Overview and Application

This Sport Substances and Supplements Policy (the “SSS Policy”) is approved by the Volleyball Australia Limited (“VA”) and is in force in respect of all representative volleyball and beach volleyball teams nominated or selected by VA (“VA representative teams”) from the date of approval of this SSS Policy.

The SSS Policy applies to all volleyball and beach volleyball players party with VA to an athlete agreement and / or selected by VA in VA representative teams (“athletes”) together with all coaches, trainers, managers, team staff, officials, medical personnel, paramedical personnel, dieticians and all other people who work with athletes and VA representative teams (together “athlete support personnel”).

This SSS Policy is to be read in conjunction with, but subject to, the anti-doping rules adopted as the anti-doping rules of VA (the “anti-doping policy”) as the anti-doping policy applies to both athletes and athlete support personnel. Athletes and athlete support personnel are also alerted to the fact that they are subject to the operation of the Australian Sports Anti-Doping Authority Act 2006 (Cth) and the regulations made under that legislation.

The anti-doping policy adopted by VA is approved by the Australian Sports Anti-Doping Authority (“ASADA”) and is consistent with the requirements of the World Anti-Doping Agency’s (“WADA”) World Anti-Doping Code (the “WADA Code”).

ALL ATHLETES AND ALL ATHLETE SUPPORT PERSONNEL MUST TAKE ALL NECESSARY STEPS TO FAMILIARISE THEMSELVES WITH THIS SPORTS SUBSTANCES AND SUPPLEMENTS POLICY AND THE VA ANTI-DOPING POLICY, ESPECIALLY THE UNDERLYING DOCTRINE THAT AN ATHLETE BEARS ULTIMATE RESPONSIBILITY FOR WHATEVER THAT PERSON INGESTS BY WHATEVER ROUTE.

Any athlete or athlete support personnel with any questions regarding the applicability, interpretation or consequences of this SSS Policy or the anti-doping policy should in the first instance direct that inquiry to the VA Chief Executive Officer or the VA High Performance Director.

Adherence to the terms of this SSS Policy and the anti-doping policy is mandatory for all athletes and athlete support personnel.
Introduction

The manufacturing and supply of nutritional and dietary supplements, used in Australia by people including professional athletes, is not appropriately regulated. Ingredients listed on product packaging may not accurately describe the actual ingredients which comprise the product. Further, the lack of governmental regulation of the supplement industry can result in accidental, negligent or even deliberate contamination of a supplement as compared to the stated contents of the supplement.

The underlying doctrine of the anti-doping policy – which itself is compliant with the WADA Code published by WADA – is that the athlete bears ultimate responsibility for whatever the athlete ingests, by whatever route (including, without limitation, whether a substance is administered in the form of or as an ingredient of a food, drink, powdered supplement, tablet, lozenge, cream, injection or any other method of administration of the substance).

It is inherently difficult for an athlete to take utmost caution to ensure that he or she does not commit an anti-doping rule violation under the anti-doping policy if an athlete adopts a practice of using substances and supplements without being able to guarantee with reasonable certainty the composition and concentration of the substance or supplement involved.

VA promotes a ‘food first’ approach to nutritional support of sports performance. There is no expectation or requirement by VA that any athlete must use supplements. VA acknowledges there is a place for the use of supplements in volleyball and beach volleyball. VA is committed to ensuring that any use of supplements is safe, evidence-based and WADA compliant.

Supplement Policy Panel

VA shall appoint a supplement policy panel (the “Panel”) to oversee the implementation of, and adherence to, this SSS Policy. The Panel shall be comprised of the following persons:

- The VA Chief Executive Officer or, upon his appointment, the VA High Performance Director.
- A VA appointed dietitian.
- A VA sports medicine practitioner.
- One independent panel member.

The Panel shall be responsible for:

- Reviewing this SSS Policy on not less than an annual basis so as to ensure that the SSS Policy, and the practices undertaken in accordance with it, remains ethical and compliant with the WADA Code.
- (in conjunction with the VA board of directors) Updating this SSS Policy as soon as is practicable in the event that new evidence of substance or supplement use is identified by or brought to the attention of the Panel.
- Ensuring both that the SSS Policy is consistently applied, and that the use of substances and supplements is approved in appropriate circumstances.

