FIFA TUE Policy

This document outlines the procedures governing the application, approval, mutual recognition and administrative management of therapeutic use exemptions (TUEs) within FIFA’s jurisdiction and in accordance with the International Standard for Therapeutic Use Exemptions issued by WADA (World Anti-Doping Agency).

The FIFA TUE Policy is based on the following documents currently in force:

- FIFA Anti-Doping Regulations (FIFA ADR);
- World-Anti Doping Code (WADC) issued by WADA;
- International Standard for Therapeutic Use Exemptions (ISTUE).

I. Scope

The purpose of the FIFA TUE Policy (“the Policy”) is to ensure that the process of granting TUEs is the same for all players participating in FIFA competitions and is harmonised across member associations and confederations.

This Policy defines the criteria for granting a TUE, the confidentiality and protection of TUE-related data, the TUE application and approval process, and the mutual recognition of TUE approvals.

This FIFA TUE Policy applies to all players participating in FIFA international competitions for which FIFA has indicated that a TUE from FIFA is required as well as those in the FIFA registered testing pool (which comprises the FIFA international registered testing pool, the elite testing pool and the FIFA pre-competition testing pool) in accordance with art. 18 par. 5 of the FIFA ADR. To facilitate participation in international competitions, all confederations have agreed in a declaration to adopt the Policy.

II. Granting body

The FIFA Medical Committee has overall responsibility for approving applications for TUEs. It delegates the evaluation and the approval of TUEs to the FIFA TUE Advisory Group. The FIFA TUE Advisory Group includes three doctors with experience in the care and treatment of players and a sound knowledge of clinical, sports and exercise medicine. The members are free of conflicts of interest. The FIFA TUE Advisory Group seeks whatever medical or scientific expertise it deems appropriate to review the circumstances of any application for a TUE. The FIFA TUE Advisory Group aims to render its decision within 21 days of receipt of all requested information.

In compliance with art. 18 par. 6 of the FIFA ADR and art. 4.4.3 of the WADC, the FIFA TUE Advisory Group recognises or grants TUE approvals for international-level players, which includes players who:

- Participate in FIFA international competitions and/or competitions under the jurisdiction of a confederation (for a list of FIFA’s competitions, see Annexe 1); or
- Players designated by FIFA or a confederation as being within FIFA’s or the Confederation’s registered testing pool.

Accordingly, TUE applications for the recognition or granting of a TUE for international-level players must be sent to the FIFA Anti-Doping Unit for the attention of the FIFA TUE Advisory Group unless there
is an agreement of mutual recognition with other granting bodies (see table 1 and section VI) in accordance with article 7 of the ISTUE.

<table>
<thead>
<tr>
<th>Level of play</th>
<th>TUE application to be sent to</th>
<th>Application to be submitted by</th>
</tr>
</thead>
<tbody>
<tr>
<td>National players participating in domestic competitions only</td>
<td>National anti-doping organisation (NADO) or other authorised national body, e.g. National Olympic Committee</td>
<td>Player</td>
</tr>
<tr>
<td>International players called up to compete in international team competitions and friendly matches at confederation level; FIFA elite testing pool</td>
<td>Confederation</td>
<td>Player</td>
</tr>
<tr>
<td>International players participating in international club competitions, or who are part of the FIFA elite testing pool</td>
<td>Confederation</td>
<td>Player</td>
</tr>
<tr>
<td>International players participating in FIFA competitions (including FIFA World Cup™ qualifying matches) or who are part of FIFA pre-competition testing pool</td>
<td>FIFA TUEs granted by confederations are automatically recognised</td>
<td>Player</td>
</tr>
<tr>
<td>Players in FIFA international registered testing pool</td>
<td>FIFA TUEs granted by confederations are automatically recognised</td>
<td>Player</td>
</tr>
</tbody>
</table>

Table 1: Granting bodies for TUEs in football
III. Criteria for granting TUEs

TUE applications submitted to FIFA shall be evaluated according to the criteria for granting a TUE defined in Annexe B of the FIFA ADR and art. 4 of the ISTUE.

