

Hellenic Sailing Federation
National Prescriptions 2025-2028

Add to Rule 88.2

Notice of race and sailing instructions shall not change a prescription of the HSF. However, when an international jury, has been appointed for an event according to RRS 91(b), the notice of race or sailing instructions may change or delete any prescriptions except: this prescription and the prescriptions to rules 65.1, 76.2, 86.3 and 91(b).

Prescription to Rule 65.1 - Legal Liability and Costs

1. Any issue of liability or claim for damages arising from an incident while a boat is bound by the "Racing Rules of Sailing" shall be subject to the jurisdiction of the courts and not considered by a protest committee.
2. A boat that takes a penalty or retires does not, by that action alone, admit liability for damages or that she has broken a rule.

Prescription to Rule 70.3(b)

HSF prescribes that its approval is required for the use of this rule. Such written approval shall be posted on the official notice board no later than the publishing of the sailing instructions.

Prescription to Rule 76.2 – Add new Rule 76.2(c)

An organizing authority or race committee shall not reject or cancel the entry of a boat or exclude a competitor eligible under the notice of race and sailing instructions for an arbitrary or capricious reason or for reason of race, colour, religion, national origin, gender, sexual orientation, or age.

Prescription to Rule 86.3

The restrictions in rule 86.1 do not apply if rules are changed to develop or test proposed rules. To apply such changes, other than development rules approved by World Sailing, an organizing authority shall obtain prior approval from the HSF. The notice of race shall include the approved alternative rules. The organizing authority shall promptly report the results of the development rules to the HSF.

Prescription to Rule 91(b)

HSF prescribes that, its approval is required for the appointment of international juries for events within its jurisdiction. Such approval shall be posted on the official notice board no later than the publishing of the sailing instructions.

Add to Rule R1

Appeals and requests shall be sent to HSF, for the attention of the Appeals Committee.

Add to Rule R2.1(a)

The appeal is invalid if the appellant fails to request a copy of the decision, or the decision not to reopen a hearing, in writing, within seven days of being informed of the decision (following the procedure described in rule 63.6(b)).

Replace Rule R2.1(c) with

If the protest committee fails to deliver the written decision or the decision not to reopen a hearing, within three (3) days (waiting period) of the request for the written decision (as described into prescription to rule R2.1(a)), then the appellant shall, within seven (7) days after the waiting period, send the appeal with a copy of the protest or request and any relevant correspondence.