

- the remuneration granted for image rights must be in return for rights or services that are distinct from the activities of a professional rider; details of these rights and services shall be set out in a precise manner;
- the remuneration for the activities as a professional rider must correspond to the sporting value of the rider and must in any event exceed double the minimum salary;
- the remuneration payable under the image contract may not exceed 30% of the total remuneration paid to the rider.

(text modified on 20.10.05).

2.15.117 Without prejudice to articles 2.15.115 and 2.15.116 the parties must declare, under all circumstances and on every contract submitted to the auditor appointed by the UCI, any other contract concluded regarding the services of the rider or any other contracted person to the benefit of the UCI WorldTeam, whatever the nature of the services and whatsoever the parties to these other contracts.

The following would be covered, for example:

1. image, advertising or sponsorship contracts;
2. contracts signed, directly or indirectly, with a principal partner of the UCI WorldTeam or with a person, company or other entity linked with the paying agent or a principal partner;
3. contracts signed with a spouse, a relative, an agent, a mandatory or other intermediary of the rider or other person as specified above, with a company in which he has a holding, holds an office or has any form of interest.

The declaration must be drawn up in line with the model and include the standard elements at the foot of the standard contract in article 2.15.139 for riders and article 2.15.140 for other persons.

The obligation to fill out such a declaration and submit it to the auditor appointed by the UCI is applicable at any time, regardless of whether the relevant agreement intervenes after signature of the employment contract and its filing with the auditor.

All contracts must be included in the budget and in the calculations of the sum for the bank guarantee.

In the event of infringement of this article, the parties concerned shall be penalised by a suspension of between one and six months and/or a fine of between CHF 5,000 and 100,000.

(text modified on 1.01.15; 22.06.16).

2.15.118 The UCI WorldTeam shall attach to each contract, on the form drawn up by the administration of the UCI, a list of the legal or contractual insurance benefits to which the rider will, or will not, be entitled.

(text modified on 1.07.10; 1.01.15).

2.15.119 The contract must be concluded for a fixed term ending on 31 December, in accordance with the conditions determined by the joint agreement concluded between the CPA and the AIGCP.