



The Swedish Football Association's (SvFF) Regulations on Working with Intermediaries

Ascertained by the Board of Directors on the 14th of December 2017 and started to apply on the 15th of July 2018.

Article 1 - Definitions

In these regulations the definition of:

1. *SvFF certified intermediary*: an intermediary that is registered with SvFF and have completed a SvFF arranged intermediary education,
2. *FIFA*: The International Football Association (Fédération Internationale de Football Association),
3. *The Board of Directors*: The Board of Directors of The Swedish Football Association,
4. *Club*: club or football limited company which is a member of SvFF,
5. *Representational Contract*: a written agreement between an intermediary and player and/or club which contains the right to represent said part as an intermediary,
6. *Intermediary Declaration*: declaration as per annexes 1 or 2 in these regulations signed by the intermediary concerned,
7. *Intermediary*: a natural or legal person who, for a fee or free of charge, represents players and/or clubs in negotiations with a view to concluding an employment contract or represents clubs in negotiations with a view to concluding a transfer agreement,
8. *Confederation*: a group of associations recognised by FIFA that belong to the same continent (or assimilable geographic region).
9. *National association*: a football association recognised as such by FIFA,
10. *Professional player*: player who, for a period of one calendar year (01 January to 31 December), receives a salary or other taxable benefit from a club totalling a minimum of SEK 10,000,



11. *Player transfer*: when a player transfers from one club to another,
12. *SvFF*: The Swedish Football Association,
13. *Minor*: a person who is under the age of 18.
14. *Foreign club*: club or football limited company which is a member of another national association than SvFF,
15. *Official*: any board member (including the members of the Council), committee member, referee and assistant referee, coach, trainer and any other person responsible for technical, medical and administrative matters in FIFA, a confederation, a member association, a league or a club (except players and intermediaries).



Article 2 – general principles

1. Players and clubs are entitled to engage the services of intermediaries when;
 - a) conclude an employment contract between a player and a club, or
 - b) conclude a transfer agreement between two clubs.
2. Players and clubs are only entitled to engage the services of intermediaries if said part is registered with SvFF and there is a Representational Contract concluded between the two parties.
3. In the selection and engaging process of intermediaries, players and clubs shall act with due diligence. In this context, due diligence means that players and clubs shall use reasonable endeavours to ensure that the intermediaries are registered with SvFF and the Representational Contract is concluded between the parties.
4. Officials are not allowed to register as an intermediary.
5. In the negotiation and/or conclusion of a player contracts with a club, minor players are entitled to be represented by at least one guardian without such guardian(s) being required to register as an intermediary with SvFF.
6. A lawyer or attorney who wishes to work as an intermediary does not have to comply with these regulations.
7. Failure to comply with the regulations of this circular will not affect the validity of the relevant player contract or transfer agreement.



Articel 3 – registration of intermediaries

1. SvFF must register all intermediaries as introduced in these regulations. The Board of Directors or person(s) the Board of Directors commissions, have the right to inform and/or closer advice regarding the interpretation of these regulations.
2. It is only an intermediary who is registered with SvFF that have the right to:
 - a) represent a player in negotiation and/or conclusion of a player contracts with a club (with one exception, see paragraph two below),
 - b) represent a club in negotiation and/or conclusion of a player contract with a player,
 - c) represent a club in negotiation and/or conclusion of a player transfer, and
 - d) introduce a player who is already registered with a club or a club to an already registered player with a purpose to conduct a player transfer.

A player who is not yet registered to a club can in conjunction with a negotiation with a club be represented by an intermediary who is not yet registered with SvFF. The intermediary must, before signing the Representational Contract, apply for registration with SvFF by paying the registration fee.

3. If the intermediary concerned is a legal person, all representatives registered under that legal person and wishing to work as intermediaries must be registered with SvFF.
4. SvFF must continually publish the names of the SvFF registered intermediaries on its website, including both natural and legal person's.



