**ISAF Regulations**

Administration & Internal Governance – Regulations 1.17, 1.18 and 1.21

A submission from the Chairman of the Constitution Committee

**Purpose**

To add clarity to help Associate Members understand their obligations as members.

**Proposal**

1. Amend Regulation 1.17 as follows:

   1.17 Associate Members shall receive different benefits to ISAF’s normal members and should focus on the development of sailing **within their immediate territorial waters**. Associate members shall be entitled to: …

2. Add new Regulation 1.18(g) as follows:

   1.18 Associate Members shall not be entitled to:

   …

   (g) supply services on a commercial basis except within the territory it represents and its own territorial waters.

3. Delete Regulation 1.21 and replace with:

   The membership of an Associate Member which has failed to pay its subscription for a period of at least three calendar months after the date due and which has failed to comply with its or his membership obligations in a material respect for a period of 30 days after being given notice thereof by the Executive Committee and required to remedy such failure shall be suspended until the next ordinary meeting of Council. At that meeting Council may cancel or continue the suspension of such membership on the recommendation of the Executive Committee.

**Current Position**

As above.

**Reason**

Associate Members have little previous experience of how the Federation works and the roles of the MNAs need to have a rule to clarify that their role is confined to their own territorial waters. Similarly a clearer rule explaining how they might forfeit their membership.