

Swedish Code of Statutes

Ordinance amending the Gambling Ordinance (2018:1475)

SFSPublished

Issued

With respect to the Gambling Ordinance (2018:1475), the government hereby lays down¹ that Chapter 1, Section 3 and Chapter 14, Section 2, shall have the following wording; that fifteen new paragraphs shall be introduced, Chapter 11, Section 13; Chapter 12, Sections 6 and 7; Chapter 14, Sections 4-14; and Chapter 16, Section 6a; and immediately before Chapter 11, Section 13; Chapter 12, Section 6; and Chapter 14, Sections 4 and 13; new headings with the following wording.

Chapter 1

Section 3² 'Sports' rules and regulations on match fixing pursuant to the Gambling Act (2018:1138)' means the Swedish Sports Federation's communication *Idrottens reglemente om otillåten vadhållning samt manipulation av idrottslig verksamhet* (Sports' regulations on unlawful betting and manipulation of sports activities) in the version as adopted on 28 May 2023.

Chapter 11

| International exchange of information on match-fixing

Section 13 In the procedures which a licensee – with a licence for betting in accordance with Chapter 8, Section 1 of the Gambling Act (2018:1138) – shall have in place for identifying and counteracting match-fixing, and as referred to in Chapter 14, Section 16, first paragraph of the Gambling Act, the extent to which the licensee participates in an international exchange of information on suspected match-fixing shall be specified.

Chapter 12

| Match fixing

Section 6 The processing of personal data pursuant to Chapter 14, Sections 4-12 may solely concern the personal data necessary to:

- 1. identify the sporting event in question; and
- 2. indicate what gave rise to the suspicion.

Section 7 The processing of personal data pursuant to Chapter 14, Sections 13 and 14 may only concern the personal data necessary to determine whether a person has participated in betting in violation of sports' rules and regulations on match fixing.

Chapter 14

Section 2³ Within the Swedish Gambling Authority, there shall be a Match-Fixing Council.

The Match-Fixing Council shall be chaired by the Swedish Gambling Authority and consist of representatives from the Swedish Prosecution Authority and the Swedish Police Authority. The Swedish Gambling Authority may allow the participation of representatives from the Swedish Sports Federation and particularly concerned sports federations, industry associations representing licence holders who

¹ See Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 laying down a procedure for the provision of information in the field of technical regulations and of rules on Information Society services.

² Most recent version 2023:310.

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| Information sharing on match-fixing

Section 4 The Swedish Gambling Authority shall develop and disseminate information that is relevant in the efforts to detect and counter match-fixing.

Section 5 The Swedish Gambling Authority shall obtain, compile and analyse information on suspected match-fixing.

Section 6 Information sharing pursuant to Sections 7-12 shall be made through a platform that will be set up by the Swedish Gambling Authority.

Section 7 At the request of the Swedish Gambling Authority, a licensee with a licence for betting pursuant to Chapter 8, Section 1 of the Gambling Act (2018:1138) shall provide as soon as possible all the information on suspected match-fixing that the Authority needs.

Section 8 If a licensee with a licence for betting pursuant to Chapter 8, Section 1 of the Gambling Act (2018:1138) has reason to suspect match-fixing, the licensee shall report it to the Swedish Gambling Authority as soon as possible.

The reporting obligation does not cover information received under Section 11.

Section 9 If the Swedish Sports Federation, or a special sports federation that is affiliated with the Swedish Sports Federation, has reason to suspect match-fixing, the Federation has to report it to the Swedish Gambling Authority.

Section 10 When reporting pursuant to Sections 8 and 9, the following information shall be stated:

- 1. the sporting event the suspicion relates to; and
- 2. what gave rise to the suspicion.

Section 11 The Swedish Gambling Authority shall forward information reported pursuant to Sections 8 and 9 to licence holders with a licence for betting pursuant to Chapter 8, Section 1 of the Gambling Act (2018:1138).

Section 12 If information reported under Section 8 concerns a sporting event in Sweden or a sporting event with Swedish participation, the Swedish Gambling Authority shall forward the information to the Swedish Sports Federation and, if necessary, to the special sports federation concerned.

| Betting in violation of sports' rules and regulations on match fixing

Section 13 If a licensee with a licence for betting pursuant to Chapter 8, Section 1 of the Gambling Act (2018:1138) has reason to suspect that a person has participated in betting in violation of sports' rules and regulations on match fixing, the licensee has to report it to the special sports federation concerned.

Section 14 At the request of a special sports federation affiliated with the Swedish Sports Federation, a licence holder with a licence for betting pursuant to Chapter 8, Section 1 of the Gambling Act (2018:1138) shall check as soon as possible whether a person has made bets.

Such a check may only take place if the special sports federation has shown that there is reason to suspect that the person has participated in betting in violation of sports' rules and regulations on match fixing.

Chapter 16

Section 6a The Swedish Gambling Authority decides when and how licence holders with a licence for betting pursuant to Chapter 8, Section 1 of the Gambling Act (2018:1138) and the Swedish Sports Confederation and a special sports federation affiliated with the Swedish Sports Federation may connect to

the platform referred to in Chapter 14, Section 6.

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The Swedish Gambling Authority may issue regulations on how information on match-fixing and information on betting in violation of sports' rules and regulations on match fixing pursuant to Chapter 14, Sections 7-12, shall be reported, received or requested.

This Ordinance shall enter into force on 1 April 2024.

On behalf of the government