Athens, August 14, 2013

To all national federations members of ITKF

RE: NEW ERA in simple words

When an international team of individuals or legal persons decides to collaborate in the exercise of athletic activity and/or in the objective of athletic aim, they create a new legal person (here federation) formulating an **initial agreement** (with modifications perhaps later) between its members, in which simultaneously it determines also its legal representation to each third person. This agreement is included in the legal system of the country where it will be found the "**seat**" (headquarters) of this legal person (here federation) asking for a juridical decision that would ratify the legality of this agreement.

The first basic element in the above-mentioned process is the democratic and equivalent attendance of the individuals or legal persons **"based on similarity"**. That is to say, those who really are equivalent, they must have equivalent right of vote, (having equal qualifications and conditions) and hence they have the right to participate in the foundation of this new legal person.

The second basic element is the determination of the seat of the new created legal person, here the world federation. "Seat" of the new legal person is "the city that this is found", and "it is found" there where its official address, its office, its seal, its secretariat, its books, its files, its seat of tax imposition etc will be!

Consequently, the reasonable and legal way for the legalization of the founding (initial, first) statute by article and by its total of one world athletic federation with members of the discussion national federations legal in their countries, which by agreement they have equivalent right for one or two votes each, follows the bellow steps:

1 - The founding statute is first drawn up in draft by special committee of legal,

2 - Afterwards, it is distributed to the federations (e.g. the members of the discussion) for thoughts and proposals,

3 - Then it is fixed a founding general assembly on the discussion and voting of the founding statute. In this general assembly all have voting right!

4 - In this founding general assembly the founding statute is discussed by article, is voted by article and in its total from all the representatives of all national federations and it is signed by all in certain copies in draft or in final form, thing that with the modern technology is feasible.

5 - Finally, this signed by all final statute is submitted for control to the court of the country of the seat of the world federation (where it will be also found its secretariat) with decision of which court is ratified its legality. With this decision begins the legal operation of the world federation.

6 - When the members of this world federation want to make changes or additions in its statute, then:

a) they prepare the changes or additions as steps 1-2-3,

b) they fixed afterwards a special general assembly as step 4 with explicit report in its agenda the voting of particular changes or additions with the majority in votes, which already has been forecasted in article of the founding statute,

c) the changes or additions are voted and incorporated in the founding statute, so that they constitute a total legal text: the new statute,

d) this new statute with the changes and/or the additions passes again from the process of its legalization with juridical decision from court of the country, where the headquarters of world federation is found and it is in effect from the day of court decision.

Up to now Mr. Richard Jorgensen and Ms. Nami Nishiyama manage the statute of ITKF as irrelevant documents on their desk, in which they put-remove as "implants" whatever articles they want, whenever and as they want with depth of time of 30 years! This is why we do not have any constitution! It is obvious that they live in their own world, and this is the reason that they have led the federation to the destruction!

Obviously, no one can claim that for the ITKF is in effect the initial statute of IAKF, because obviously and only the change of the name requires new legalization of a new statute. Consequently, we the national federations as bodies and carriers of traditional karate, that is to say the core of IAKF and ITKF, as the history writes for us and no one can dispute it as much as "thief of rights" he is, we can modify now in a new base our agreement from 1974 on the exercise and the distribution of traditional karate to all the world.

With athletic greetings

Efthymios Persidis

President, Greek Traditional Karate Federation

e.persidis@karate.gr; e.persidis@eurokarate.eu www.karate.gr; www.eurokarate.eu