Article 4 – requisites for registration

1. A request regarding intermediary registration must be registered in SvFF's intermediary system.
2. To be able to register as an intermediary the applicant must pay the registration fee. Paid fee will not be refunded if SvFF denies the registration request, if the intermediary no longer wishes to work as an intermediary or if SvFF's Disciplinary Committee decides to end the intermediary's registration.
3. The applicant for a registration to become an intermediary must have an impeccable reputation and can't have a criminal record regarding financial, sexual or violent crime.
4. If the intermediary concerned is a legal person, all representatives registered under that legal person and wishing to work as intermediaries must have an impeccable reputation.
5. An intermediary contracted by a club and/or a player can't have a contractual relationship with leagues, associations, confederations or FIFA that could lead to a potential conflict of interest. Intermediaries are precluded from implying, directly or indirectly, that such a contractual relationship with leagues, associations, confederations or FIFA exists in connection with their activities.
6. An intermediary is considered to have complied with their obligations under paragraphs 1 to 5 above if SvFF obtained a duly signed Intermediary Declaration as per annexes 1 or 2 of these regulations from the intermediary concerned.
7. SvFF approved intermediary must have a liability insurance as per annexe 3 of these regulations. A copy of the insurance information must be uploaded into SvFF's intermediary system no later than 30 days after the intermediary have been approved by SvFF.
8. SvFF approved intermediary must inform SvFF as soon as changes occur that potentially could result in the intermediary no longer fulfilling the terms of the Intermediary Declaration.

SvFF approved intermediary who wishes to terminate his/her intermediary activity must deregister with SvFF.



Article 5 - SvFF certified intermediary

1. An intermediary that is registered with SvFF and have completed a SvFF arranged intermediary education have the right to classify his/her self as a "SvFF certified intermediary".
2. SvFF must publish the names of SvFF certified intermediaries on their official website.
3. A certification has a validation time of three years. A SvFF certified intermediary must apply for a new intermediary education within three years to be able to continue being a SvFF certified intermediary. SvFF must offer an intermediary education at least once every six months.



Article 6 – Representational Contract

1. Clubs and players must specify in the Representational Contract, the nature of the legal relationship they have with their intermediaries, prior to the intermediary commencing any activity. In the conclusion of such a Representational Contract the parties must use a SvFF standardized Representational Contract.

The maximum term of a Representational Contract is 24 months from the date of commencement. A Representational Contract must not provide for automatic extension. The parties have the right to engage in an extension of the existing Representational Contract when there is six months left on the existing contract term.

The parties have the right to add an additional agreement that contains other supplements. Supplements who is contradictory to the SvFF Representational Contract is invalid. Such additional agreements must have the same validations term as the SvFF Representational Contract.

2. It is prohibited for an intermediary to give, promise or offer a club, player or other official any payment, whether directly or indirectly in relation to the negotiation and/or conclusion of a player contract or a transfer agreement. It is also prohibited for a club, player or other official to demand such payment, whether directly or indirectly.
3. Any Representational Contract concluded between a player under the age of 15 and an intermediary will have no legal validation.
4. Only a SvFF certified intermediary is eligible to conclude a Representational Contract with a minor.
5. A Representational Contract concluded with a minor, will have legal effect only if also signed by at least one of the minor's guardians.
6. An intermediary who represents a player in negotiation or conclusion of a player contract with a club, must submit the Representational Contract as announced further in these regulations. The intermediary must also submit the Representational Contract if the player he/she represents, and a club renegotiate an existing player contract or conclude a new player contract.



- a) An intermediary who represents a club in negotiation or conclusion of a player contract with a player, must submit the Representational Contract as announced further in these regulations. The intermediary must also submit the Representational Contract if the club he/she represents, and a player renegotiate an existing player contract or conclude a new player contract.
 - b) A club who is represented by an intermediary in negotiation regarding a player transfer, a transfer to or from the club, must submit the Representational Contract as announced further in these regulations.
 - c) A club who is represented by an intermediary in negotiation regarding a player transfer with a foreign club, a transfer to or from the club, must submit the Representational Contract as announced further in these regulations as well as any additional documentation required by the foreign club's national association.
 - d) A foreign club who is represented by an intermediary in negotiation regarding a player transfer to a Swedish club, must submit the Representational Contract between them and the intermediary.
7. Any Representational Contract concluded must be sent to SvFF no later than 30 days after the conclusion of the player contract or the transfer agreement.



