NZ nor any party to or person attending the hearing shall be entitled to be represented at the hearing by legal counsel and must instead appear either on their own behalf or be represented by such person (not being legal counsel) as they may nominate for the purpose.

Reason:

To adopt the Sports Tribunal as the disciplinary body for anti-doping violations.

This amendment is issued for MotorSport New Zealand Inc by the Administration.



B. Budd
General Manager