IV. Data protection

The collection, storage, processing, disclosure and retention of personal information by FIFA in the TUE process shall comply with the International Standard for the Protection of Privacy and Personal Information.

Player's acknowledgement

A player filing a TUE application acknowledges that:

- His or her TUE-related data as further specified in this Policy will be used in the context of anti-doping programmes as indicated in the FIFA ADR and the WADC. FIFA may also use the player’s TUE-related data for research purposes, in which case any personal information that could identify the player will be removed or changed before data is shared with other researchers or results are made public;
- FIFA shall be principally responsible for ensuring the protection of the player’s TUE-related data, and is committed to complying with the International Standard for the Protection of Privacy and Personal Information issued by WADA.
- Pursuant to the above-mentioned international standard and under the applicable law, a player has certain rights in relation to TUE-related data, including rights to access and/or correct any inaccurate data and remedies with respect to any unlawful processing of data as further specified below;
- FIFA will use, process and store his or her TUE-related data via the WADA Anti-Doping Administration and Management System (“ADAMS”) and/or other reliable internal FIFA means (the “FIFA System”). FIFA will disclose and transfer TUE-related data solely via ADAMS to recipients authorised to receive the information in accordance with the FIFA ADR and the WADC, such as to designated anti-doping organisations (“ADOs”) and WADA;
- Persons or parties receiving TUE-related data may be located outside the country of the player’s residence, including Switzerland and Canada. In some countries, data protection and privacy laws may not be equivalent to those in a player’s own country;
- Subject to local mandatory data protection laws, any dispute arising from this Policy or a decision made pursuant to the FIFA ADR may be appealed exclusively before the bodies stipulated in the FIFA ADR, including the Court of Arbitration for Sport (CAS).

The player further acknowledges the following:

Purpose of ADAMS

ADAMS enables ADOs, such as FIFA and WADA, to conduct harmonised, coordinated and effective anti-doping programmes and to fulfil their respective responsibilities arising under the WADC. ADAMS and the FIFA System may be used to manage the TUE and related information. WADA and FIFA rely upon ADAMS and the FIFA System to fulfil their responsibilities under the WADC and in particular for the review of TUEs and its implications for anti-doping rule violation procedures.
Lawfulness of processing

The fight against doping in sport is supported by the international community, and more than 180 countries have ratified the 2005 UNESCO International Convention against Doping in Sport (“the Convention”), which endorses the work of WADA and aims at ensuring the effectiveness of the implementation of the WADC. The worldwide anti-doping system pursuant to the WADC, as further reflected in the FIFA ADR, is necessary for the protection of health, for moral, cultural and physical education and for the principle of fair play, as well as to eliminate cheating in sport and to protect its future. The anti-doping measures undertaken by FIFA and the processing of players’ data form part of the worldwide fight against doping in sport in furtherance of the aforementioned goals and are justified not only to guarantee the principle of fairness, but also to carry out an important task in the public interest and to pursue legitimate interests as set out in the Convention, the WADC, national laws combating doping and the FIFA ADR.

Categories of data concerned

In respect of TUEs, ADAMS and the FIFA System contain data as specified in this Policy and in the TUE application form. This data may constitute sensitive personal data under national data protection or privacy laws in the country where the applying player resides and under WADA’s international standards.

Disclosures

A player applying for a TUE acknowledges that all information pertaining to the application will be transmitted for review by all therapeutic use exemption committees (“TUECs”) or TUE advisory groups with authority under the WADC and WADA’s international standards and, as required, other independent medical or scientific experts, and to all necessary staff involved in the management, review or appeal of TUEs, and WADA. The player also acknowledges that the decision of the FIFA TUE Advisory Group will be distributed to other relevant anti-doping organisations with testing and/or results management authority over the player and FIFA member associations under the provisions of the WADC.

Should the assistance of external, independent experts be required, all details of the application shall be circulated without identifying the player concerned.