Article 7 - disclosure and publication

1. Intermediaries and/or clubs are required to disclose to SvFF the full details of any and all agreed remunerations or payments of whatsoever nature that they have made or that are to be made. In addition, intermediaries and/or clubs must, upon request, with the exception of the Representational Contract, the disclosure of which is mandatory, disclose to the competent bodies of the leagues, associations, confederations and FIFA, all contracts, agreements and records with intermediaries in connection with activities in relation to these provisions, for the purpose of their investigations. Intermediaries and/or clubs shall in particular reach agreements with players to ensure that there are no obstacles to the disclosure of the above-mentioned information and documents.
2. All above-mentioned contracts shall be attached to the transfer agreement or the employment contract, as the case may be, for the purpose of registration of the player. Any transfer agreement or employment contract concluded with the services of an intermediary must bear the name and signature of such intermediary. In the event that a player and/or a club have not used the services of an intermediary in their negotiations, the pertinent documentation lodged within the scope of the respective transaction shall contain a specific disclosure of this fact.
3. Intermediaries must no later than the 1 of March every calendar year, in a way SvFF further discloses in these regulations, make publicly available all intermediary activities which have been done over the past year. In addition, intermediaries must, upon request, disclose to the competent bodies of the leagues, associations, confederations and FIFA, all intermediary activities which have been done over the past year.
4. SvFF must make publicly available at the end of March of every calendar year, on the official website, the names of all intermediaries which have been registered as well as the single transactions in which they were involved. In addition, SvFF must also publish the total amount of all remunerations or payments actually made to intermediaries by their registered players and by each of their affiliated clubs. The figures to be published are the consolidated total figure for all players and the individual clubs consolidated total figure.
5. SvFF may also make available to our registered players and affiliated clubs any information relating to transactions that have been found to be in breach of these regulations and that is of relevance for the pertinent irregularities.



Article 8 – payment to intermediaries

1. The amount of remuneration due to an intermediary who has been engaged to act on a player's behalf must be calculated on the basis of the player's basic gross income for the entire duration of the contract.
2. Clubs that engage the services of an intermediary must remunerate him by payment of a lump sum agreed prior to the conclusion of the relevant transaction. If agreed, such a payment may be made in instalments.
3. While taking into account the relevant national regulations, union agreements and any other mandatory provisions of national and international laws, and as a recommendation, players and clubs may adopt the following benchmarks:
 - a) The total amount of remuneration per transaction due to intermediaries who have been engaged to act on a player's behalf must not exceed three per cent (3%) of the player's basic gross income for the entire duration of the relevant employment contract.
 - b) The total amount of remuneration per transaction due to intermediaries who have been engaged to act on a club's behalf in order to conclude an employment contract with a player must not exceed three per cent (3%) of the player's eventual basic gross income for the entire duration of the relevant employment contract.
 - c) The total amount of remuneration per transaction due to intermediaries who have been engaged to act on a club's behalf in order to conclude a transfer agreement must not exceed three per cent (3%) of the eventual transfer fee paid in connection with the relevant transfer of the player.
4. Clubs must ensure that payments to be made by one club to another club in connection with a transfer, such as transfer compensation, training compensation or solidarity contributions, are not paid to intermediaries and that the payment is not made by intermediaries. This includes, but is not limited to, owning any interest in any transfer compensation or future transfer value of a player. The assignment of claims is also prohibited.
5. Subject to article 8 point 6 and 8 below, any payment for the services of an intermediary must be made exclusively by the client of the intermediary to the intermediary.
6. After the conclusion of the relevant transaction and subject to the club's agreement, the player may give his written consent for the club to pay the intermediary on his behalf. The payment made on behalf of the player must be in accordance with the terms of



payment agreed between the player and the intermediary. It is the club's duty to provide information to the Swedish Tax Agency annually about such payments.

7. Officials, as defined in point 15 of the Definitions in these regulations, are prohibited from receiving any payment from an intermediary of all or part of the fees paid to that intermediary in a transaction.
8. If the player concerned is a minor, as defined in point 15 of the Definitions in these regulations, it is prohibited for players, clubs and intermediaries to enter into a contract that includes a right for the intermediary to any type of payments..



Article 9 – conflict of interest

1. Prior to engaging the services of an intermediary, players and/or clubs and intermediaries shall use reasonable endeavours to ensure that no conflicts of interest exist or are likely to exist either for the players and/or clubs or for the intermediaries.
2. No conflict of interest would be deemed to exist if the intermediary discloses in writing any actual or potential conflict of interest he might have with one of the other parties involved in the matter, in relation to a transaction, Representational Contract or shared interests, and if he/she obtains the express written consent of all the other parties involved prior to the start of the relevant negotiations.
3. If a player and a club wish to engage the services of the same intermediary within the scope of the same transaction under the conditions established in point 2 above, the player and the club concerned must give their express written consent prior to the start of the relevant negotiations, and must confirm in writing which party (player and/or club) will remunerate the intermediary. The parties must inform SvFF of any such agreement and accordingly submit all the aforementioned written documents within the registration process (cf. articles 6 above).



