



UEFA ANTI-DOPING PROGRAMME

Doping control data – information for players

Players' rights and responsibilities

Following notification that they must undergo a doping control, a player has the following rights and responsibilities:

Rights

The player has a right to:

1. Have a representative present;
2. Request additional information about the doping control process;
3. If the player has an impairment, they have the right to request a modification to the sample collection procedure.

Responsibilities

The player has a responsibility to:

1. Report immediately for sample collection;
2. Remain in constant view of the DCO or chaperone from the moment of notification until the completion of the sample collection procedure;
3. Provide a valid photo ID;
4. Comply with sample collection procedures and follow any instructions given by the DCO.

Doping control form

During the doping control, the following information is recorded on either a paper or digital doping control form:

- The name of the player;
- The date of birth of the player;
- The sport gender of the player;
- The type of test (in-competition or out-of-competition);
- Date, time and type of notification (no advance notice or advance notice);
- Arrival time at the Doping Control Station;
- Any prescription/non-prescription medications or supplements, for example Beta-2 Agonists or Glucocorticoids taken within the previous seven days, and blood transfusions within the previous three months, as declared by the player;
- The type of sample collected (urine, blood, etc);
- Partial sample information;
- The sample code number;
- Date and time that each sample is sealed;
- Required laboratory information on the sample (i.e., for a urine sample, its volume and specific gravity);
- The player's consent or otherwise for the use of the sample(s) for research purposes;
- Any irregularities in procedures;
- Any comments or concerns regarding the conduct of the sample collection session, as declared by the player;
- The name and signature of the Doping Control Officer;
- The name and signature of the Blood Collection Officer (if applicable);

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- The name and signature of the player's representative (if applicable);
 - The place where the doping control happened;
 - Date and time of the completion of the entire sample collection process;
 - The player's consent for the processing of sample collection data;
 - The signature of the player;

In addition, the following information about the doping control is known by UEFA and may also be provided to WADA:

- The player's sport and discipline;
- The UEFA competition for which the player is registered;
- If applicable, the teams involved in the match;
- The name of the player's coach;
- The name of the player's doctor;
- The club or national association's contact details;

Player's consent

Upon signing the doping control form, the player is asked to acknowledge and agree to the following (the player will always be able to see a copy of this consent form at the moment of signing):

DOPING CONTROL PRIVACY NOTICE

This Notice describes the personal information processing that will occur in connection with the sample collection session recorded on this Doping Control Form (DCF) by **Union des Association Européennes de Football (UEFA)**, whose offices are located at Route de Genève 46, 1260 Nyon 2, Switzerland, acting as a data controller and a Delegated Third Party (as defined in the World Anti-Doping Code (Code)).

TYPES OF PERSONAL DATA

Whereabouts to locate you for this sample collection; identification information recorded on the DCF; sample analysis information (e.g., sample code number, sample type, altitude levels or exposure to extreme environmental conditions, and/or a list of recent medications/supplements or blood transfusions); and laboratory results from your sample(s). This personal data could be linked to personal data collected/created during other anti-doping activities, as described in Purposes and Use below.

PURPOSES & USE

Your personal data will be used for the detection, deterrence and prevention of doping in sport, in accordance with the Code, the WADA International Standards (IS), the UEFA Anti-Doping Regulations (Regulations) and the anti-doping rules of Anti-Doping Organizations (ADOs) with authority to test you. This includes:

- Test planning and management;
- Sample analysis;
- The Athlete Biological Passport (ABP), which collates biological markers from multiple samples and multiple testing authorities (TAs);
- Results management, in the event of an adverse or atypical finding based on your sample(s) or the ABP. If you have a therapeutic use exemption, it could be relevant to results management; and

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- Intelligence-gathering and investigations.

Your sample as well as data derived from your personal data may also be used for secondary purposes such as anti-doping research or to improve and verify the quality of anti-doping detection methods if the conditions of Code/Regulations Article 6.3 are met, namely: measures are adopted to ensure your personal data and sample cannot be linked to each other and cannot be traced back to you; the research or quality improvement study complies with applicable law and internationally recognized ethical research principles; and, for research projects, you provided your separate –and optional – consent for the use of your sample in research.

TYPES OF RECIPIENTS

- UEFA, Fédération Internationale de Football Association (FIFA) and your national ADO(s). UEFA and ADOs must handle your personal data in accordance with the International Standard for the Protection of Privacy and Personal Information (ISPPPI). Consult UEFA, antidoping@uefa.ch, for more details about its processing of your personal data.
- Laboratories and Athlete Passport Management Units that are subject to the International Standard for Laboratories. They only have access to coded data (based on sample codes or passport IDs) that does not disclose your identity;
- WADA (World Anti-Doping Agency) and its delegated third parties. WADA operates and manages ADAMS, a platform hosted in Canada based on the rules of the Code and IS, onto which your personal data will be uploaded by UEFA. ADAMS will be used by the recipients described above to share your personal data as necessary for their anti-doping activities. For details about ADAMS, associated mobile apps like DCO Central, and how WADA will process your personal data, review the ADAMS Privacy Policy (<https://adams-help.wada-ama.org/hc/en-us/articles/360012071820-ADAMS-Privacy-Policy>).
- If you receive a sanction for an anti-doping rule violation (ADRV), the Code requires that UEFA, a Delegated Third Party with Results Management Authority (RMA), makes this information public.

FAIR & LAWFUL PROCESSING

When you sign this DCF, you acknowledge having read and understood this Notice. Where appropriate and permitted by applicable law, UEFA may consider you to have consented to the personal data processing described in this Notice. Alternatively, UEFA may rely on other legal grounds, such as serving important public interests by carrying out anti-doping activities (e.g., protecting athlete health and the intrinsic values and spirit of sport), performance of a contract, complying with a legal obligation or a compulsory legal process, or fulfilling legitimate interests associated with UEFA's activities as a Delegated Third Party.

YOUR RIGHTS

You have rights with respect to your personal data under the ISPPPI, including the right to a copy of your personal data and to have your personal data corrected, blocked or deleted in certain circumstances. You may have additional rights under applicable laws, such as the right to lodge a complaint with a data privacy regulator in your country. Contact UEFA for more details: antidoping@uefa.ch

Because anti-doping is a mandatory feature of organized sport, it still may be necessary for UEFA, WADA and other ADOs and organizations to continue to process your personal data to fulfil obligations under the Code, the IS and/or national anti-doping or sport laws, despite your objection to such processing or withdrawal of consent (where applicable). This includes processing for investigations or proceedings

related to possible ADRVs, as well as processing to establish, exercise or defend against legal claims involving you, UEFA, WADA and/or an ADO. Objecting or withdrawing consent could also have consequences for you, such as triggering your non-compliance with the Code and IS, as well as other anti-doping rules applicable to you; producing an ADRV (e.g., under Article 2.3 of the Code/Regulations – Evasion, Refusal or Failure to Submit to Sample Collection); or preventing you from participating in sporting events.

RETENTION

Your personal data will be retained by UEFA in accordance with the criteria and retention periods in Article 10 and Annex A of the ISPPPI.

CONTACT

Consult UEFA, antidoping@uefa.ch for questions/concerns about the processing of your personal data. To contact WADA, use privacy@wada-ama.org. ADAMS account holders can go to the “Security” or “Organizations with access” tab of their profile for a list and contact information of organizations with access to their personal data.



UEFA
ROUTE DE GENÈVE 46
CH-1260 NYON 2
SWITZERLAND
TELEPHONE: +41 848 00 27 27
TELEFAX: +41 848 01 27 27
UEFA.com