In addition, FIFA and WADA, where appropriate, may enable other ADOs and service providers to access players’ TUE-related data appearing in ADAMS to enable them to administer anti-doping programmes. Furthermore, WADA will access and process TUE-related data to fulfil its responsibilities under the WADC. FIFA, WADA and the other persons listed above will not disclose any of the TUE-related data other than to authorised persons within their organisations on a “need-to-know” basis.

TUE-related data may be made available through ADAMS to persons or parties located outside the country where a player resides. For example, players’ information is shared with WADA, established in Switzerland and Canada, and may be shared with the ADOs in the country where a player’s national association is registered and with the relevant confederation in order to allow them to perform their anti-doping programmes and comply with their obligations under the WADC. The data protection and privacy laws of these countries may not always be equivalent to those in the player’s own country. In any case, ADOs must comply with WADA’s International Standard for the Protection of Privacy and Personal Information.
The FIFA TUE Advisory Group

The members of the FIFA TUE Advisory Group, all independent experts and the staff of the FIFA Medical Office and Anti-Doping Unit shall conduct all of their activities in strict confidence and shall sign appropriate confidentiality agreements. In particular, they shall keep the following information confidential:

a. All medical information and data provided by the player and doctor(s) involved in the player’s care.
b. All details of the application, including the name of the doctor(s) involved in the process.

If the player does not wish the FIFA TUE Advisory Group or any TUEC to obtain any health information on his or her behalf, the player must notify his or her doctor in writing of the fact. As a consequence of such a decision, the player will not receive approval for a TUE or for renewal of an existing TUE.

The player's rights

The player has certain rights under the applicable laws and under WADA’s International Standard for the Protection of Privacy and Personal Information. Subject to the relevant legal conditions being fulfilled, these rights include: (a) the right to be informed about the processing of his or her personal data; (b) the right of access to and receipt of a copy of his or her personal data processed in ADAMS; (c) the right to rectification if any personal data that is processed in ADAMS is inaccurate or incomplete; (d) the right to erasure – i.e. the right to request deletion of any of his or her personal data that is processed in ADAMS and is no longer required for the relevant purposes; (e) the right to restrict or prevent the processing of his or her personal data if, for example, he or she wants to contest the accuracy of the personal data or the personal data is no longer needed; (f) the right to obtain a copy of the personal data processed in ADAMS; (g) the right to object to FIFA processing the personal data for particular purposes if FIFA cannot provide compelling legitimate grounds for its processing. The player further acknowledges that the personal data processed by FIFA is not subject to automated decision-making, including profiling.

A player filing a TUE application acknowledges that according to the WADC, FIFA has limited competence to erase or amend players’ personal data. Should FIFA, despite using its reasonable efforts, fail to comply with a player’s request to erase or amend his or her data, the player will have to exercise his or her rights before WADA and/or the ADO of the country where his or her national association is domiciled.

Contact

In the event of any cause for complaint about the use of the player’s TUE-related data or if the player has any questions relating to the processing of such data, the player may contact FIFA at antidoping@fifa.org. In the event of any such complaint or question, FIFA shall use its reasonable efforts to best resolve the matter. If the player is not satisfied with FIFA's response, the player may contact WADA and/or the ADO of the country of his or her national association. For further details, the player may also consult the athlete information notice, which is subject to change without notice, as found on the WADA website.
Complaints to data protection supervisory authority

If the inquiry cannot be solved, the player has the right to lodge a complaint with the competent data protection supervisory authority in accordance with data protection laws applicable to the player.

Security

The player notes that ADAMS is securely maintained in Canada. Stringent technological, organisational and other security measures have been applied to ADAMS to maintain the security of the data entered in it. In addition, FIFA, WADA and ADOs have put in place internal and contractual guarantees to ensure that the player’s data remains confidential and secure.

Data retention

The player understands that it may be necessary to retain his or her TUE-related data in ADAMS for a minimum period of ten years. The ten years represent the period during which action may be commenced for an anti-doping violation under the WADC. Where the relevant anti-doping rules do not require the player’s data to be retained for ten years, the data will be deleted after an appropriately shorter period. For more information on data retention, the player may consult the Annex e to WADA’s International Standard for the Protection of Privacy and Personal Information.