Article 10 – sanction and appeals

1. A registered intermediary that violates these regulations and/or provisions of national and international laws may, if it is to be considered as a minor incident, be obliged to pay a fine up to a maximum of 25 000 SEK. If it is to be considered as a serious violation, the intermediary shall be deregistered as an intermediary and under a period of time be prohibited a new registration. Sanction according to this Article shall be dealt with as a matter concerning a violation of the Competition Regulations.
2. Official's, clubs and/or players that violates these regulations shall be sanctioned according to chapter 14 in RF's statutes.
3. A request from a player, club or person who is an applicant to become an intermediary, regarding a SvFF decision to decline an applicant, can be examined by SvFF's Competition Committee. SvFF decision to decline an applicant may be appealed to SvFF's Competition Committee, no later than two weeks after decision been ascertained.



Article 11 - disputes

1. A dispute between an intermediary and a player, and/or a club, that all are registered with SvFF may not be brought at a general court, but must be referred to SvFF's Arbitration Board for determination.
2. An action under point 1 must be submitted in writing to SvFF within two years from when the event giving rise to the dispute occurred and no more than six months since the intermediary concerned has terminated his/her activity.



Article 12 - Come into force

1. These regulations start to apply on the 15th of July 2018. At the same time the SvFF regulations regarding intermediaries, ascertained by the Board of Directors on the 11th of December 2014, expires.
2. If these regulations contradict the mandatory regulations in FIFA's Regulations on Working with Intermediaries, the FIFA rules shall apply.
3. SvFF's Secretary General or person appointed by the Secretary General, have the right to inform and/or closer advice regarding the interpretation of these regulations.

Annexe 1 - Intermediary Declaration for natural persons,

Annexe 2 - Intermediary Declaration for legal persons,

Annexe 3 - Conditions regarding the liability insurance for intermediaries



Annexe 1 to the SvFF's Regulations on Working with Intermediaries¹

The Swedish Football Association's (SvFF) Intermediary Declaration for natural persons

First name(s):

Surname(s):

Date of birth:

Nationality/Nationalities:

Adress:

E-mail:

Phone number:

I, _____
[First name(s), Surname(s) of intermediary]

HEREBY DECLARE THE FOLLOWING

1. I pledge to respect and comply with any mandatory provisions of applicable national and international laws, including in particular those relating to job placement when carrying out my activities as an intermediary. In addition, I agree to be bound by the statutes and regulations of associations and confederations, as well as by the Statutes and regulations of FIFA and SvFF's Regulations on Working with Intermediaries, in the context of carrying out my activities as an intermediary.
2. I declare that I am currently not holding a position of official, as defined in point 15 of the Definitions section of SvFF's Regulations on Working with Intermediaries, nor will I hold such a position in the foreseeable future.
3. I declare that I have an impeccable reputation and in particular confirm that no criminal sentence has ever been imposed upon me for a financial, sexual or violent crime, as is confirmed by attached extract from the criminal record/Police Record Extract.²

¹ Those definitions used in the Definitions section of SvFF's Regulations on Working with Intermediaries, also applies to this application.

² Applicant that is a citizen of another country than Sweden, which does not issue extract from the criminal record/Police Record Extract, shall to SvFF present a equivalent certificate that the intermediary have an impeccable reputation.



4. I declare that I have no contractual relationship with leagues, associations, confederations or FIFA that could lead to a potential conflict of interest. In case of uncertainty, I will disclose any and all relevant contracts. I also acknowledge that I am precluded from implying, directly or indirectly, that such a contractual relationship with leagues, associations, confederations or FIFA exists in connection with my activities as an intermediary.
5. Before I start my intermediary activity, I will take out a liability insurance which meets the conditions that follows from annexe 3 of SvFF's Regulations on Working with Intermediaries. No later than 30 days after I been approved as an intermediary by SvFF, I will upload proof of payment and a copy of the insurance information, regarding my liability insurance, in SvFF's intermediary system.
6. I pledge to not directly or indirectly give, promise or offer a club, player or other official any payment in relation to the negotiation and/or conclusion of a player contract, a Representational Contract or a transfer agreement.
7. I declare, pursuant to article 8 point 4 of SvFF's Regulations on Working with Intermediaries, that I shall not accept any payment to be made by one club to another club in connection with a transfer, such as transfer compensation, training compensation or solidarity contributions.
8. I declare, pursuant to article 8 point 8 of the SvFF's Regulations on Working with Intermediaries, that I shall not accept any payment from any party if the player concerned is a minor, as defined in point 13 of the Definitions section of SvFF's Regulations on Working with Intermediaries.
9. I declare, pursuant to article 6 point 3 of the SvFF's Regulations on Working with Intermediaries, that I shall not enter into a Representational Contract with a player that is under the age of 15.
10. I declare that I shall not take part in, either directly or indirectly, or otherwise be associated with, betting, gambling, lotteries and similar events or transactions connected with football matches. I acknowledge that I am forbidden from having stakes, either actively or passively, in companies, group of companies, organisations, etc. that promote, broker, arrange or conduct such events or transactions.
11. I consent, pursuant to SvFF's Regulations on Working with Intermediaries, to disclose all my activities as an intermediary.
12. I consent, pursuant to article 7 point 1 in SvFF's Regulations on Working with Intermediaries, to disclose full details of any payment of whatever nature made to me by a club or a player for my services as an intermediary.