This SSS Policy is prepared based on the principles and statements set out above under the heading “Introduction”.
**Policy for Individual Supplement Use**

1. **Schedule 1** to this SSS Policy sets out different classifications of substances and supplements which may or may not be used by athletes in particular circumstances. No substance shall be used by any athlete either:
   
a) While the athlete is in camp with a VA representative team;
   
b) While the athlete is part of the selected VA representative team;
   
c) In connection with playing in a VA representative team; or
   
d) While an athlete is party with VA to an athlete agreement;

   unless the use of the particular substance is in accordance with the requirements of this SSS Policy, including **Schedule 1** and is recorded in the Athlete Management System (“AMS”).

   **Figure 1 of Schedule 3** summarises the decision-making pathway for individual athletes.

2. Athletes are to record all use of supplements in the AMS, including:
   
a) The date of use;
   
b) The name of the substance or supplement and any associated brand or product name; and
   
c) The name of the medical practitioner or dietitian recommending the substance or supplement;

3. A VA appointed dietitian will screen entries in the AMS and contact athletes if any high risk use is identified. Supplement use is considered “high risk” under the following circumstances:
   
a) It is not possible to reasonably verify (including through obtaining the necessary certification from ASADA) that the substance or supplement is not, and does not contain, a prohibited substance or prohibited method (as those terms are defined by the anti-doping policy);
   
b) The VA appointed dietitian is not comfortably satisfied, in his or her professional opinion, that the use of the substance or supplement is not likely to lead to an athlete experiencing associated adverse health or other side effects;
   
c) The VA appointed dietitian is not of the reasonable opinion that the use of the substance or supplement by the athlete will result in the athlete deriving benefits which cannot be gained from a normal dietary intake appropriate for the athlete concerned.

4. An athlete must immediately cease and permanently desist from using any substance or supplement if the VA appointed dietitian deems that a substance or supplement is “high risk” in accordance with clause 3 and that determination is notified to the athlete.

**Policy for Supplement Provision to VA Teams**

5. A properly completed representative team registration declaration (the “registration declaration”) in the form which appears at **Schedule 2** listing the name, role, qualifications and accreditations of each athlete
support personnel for each VA representative team must be completed by the team manager and submitted to VA within 48 hours after the VA representative team first convenes in camp after selection.

6. The registration declaration must include all relevant details identifying the supplier to the VA representative team of all substances, sports foods and supplements, including the product and brand names of all goods which are supplied.

7. Each athlete and athlete support personnel must, within 24 hours of first coming into camp for the VA representative team in which he is selected or engaged to work with, provide written notice:

   a) In the case of athletes: to the VA team manager, in the form of the acknowledgment and undertaking in the form appearing at Schedule 2A, signed by the athlete;

   b) In the case of athlete support personnel: to the VA team manager, in the form of the acknowledgment and undertaking in the form appearing at Schedule 2B, signed by the athlete support personnel.

8. The following rules apply in relation to the provision of substances and supplements by VA (references to “Groups” are references to those groups as specified in Schedule 1). Figure 2 of Schedule 3 provides a summary of the decision-making process:

   a) **Group A Substances**: will be provided by VA where appropriate to athletes while athletes are part of VA representative teams. Specific brands are to be approved by the VA appointed medical practitioner (A2 Medical Supplements) and VA appointed dietitian (A1 Sports Foods, A3 Performance Supplements).

   b) **Group B Substances**: any use shall be in accordance with the guidelines set out in Schedule 1 and subject to the approval of the VA appointed medical practitioner. Specific brands will be approved by the VA appointed dietitian in consultation with the VA appointed medical practitioner.

   c) **Group C Substances**: will not be provided to athletes as per Schedule 1.

   d) **Group D Substances**: are prohibited as per Schedule 1.

**Other Obligations**

9. Any athlete who wishes to enter into any sponsorship or endorsement contract, arrangement or understanding with any producer, manufacturer or seller of supplements must obtain the prior written permission of VA before entering into that relationship. VA will only approve the athlete entering into the relationship if the proposed relationship is consistent with the athlete’s responsibilities under the athlete agreement between the athlete and VA (the “athlete agreement”) and where the terms of the proposed relationship are consistent with the terms of this SSS Policy.

10. Subject to rule 11, no approval shall be granted in respect of the use of any injectable substance or supplement.

11. Under no circumstances shall any athlete or athlete support personnel use any injectable substance or supplement (including without limitation any injectable substance which can only be used subject to it being prescribed by an Australian medical practitioner) except in circumstances where:

   a) The substance is prescribed by and administered by a VA appointed medical practitioner; or
b) In the case of a pre-existing diagnosed medical condition (such as diabetes mellitus or severe allergic reactions which may require the administration of adrenalin) for which an athlete is prescribed a course of treatment which includes the self-administration of substances by injection (and in respect of which the athlete has obtained and duly notified required therapeutic use exemption if the treatment is prohibited under the anti-doping policy) – where a VA appointed medical practitioner has approved that the athlete self-administer the injectable substance and that athlete self-administers the prescribed substance.