Release

The player hereby releases FIFA from all claims, demands, liabilities, damages, costs and expenses that may arise in connection with the processing of his or her TUE-related data through ADAMS and other reliable means.

V. TUE application process

It is the player’s responsibility to ensure that all information that he or she submits with his or her TUE application (or which is submitted on his or her behalf) is accurate and up to date.

A TUE shall only be considered on receipt of a completed application form that must include all relevant documents (see Annexe 2 – TUE application form) and follow the principles laid out in Annexe B of the FIFA ADR.

- Players included either in the FIFA international registered testing pool or the pre-competition testing pool and players participating in any FIFA competition must obtain a TUE from FIFA. Players already in possession of a valid TUE must adhere to the following procedure:
  - If the TUE was granted by a confederation, it will automatically be recognised by FIFA.
  - If the TUE was granted by a NADO or other relevant national body with the competence to grant a TUE, the player shall provide FIFA with the granted TUE and the supporting documents at the latest 21 days before the beginning of the respective FIFA tournament (see also Annex e B of the FIFA ADR and section 7 of the ISTUE).

- The player should submit an application for a TUE no less than thirty (30) days before he or she needs the approval (e.g. for a FIFA competition), unless it is an emergency or exceptional situation (see the possibility of an application for a retroactive TUE in Annexe B of the FIFA ADR).

- The TUE application form that appears as an annexe to the ISTUE has been modified by FIFA to include additional requests for information, as set out in Annexe 2.
• The TUE application form is provided by FIFA in English, French, Spanish and German and has to be completed in fully legible writing in one of the four FIFA languages. The medical file, including all documents and reports, must also be provided in one of the FIFA languages.

• The application must identify the player’s affiliation, and the specific competition, if applicable, for which the application is being made.

• The application must list any previous and/or current TUE requests, the body to whom that request was made, and the decision of any other body on review or appeal.

• The application must include a comprehensive medical history and the results of all examinations, laboratory investigations and imaging studies relevant to the application. The medical information provided to support the diagnosis and treatment, as well as the duration of validity, should follow WADA’s “Medical Information to Support the Decisions of TUECs”.

• On its website, WADA publicises “medical information to support the decisions of TUECs” to guide and assist FIFA’s TUE Advisory Group or other TUECs in the decision-making process for TUE applications. These documents contain helpful information for practitioners when dealing with players who need specific treatment, such as:

  - ADHD (Attention Deficit Hyperactivity Disorder) in Children and Adults
  - Adrenal Insufficiency
  - Anaphylaxis
  - Asthma
  - Cardiovascular Conditions: the Therapeutic Use of Beta-blockers in Athletes
  - Diabetes Mellitus
  - Growth Hormone Deficiency in Adults
  - Growth Hormone Deficiency in Children and Adolescents
  - Infertility/Polycystic Ovarian Syndrome
  - Inflammatory Bowel Disease
  - Intravenous Infusion
  - Intrinsic Sleep Disorders
  - Male Hypogonadism
  - Musculoskeletal Conditions
  - Neuropathic Pain
  - Post-Infectious Cough
  - Renal Transplantation
  - Sinusitis/Rhinosinusitis
  - Transgender Athletes

These documents are available at https://www.wada-ama.org/en/what-we-do/science-medical/therapeutic-use-exemptions

• Any additional relevant investigations, examinations or imaging studies requested by the FIFA TUE Advisory Group before approval shall be undertaken at the expense of the applicant or his or her national governing body/club.

• The application must include a statement by an appropriately qualified doctor attesting to the necessity of the otherwise prohibited substance or prohibited method in the treatment of the player and describing why an alternative, permitted medication cannot, or could not, be used in the treatment of this condition.

• The substance in question must be given its generic name. Brand names will not be accepted and will lead to the application being returned. The dose, frequency, route and duration of administration of the otherwise prohibited substance or prohibited method in question must be specified. If any of these change, a new application should be submitted.