13. I consent, pursuant to article 7 point 1 of SvFF's Regulations on Working with Intermediaries, to the leagues, associations, confederations or FIFA obtaining, if necessary, for the purpose of their investigations, all contracts, agreements and records in connection with my activities as an intermediary. Equally, I consent to the aforementioned bodies also obtaining any other relevant documentation from any other party advising, facilitating or taking any active part in the negotiations for which I am responsible.
14. I consent, pursuant to article 7 point 4 and 5 of SvFF's Regulations on Working with Intermediaries, to SvFF holding and processing any data for the purpose of their publication.
15. I consent, pursuant to article 10 point 3 of SvFF's Regulations on Working with Intermediaries, to SvFF publishing details of any disciplinary sanctions taken against me and informing FIFA accordingly.
16. I am fully aware and agree that this declaration shall be made available to the members of the competent bodies of the association concerned.
17. Remarks and observations which may be of potential relevance:

I make this declaration in good faith, the truth of which is based on the information and materials currently available to me, and agree that SvFF shall be entitled to undertake such checks as may be necessary to verify the information contained in this declaration. I also acknowledge that, having submitted this declaration, in the event that any of the above-mentioned information changes, I must notify SvFF immediately.

[Ort och datum]
[Place and date]

[Underskrift]
[Signature]

[Namnförtydligande]
[Clarification of signature]



Annexe 2 to the SvFF's Regulations on Working with Intermediaries³

The Swedish Football Association's (SvFF) Intermediary Declaration for legal persons

Name of company (legal person/entity):

Corporate identity number:

Address to company:

E-mail:

Website:

Phone number:

(hereinafter referred to as "the company")

First name(s) and surname(s) of the individual duly authorised to represent the
aforementioned company (legal person/entity):

(NB: each individual acting on behalf of the company has to fill in a separate Intermediary Declaration)

I, _____

[First name(s), surnames(s) of the individual representing the legal person/ entity]

duly authorised to represent the company

HEREBY DECLARE THE FOLLOWING

1. I declare that both the company I represent and myself shall respect any mandatory provisions of applicable national and international laws, including in particular those relating to employment services, when carrying out activities as an intermediary. In addition, I declare that both the company I represent and myself agree to be bound by the statutes and regulations of associations and confederations, as well as by the Statutes and regulations of FIFA and SvFF's Regulations on Working with Intermediaries, in the context of carrying out activities as an intermediary.

³ Those definitions used in the Definitions section of SvFF's Regulations on Working with Intermediaries, also applies to this application.



