

FIBA on rajoittanut agenttien toimintaa

FIBA:n kansainväliset säännöt ovat tiukentaneet pelaajien ja seurojen käyttämien agenttien toimintaa. Uudistuneet säännöt määräävät, että vain agentit, joilla on FIBA:n lisenssi, voivat toimia pelaajien ja seurojen apuna.

Kansainväliset säännöt kieltävät seuroja ja pelaajia käyttämästä ilman lisenssiä toimivia agenteja. Hyväksyttävää on käyttää kuitenkin henkilöä, jolla on lakimiehen oikeudet omassa maassaan.

1.9.2009 alkaen kaikkiin kansainvälisiin seurasiirtoihin kansallisen liiton on nimettävä agentin nimi, kansalaisuus ja FIBA-lisenssinumero. Agentti lisenssiä voi hakea FIBA:sta täyttämällä hakemuskaavakkeen.

Lisätietoa agenttien säännöksistä ja hakumenettelystä seuraavassa otteessa FIBA:n säännöistä.

H.5.3 General matters

- H.5.3.1 Players are entitled to use the services of an Agent to represent them or safeguard their interests in negotiations with clubs. The Agent must be in possession of a valid licence issued by FIBA.
- H.5.3.2 Clubs are entitled to use the services of Agents to represent them or safeguard their interests in negotiations with players. The Agent must be in possession of a valid licence issued by FIBA.
- H.5.3.3 Players and clubs are not permitted to use the services of a non-licensed agent (cf. H.5.7 and H.5.8).
- H.5.3.4 Regulation H.5.3.3 does not apply if an Agent is licensed to practise law in the country of his permanent residence.

H.5.4 Granting the Licence

- H.5.4.1 Any individual wishing to act as an Agent shall file an application with FIBA on the Standard Application Form provided for that purpose.
- H.5.4.2 FIBA shall require the candidate to provide a certificate confirming that he is in good standing and, in particular, that he has no criminal record.
- H.5.4.3 Individuals only may apply for a licence. Applications from companies or organisations are not admissible, but individuals who have obtained a licence are allowed to operate through a company or a similar entity, provided that the licence-holder continues to be the only person responsible vis-à-vis FIBA.
- H.5.4.4 An application may be rejected if the candidate is not in good standing, in particular if he has a criminal record or does not have a good reputation.
- H.5.4.5 A person applying for an agent's licence may not, under any circumstances, hold a position within FIBA, a Zone, a member federation, a club, or any organisation connected with such entities such as leagues or players' associations.
- H.5.4.6 If an application for an agent's licence is admissible pursuant to H.5.4.4 and H.5.4.5 above, FIBA shall invite the candidate for a personal interview and a test (cf. H.5.4.7 below), unless this requirement is waived by the Secretary General in the individual case.
- H.5.4.7 The personal interview and the test are intended to enable FIBA to ascertain whether the candidate:
- a. Has adequate knowledge of the basketball regulations (the statutes and regulations of FIBA, of the Zones, and of the national member federation on whose territory he is domiciled);
 - b. Generally appears capable and suitable of advising a player or club who calls on his services.