• In normal circumstances, the decisions of the FIFA TUE Advisory Group should be completed within twenty-one (21) days of receipt of all relevant documentation and shall be conveyed in writing by the FIFA Anti-Doping Unit using the contact details indicated by the player on the TUE application. In the case of TUE applications not made within the required time limit but made within a reasonable time limit prior to a competition, the FIFA TUE Advisory Group shall make
every effort to complete the TUE process before the start of the competition. Where a TUE has been granted to a player in FIFA’s international registered testing pool or the FIFA pre-competition testing pool or to a player participating in a FIFA competition, the player and WADA shall promptly be provided with approval that includes information pertaining to the duration of the TUE and any conditions associated with it.

- A player may request a review by the WADA TUEC in accordance with article 4.4.6 of the WADC. The player must provide the WADA TUEC with all of the information on the TUE that was initially submitted to the FIFA TUE Advisory Group, accompanied by an application fee. Until the review process has been completed, the original decision of the FIFA TUE Advisory Group shall remain in effect.

- If a decision regarding the granting of a TUE is reversed by WADA upon review, the reversal shall not apply retroactively and shall not disqualify the player’s results during the period that the TUE had been granted.

- WADA, at the request of a player or on its own initiative, may review the granting or denial of any TUE by FIFA. Decisions by WADA reversing the granting or denial of a TUE may be appealed exclusively to the Court of Arbitration for Sport by the player, the player’s NADO or FIFA.

**VI. Mutual recognition of TUE approvals**

- The FIFA TUE Advisory Group recognises TUE approvals granted by confederations for players within FIFA’s registered testing pool and players participating in FIFA competitions.

- NADOs do not have authority to grant TUEs for players in FIFA’s registered testing pool or players participating in FIFA’s competitions, provided that such players are international-level players according to FIFA Anti-Doping Regulations. A TUE granted by a NADO is not automatically valid at international level.

- However, in the case of players joining FIFA’s registered testing pool or participating in a FIFA competition at short notice, the FIFA TUE Advisory Group shall ensure that TUEs granted by NADOs meet the following criteria:
  - the respective NADO has followed FIFA’s criteria (in accordance with Annexe B of the FIFA ADR and the International Standard for Therapeutic Use Exemptions) for granting a TUE;
  - the original application form, including all medical information submitted to the granting body, is provided to the FIFA TUE Advisory Group (if the original application is not in one of the four FIFA languages, it must be translated to English); and
  - the FIFA TUE Advisory Group establishes the conformity of the application with the FIFA TUE Policy.

**VII. TUE approvals**

FIFA is required to provide WADA with all TUEs approved for players who are part of the FIFA international registered testing pool or the FIFA pre-competition testing pool or who participate in FIFA competitions, as well as all supporting documentation.

**Important note:**

For more detailed information on the TUE application and granting process, please refer to the WADA International Standard for TUEs at:

For more detailed information on the requirements for TUE applications in relation to particular diseases, please refer to the WADA Medical Information to Support the Decisions of TUECs at:


Annexe 1

The following FIFA competitions require a TUE granted by FIFA or a TUE issued by another anti-doping organisation that has been recognised by FIFA:

- FIFA World Cup™
- FIFA Women’s World Cup™
- FIFA Confederations Cup
- FIFA Club World Cup
- FIFA U-20 World Cup
- FIFA U-20 Women’s World Cup
- FIFA U-17 World Cup
- FIFA U-17 Women’s World Cup
- Olympic Football Tournaments
- Youth Olympic Futsal Tournaments
- Blue Stars/FIFA Youth Cup
- FIFA Futsal World Cup
- FIFA Beach Soccer World Cup
- FIFA eWorld Cup™

The above list of competitions for which it is required to request a FIFA TUE is not exhaustive and is subject to change. FIFA may amend the list from time. The prevailing competitions are those listed on FIFA.com. As a result, it is recommended to always verify the latest information available on FIFA.com.
Annexe 2
FIFA TUE application form

THERAPEUTIC USE EXEMPTION (TUE) APPLICATION FORM

PLEASE COMPLETE ALL SECTIONS (IN BLOCK CAPITALS).
NOTE THAT THIS TUE APPLICATION FORM AS WELL AS THE ENTIRE MEDICAL FILE (INCLUDING ALL REPORTS AND DOCUMENTS) MUST BE COMPLETED IN ONE OF THE FOUR OFFICIAL FIFA LANGUAGES (ENGLISH, FRENCH, SPANISH AND GERMAN).