2. I declare that I am currently not holding a position of official, as defined in point 15 of the Definitions section of SvFF's Regulations on Working with Intermediaries, nor will I hold such a position in the foreseeable future.
3. I declare that I have an impeccable reputation and in particular confirm that no criminal sentence has ever been imposed upon me for a financial, sexual or violent crime, as is confirmed by attached extract from the criminal record/Police Record Extract.⁴
4. I declare that neither the company I represent nor myself have any contractual relationship with leagues, associations, confederations or FIFA that could lead to a potential conflict of interest. In case of uncertainty, any relevant contract shall be disclosed. I also acknowledge that the relevant company is precluded from implying, directly or indirectly, that such a contractual relationship with leagues, associations, confederations or FIFA exists in connection with its activities as intermediary.
5. Before the company starts its intermediary activity, the company will take out a liability insurance which meets the conditions that follows in annexe 3 of SvFF's Regulations on Working with Intermediaries. No later than 30 days after the company has been approved as an intermediary by SvFF, the company will upload proof of payment and a copy of the insurance information, regarding the liability insurance, in SvFF's intermediary system.
6. I pledge, that neither the company I represent nor I, directly or indirectly will give, promise or offer a club, player or other official any payment in relation to the negotiation and/or conclusion of a player contract, a Representational Contract or a transfer agreement.
7. I declare, pursuant to article 8 point 4 of SvFF's Regulations on Working with Intermediaries, that neither the company I represent nor I, will accept any payment to be made by one club to another club in connection with a transfer, such as transfer compensation, training compensation or solidarity contributions.
8. I declare, pursuant to article 8 point 8 of the SvFF's Regulations on Working with Intermediaries, that neither the company I represent nor I, shall accept any payment from any party if the player concerned is a minor, as defined in point 13 of the Definitions section of SvFF's Regulations on Working with Intermediaries.
9. I declare, pursuant to article 6 point 3 of the SvFF's Regulations on Working with Intermediaries, that neither the company I represent nor I, shall enter into a Representational Contract with a player that is under the age of 15.

⁴Applicant that is a citizen of another country than Sweden, which does not issue extract from the criminal record/Police Record Extract, shall to SvFF present a equivalent certificate that the intermediary have an impeccable reputation.



10. I declare that neither the company I represent, nor I shall take part in, either directly or indirectly, or otherwise be associated with, betting, gambling, lotteries and similar events or transactions connected with football matches. I acknowledge that both the company I represent and myself are forbidden from having stakes, either actively or passively, in companies, group of companies, organisations, etc. that promote, broker, arrange or conduct such events or transactions.
11. On behalf of the company I represent, I consent, pursuant to SvFF's Regulations on Working with Intermediaries, to disclose all the companies' intermediary activities.
12. On behalf of the company I represent, I consent, pursuant to article 7 point 1 in SvFF's Regulations on Working with Intermediaries, to disclose full details of any payment of whatever nature made to the company by a club or a player for its services as an intermediary.
13. On behalf of the company I represent, I consent, pursuant to article 7 point 1 of SvFF's Regulations on Working with Intermediaries, to the leagues, associations, confederations or FIFA obtaining, if necessary, for the purpose of their investigations, all contracts, agreements and records in connection with the activities as an intermediary of the company. Equally, I consent to the aforementioned bodies also obtaining any other relevant documentation from any other party advising, facilitating or taking any active part in the negotiations for which the company I represent is responsible.
14. On behalf of the company I represent, I consent, pursuant to article 7 point 4 and 5 of SvFF's Regulations on Working with Intermediaries, to SvFF holding and processing any data for the purpose of their publication.
15. On behalf of the company I represent, I consent, pursuant to article 10 point 3 of SvFF's Regulations on Working with Intermediaries, to SvFF publishing details of any disciplinary sanctions taken against me and informing FIFA accordingly.
16. I am fully aware and agree that this declaration shall be made available to the members of the competent bodies of the association concerned.
17. Remarks and observations which may be of potential relevance:



I make this declaration in good faith, the truth of which is based on the information and materials currently available to me, and agree that SvFF shall be entitled to undertake such checks as may be necessary to verify the information contained in this declaration. I also acknowledge that, having submitted this declaration, and in the event that any of the above-mentioned information changes, I must notify SvFF immediately.

[Place and date]

[Signature]

[Clarification of signature]



Annexe 3 of SvFF's Regulations on Working with Intermediaries

Terms of liability insurance for intermediaries

1. SvFF approved intermediary must have a liability insurance before starting his/her intermediary activity. A copy of the insurance information and proof of payment must be uploaded into SvFF's intermediary system no later than 30 days after the intermediary have been approved by SvFF.

SvFF's intermediary system can be reached by SvFF's website, www.fogis.se.

2. The liability insurance, which must be issued by an insurance company within the EU/EEA union, shall include compensation claims for pure property damage from players and clubs that may arise in connection with the intermediary's activity.
3. The liability insurance must have a validity period of at least six months after:
 - a) the liability insurance has expired,
 - b) the intermediary registration with SvFF has expired,

provided that the compensation claim, of the incident, occurred during the term of validity of the insurance.

4. The liability insurance must cover damages of a minimum of SEK 2 500 000.
5. The intermediary is required to have a ongoing liability insurance as long as he/she is performing any intermediary activity, as declared in point 1 above. If the intermediary renews his/her liability insurance, the intermediary must upload the new insurance information and proof of payment into SvFF's intermediary system.