12. All athletes must:

   a) Not (except in the case of a medical emergency or where medical treatment is required on an urgent basis such that it is not reasonably possible for the athlete concerned to otherwise comply with this clause 12(a)) participate in or permit any medical treatment, procedure, test or investigation in relation to them that does not comply with this SSS Policy.

   b) Promptly report to the VA appointed medical practitioner any person’s conduct (including their own conduct or an approach to engage in conduct) that they know or reasonably suspect may be a breach of this SSS Policy (the reporting athlete’s identity shall be kept confidential in accordance with this SSS Policy).

   c) Promptly notify the VA Chief Executive Officer if they are interviewed, charged or arrested by police or a government body in respect of conduct which may be a breach of this SSS Policy.

   d) Disclose to VA, if requested, all details of their knowledge relating to the publically available information that indicates their apparent or suspected non-compliance with this SSS Policy.

   e) Consent to the provision and recording of information about them in accordance with this SSS Policy.

   f) Stay informed of any changes to this SSS Policy (where VA notifies the athlete of those changes to this SSS Policy).

13. An athlete who breaches the terms of this SSS Policy is liable to sanction under the athlete agreement.

**Confidentiality**

14. Information about an athlete or other person that is provided under this SSS Policy must not be disclosed or caused to be disclosed unless expressly authorised and required in accordance with this SSS Policy, required by law or where that person consents.

15. For the purposes of this SSS Policy, persons who report information to VA, a VA appointed medical practitioner, the VA Chief Executive Officer or the VA appointed dietitian about another person’s breach of this SSS Policy will have their identity in relation to that report kept confidential unless:

   a) Their identity is required to be disclosed as part of a disciplinary procedure in accordance with the constitution of, or any rules, regulations, by-laws and policies of VA; or

   b) Their identity is required to be disclosed by operation of law.

16. If a person has not complied with this SSS Policy, and as a consequence of any disciplinary action taken by VA it is impractical or impossible to maintain confidentiality, VA is not required to keep confidential that information regarding the non-compliance with this SSS Policy.
## SCHEDULE 1
Categorisation Under AIS Sports Supplements Program

### Group A – Supported for use in specific situations

<table>
<thead>
<tr>
<th>Sub-category</th>
<th>Explanation</th>
<th>Examples*</th>
<th>Permission</th>
<th>Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1 Sports Foods</td>
<td>Specialised food items used to provide a practical source of nutrients when it is impractical to consume everyday foods.</td>
<td>sports drinks, sports gels, sports confectionery, sports bars, protein shakes, electrolyte replacement. NB. Products containing performance supplements (e.g. caffeine, creatine etc.) are not included in this category.</td>
<td>Permitted for use by all athletes as part of a nutrition plan that focuses on whole foods. Athletes are encouraged to discuss use of sports foods with an Accredited Sports Dietician.</td>
<td>Individual use must be recorded in AMS. Team use must be documented in Supplement Register.</td>
</tr>
<tr>
<td>A2 Medical Supplements</td>
<td>Products recommended by a medical practitioner or Accredited Practising Dietitian to correct identified nutrient insufficiency.</td>
<td>multivitamin/mineral, calcium, vitamin D, iron, probiotics, fish oil.</td>
<td>Permitted for use by athletes when recommended by a medical practitioner or Accredited Practising Dietician.</td>
<td>Individual use must be recorded in AMS. Team use must be documented in Supplement Register.</td>
</tr>
<tr>
<td>A3 Performance Supplements</td>
<td>Supplements taken with the specific purpose of improving performance. Have good evidence of benefit and safety and when used according to evidence-based scenarios.</td>
<td>creatine, caffeine, bicarbonate, beta-alanine, beetroot juice.</td>
<td>Permitted for use by athletes in senior representative teams under the guidance of a VA dietician.</td>
<td>Individual use must be recorded in AMS. Team use must be documented in Supplement Register.</td>
</tr>
</tbody>
</table>

### Group B – Deserving of further research

<table>
<thead>
<tr>
<th>Explanation</th>
<th>Examples*</th>
<th>Permission</th>
<th>Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>May be trialled on case-by-case basis under approved circumstances.</td>
<td>carnitine, antioxidants C&amp;E, HMB, glucosamine, sick pack (zinc + vitamin C)</td>
<td>Permitted only when investigated under a formal research or monitoring protocol. Must be approved by VA chief medical officer.</td>
<td>Individual use must be recorded in AMS. Team use must be documented in Supplement Register.</td>
</tr>
</tbody>
</table>