1. PLAYER INFORMATION

SURNAME: ___________________________ FIRST NAMES: ___________________________
FEMALE ☐ MALE ☐ DATE OF BIRTH (DAY/MONTH/YEAR) ______________________
ADDRESS: ______________________________________________________________________
CITY: ___________________________ COUNTRY: ___________________________
TEL: ___________________________ EMAIL: ___________________________
NATIONALITY: ___________________________________________________________________
NAME OF CLUB OR NATIONAL FOOTBALL ASSOCIATION: ___________________________

Please mark the appropriate box:

☐ I AM PART OF THE FIFA INTERNATIONAL REGISTERED TESTING POOL (IRTP)

☐ I AM PART OF THE FIFA PRE-COMPETITION TESTING POOL (PCTP)

☐ I AM PARTICIPATING IN A FIFA COMPETITION¹: __________________________________________
   (NAME OF FIFA COMPETITION)

☐ I AM PART OF A NATIONAL ANTI-DOPING ORGANISATION (NADO) TESTING POOL: __________________________
   (NAME OF NADO)

☐ REQUEST FOR RECOGNITION OF TUE ISSUED BY NADO

☐ NONE OF THE ABOVE

¹ Please refer to the FIFA TUE policy, which is published on www.fifa.com/medical and http://www.fifa.com/antidoping for the list of the designated competitions.
2. **MEDICAL INFORMATION (CONTINUE ON SEPARATE SHEET IF NECESSARY)**

**DIAGNOSIS WITH DETAILED MEDICAL INFORMATION (SEE NOTE 1 BELOW):**

_______________________________________________________________________________________

_______________________________________________________________________________________

_______________________________________________________________________________________

_______________________________________________________________________________________

_______________________________________________________________________________________

_______________________________________________________________________________________

If a permitted medication can be used to treat the medical condition, provide clinical justification for the requested use of the prohibited medication:

_______________________________________________________________________________________

_______________________________________________________________________________________

_______________________________________________________________________________________

_______________________________________________________________________________________

**NOTE 1 - DIAGNOSIS**

*Evidence confirming the diagnosis must be attached and forwarded with this application. Medical evidence should include a comprehensive medical history and the results of all relevant examinations, laboratory investigations and imaging studies according to the FIFA TUE policy.*

*Copies of the original reports or letters should be included when possible. Evidence should be as objective as possible in the clinical circumstances and in the case of non-demonstrable conditions, independent medical opinion will be used to support this application.*

*WADA maintains a series of guidelines to assist physicians in the preparation of complete and thorough TUE applications. These TUE Physician Guidelines can be accessed by entering the search term “Medical Information” on the WADA website: https://www.wada-ama.org. The guidelines address the diagnosis and treatment of a number of medical conditions commonly affecting athletes, and requiring treatment with prohibited substances.*
3. **MEDICAL DETAILS (CONTINUE ON SEPARATE SHEET IF NECESSARY)**

<table>
<thead>
<tr>
<th>PROHIBITED SUBSTANCE(S) – GENERIC NAME</th>
<th>DOSE</th>
<th>ROUTE OF ADMINISTRATION</th>
<th>FREQUENCY OF ADMINISTRATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td></td>
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<tr>
<td>3.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Intended duration of treatment:**
*(Please tick appropriate box)*

- Once only □
- Emergency □

Emergency date __________________________________

Or duration (weeks/months) ________________________

In the case of emergency treatment, treatment of an acute medical condition or in exceptional circumstances, please provide all relevant information regarding the emergency or why there was not sufficient time to submit a TUE application.

