

NAFA® CONFLICT OF INTEREST POLICY

No NAFA® Board Member or NAFA®-approved judge may have a significant interest in any other flyball event-giving organization deemed by the NAFA® Board to be in competition with the North American Flyball Association. "Significant interest" is defined to include, but not to be limited to, ownership of, a directorship in, holding office in, employment by, under contract to, or officiating as head judge or its equivalent for an event sanctioned by such a competing organization.

Compliance with NAFA®'s Conflict of Interest Policy shall be one of eligibility requirements for service on the NAFA® Board, as set out in Article IV, Section 3 of the By-Laws; violation of the Policy by a Board Member shall constitute grounds for Removal from the Board pursuant to Article IV, section 17 of the By-Laws.

NAFA® Judge are expected to adhere to the NAFA® Conflict of Interest Policy. A NAFA®-approved Judge who violates the Conflict of Interest Policy is subject to suspension or revocation of judging privileges by the Board of Directors pursuant to section 2(1) of the Corporate Policies and Procedures.