### Group C – Little proof of benefit: Not recommended

<table>
<thead>
<tr>
<th>Explanation</th>
<th>Examples*</th>
<th>Permission</th>
<th>Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Includes the majority of supplements promoted to athletes.</td>
<td>All products not listed elsewhere in this table.</td>
<td>Not recommended. Athletes choosing to use Group C products must take full responsibility for assessing the safety and doping risk.</td>
<td>Individual use must be recorded in AMS.</td>
</tr>
<tr>
<td><strong>Group D – Banned or at high risk of being contaminated</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Explanation</strong></td>
<td><strong>Examples</strong></td>
<td><strong>Permission</strong></td>
<td><strong>Documentation</strong></td>
</tr>
</tbody>
</table>
SCHEDULE 2

Registration Declaration
(repeat for each athlete support personnel)

VA representative team:

Name:

Role in VA representative team:

Qualifications:

Accreditations:

Signed: (signature of athlete support personnel)

Date:

Signed: (signature of VA team manager)

Supplier(s) of sports foods and supplements:

<table>
<thead>
<tr>
<th>Name of product</th>
<th>Name of manufacturer</th>
<th>Best Before Date</th>
<th>Batch Code</th>
<th>Circumstances for Use</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
I [name of athlete] acknowledge and undertake that:

1. I have been provided with a copy of the Volleyball Australia Limited Policy on Sports Substances and Supplements (the “SSS Policy”).

2. I have read the SSS Policy.

3. I understand what the SSS Policy requires of me in terms of my behaviour.

4. I have taken the opportunity of asking team management any questions which I have about the SSS Policy.

5. I agree to be bound by the SSS Policy and behave in accordance with the SSS Policy as a condition of my selection by VA in one of its representative teams.

Dated:

Signed: .................................................................

Print Name: ..............................................................

Signed by the abovenamed athlete’s parent / guardian if the athlete is aged under 18 years:

Signed: .................................................................

Print Name: ..............................................................
SCHEDULE 2B
Athlete Support Personnel Acknowledgment and Undertaking

Volleyball Australia Limited
Policy on
Sport Substances and Supplements

I [name of athlete support personnel] acknowledge and undertake that:

1. I have been provided with a copy of the Volleyball Australia Limited Policy on Sports Substances and Supplements (the “SSS Policy”).

2. I have read the SSS Policy.

3. I understand what the SSS Policy requires of me in terms of my behaviour.

4. I have taken the opportunity of asking the VA Chief Executive Officer and / or VA High Performance Director and / or VA appointed dietitian any questions which I have about the SSS Policy.

5. I agree to be bound by the SSS Policy and behave in accordance with the SSS Policy as a condition of my engagement by Volleyball Australia to work with the representative team in the capacity of an athlete support personnel.

Dated:

Signed: .................................................................

Print Name: .............................................................
SCHEDULE 3

Figure 1: Decision-making pathway for individual supplement use

Individual Athlete

A

A1

Recommended by medical practitioner or VA approved dietitian?

Yes

Permitted

Athlete records use in AMS

VA appointed dietitian screens AMS

No

A2

Senior athlete using under guidance of VA approved dietitian?

Yes

Permitted

Athlete records use in AMS

VA appointed dietitian screens AMS

No

A3

Approved by approved Medical Practitioner?

Yes

Permitted

Athlete records use in AMS

VA appointed dietitian screens AMS

No

B

Not recommended

C

Athlete takes full responsibility for use

D

Do not use

Athlete records use in AMS

VA appointed dietitian screens AMS
SCHEDULE 4

Figure 2: Decision-making pathway for provision of supplements to VA teams

Team Provision

A

A1
Provided according to Schedule 1
VA appointed dietitian chooses products
VA appointed dietitian documents conditions of use in Supplement Register*
Athlete records use in AMS

A2
Provided according to Schedule 1
VA appointed medical practitioner chooses products
VA appointed medical practitioner documents conditions of use in Supplement Register
Athlete records use in AMS

A3
Provided according to Schedule 1
VA appointed dietitian chooses products in consultation with VA appointed medical practitioner
VA appointed medical practitioner documents conditions of use in Supplement Register
Athlete records use in AMS

B
Provided according to Schedule 1
VA appointed dietitian chooses products
VA appointed medical practitioner approves product

C
Not provided
VA appointed medical practitioner documents conditions of use in Supplement Register
Athlete records use in AMS

D
Not provided
VA appointed medical practitioner chooses products
VA appointed medical practitioner approves product

* Supplement Register