____________________________________________________________________________________________
____________________________________________________________________________________________
____________________________________________________________________________________________

4. **MEDICAL PRACTITIONER’S DECLARATION**

I certify that the above-mentioned treatment is medically appropriate and that the use of alternative medication not on the Prohibited List would be unsatisfactory for this condition.

**NAME:** _____________________________________________________________________________________

**MEDICAL SPECIALITY:** _____________________________________________________________

**ADDRESS:** _____________________________________________________________

**TEL.:** ___________________________ **EMAIL:** ___________________________

**MOBILE:** ___________________________ **FAX:** ___________________________

**SIGNATURE OF MEDICAL DOCTOR:** ____________________________________ **DATE:** _______________
5. **Retroactive Applications**

**Is this a retroactive application?**

- □ Yes
- □ No

If yes, on what date was treatment started?

**Please indicate reason:**

- □ Emergency treatment or treatment of an acute medical condition was necessary
- □ Due to other exceptional circumstances, there was insufficient time or opportunity to submit an application prior to sample collection
- □ Advance application not required under applicable rules
- □ Other

Please explain: __________________________________________________________________________
_______________________________________________________________________________________
_______________________________________________________________________________________

6. **Previous Applications**

**Have you submitted any previous TUE applications:**

- Yes □
- No □

For which substance?

To whom? ___________________________ When? ___________________________

Decision: □ Approved

□ Not approved
7. **PLAYER’S DECLARATION**

I, ________________________________, certify that the information set out in sections 1, 5 and 6 is accurate. I authorise the release of personal medical information to the anti-doping organisation (ADO) as well as to WADA-authorised staff, to the WADA TUEC (Therapeutic Use Exemption Committee) and to other ADO TUECs and authorised staff that may have a right to this information under the World Anti-Doping Code ("Code") and/or the International Standard for Therapeutic Use Exemptions.

I consent to my physician(s) releasing to the above persons any health information that they deem necessary in order to consider and determine my application.

I understand that my information will only be used for evaluating my TUE request and in the context of potential anti-doping rule violation investigations and procedures. I understand that if I ever wish to (1) obtain more information about the use of my health information; (2) exercise my right of access and correction; or (3) revoke the right of these organisations to obtain my health information, I must notify my medical practitioner and my ADO in writing of that fact. I understand and agree that it may be necessary for TUE-related information submitted prior to revoking my consent to be retained for the sole purpose of establishing a possible anti-doping rule violation, where this is required by the Code.

I consent to the decision on this application being made available to all ADOs, or other organisations with testing authority and/or results management authority over me.

I understand and accept that the recipients of my information and of the decision on this application may be located outside the country where I reside. In some of these countries, data protection and privacy laws may not be equivalent to those in my country of residence.

I understand and acknowledge that in respect of my personal data, I have certain rights as a data subject as specified in the applicable data protection laws and as set out in the FIFA TUE Policy.

I understand that if I believe that my personal information is not used in conformity with this consent and the International Standard for the Protection of Privacy and Personal Information, I can file a complaint to WADA or FIFA or to the competent data protection supervisory authority, as the case may be.

I have read and understood the FIFA TUE Policy, which sets out more detailed provisions in respect of my TUE-related data, in particular, in respect of the scope and lawfulness of the data processing and my rights as a data subject concerned.

**PLAYER’S SIGNATURE:** ________________________________  **DATE:** ________________________________

**PARENT/GUARDIAN’S SIGNATURE:** ________________________________  **DATE:** ________________________________

*(If the player is a minor or has a disability preventing him/her from signing this form, a parent or guardian must sign with or on behalf of the player.)*

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**INCOMPLETE OR ILLEGIBLE APPLICATIONS WILL BE RETURNED AND WILL NEED TO BE RESUBMITTED.**

**PLEASE SEND THE COMPLETED FORM TO THE CONFIDENTIAL EMAIL ADDRESS OF THE FIFA MEDICAL & ANTI-DOPING DEPARTMENT:**

ANTIDOPING@FIFA.ORG

**TREATMENT MAY BE ADMINISTERED ONLY ONCE FIFA HAS APPROVED THE TUE REQUEST!**