Commitment to abide by Assessment regulations

Assessment misconduct: It is the first responsibility of the examination applicant or candidate to assure that there is no Assessment misconduct on his/her part. This term is used in preference to ‘Examination misconduct’ so that it formally includes the Eligibility Process.
We regard Assessment misconduct by an applicant/candidate, with the utmost seriousness, because of clear implications of professionalism and probity. Assessment misconduct at any stage in the assessment process, would be formally documented and reported to us and the European Board of Surgery Executive. If proved beyond doubt, this would be punishable by measures ranging from exclusion from the UEMS EBSQ Examination without reimbursement, to being barred from applying for the UEMS EBSQ Examination for a time to be determined, possibly indefinitely. In the most serious cases the European Board of Surgery and we reserve the right to report the matter to the applicant/candidate’s Regulatory Authority.

As a candidate for the UEMS EBSQ Examination, I agree to abide by the regulations governing all parts of the assessment process of the examinations.
The assessment process includes:

A. Formative assessments during the entire period of Postgraduate training, at the candidate’s Training Centre or Training posts.
B. The Eligibility Process in its entirety
C. The Summative Assessment, which is the UEMS EBSQ Examination itself. This is a Specialty Exit Examination.

I am aware that any behaviour which is listed below or contravenes the assessment regulations, during any stage of the process, will be interpreted as assessment misconduct and will lead to penalties:

1. Gaining information about the exam questions in advance of the exam date
2. Bringing materials other than those specifically permitted into the exam
3. Impersonating a candidate
4. Behaving disruptively during an exam
5. Sharing exam content in any way, including on social media and other online forums
6. Not complying with the reasonable instructions of an invigilator or other examination official
7. Viewing the work of another candidate, or attempting to do so
8. Accessing material, whatever the format, that may assist in answering questions during the examination

9. Bribing, or attempting to bribe another candidate, an exam official, a simulated patient or other relevant person

10. Communicating or attempting to communicate, through whatever means, with another individual who is not an invigilator or other examination official whilst under exam conditions

11. Leaving the room without permission

12. Writing after the end of the examination has been announced

13. Removing materials or content (including copying exam questions and using recording devices) from an examination other than those specifically permitted

14. Releasing exam content to a third party/commercial organisation

15. Aiding or abetting any of the above.

NAME                                                               Signature       Date