Therapeutic Use Exemptions (TUEs) Application Form
XXIII Olympic Winter Games in PyeongChang in 2018

Please deposit the documents in the appropriate letter box located at the Pharmacy of the Polyclinic (opening hours: 7/7; 07:00-23:00) (effective from opening of Olympic Villages to Closing Ceremony)

Please feel free to call the Chair of the TUE Commission for any further information (+82 10 51 11 38 59)

Please complete all sections in capital letters or typing.

1. Athlete Information:

| Surname: ........................................ | First Names: .................................................... |
| Gender: Female ☐ Male ☐ Date of Birth (d/m/y): ........................................ |
| Address: ............................................................................................................ |
| Tel.: ................................................ E-mail: ............................................. |
| (with international code) |
| Sport: ............................................ Discipline/Position: ........................................ |
| International or National Sport Organization: .................................................. |

2. Medical information:

Diagnosis with sufficient medical information (see note 1):

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

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3. Note:

The application must include a clear, succinct medical history confirming the diagnosis and copies of the results of all relevant examinations, laboratory investigations and imaging studies.

In the case of a ‘Retroactive TUE’ application please indicate the circumstances or situation which prevented the submission of a TUE Application in the normal manner.

Incomplete Applications will be returned and will need to be resubmitted. Please submit the completed form to the TUE Committee and keep a copy for your records.

4. Medication details:

<table>
<thead>
<tr>
<th>Prohibited substance(s):</th>
<th>Dose</th>
<th>Route</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
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<td>3.</td>
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</table>

Intended duration of treatment:
(Please tick appropriate box)

Once only  Date: ……/……./…… (dd/mm/yyyy)

Emergency (Y/N): ……………
or duration (week/month): ……………………………

Is this a “retroactive” TUE application?  Yes ☐  No ☐

Have you submitted any previous TUE application:  Yes ☐  No ☐

For which substance?

To whom? …………………………… When? ……………………………

Decision:  Approved ☐  Not approved ☐
5. 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.

<table>
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<th>Name:</th>
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<tr>
<td>Medical speciality:</td>
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<tr>
<td>Address:</td>
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<tr>
<td>Tel.: .........................................................................................................................</td>
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<tr>
<td>Fax: ..........................................................</td>
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<tr>
<td>E-mail:</td>
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<tr>
<td>Signature of Medical Practitioner: ............................................................................</td>
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<tr>
<td>Date:.........................................................................................................................</td>
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</tbody>
</table>

6. Athlete’s declaration:

I, .................................................................................................................. acknowledge that I have been provided with and I understand the terms referred to in the Athlete Information Notice, forming integral part of this form, which gives further information regarding the anti-doping programme conducted at the occasion of the Olympic Winter Games PyeongChang 2018, and in particular, my rights as athlete subject to doping controls.

I certify that the information under 1. is accurate and that I am requesting approval to use a Substance or Method from the WADA Prohibited List. I authorize the disclosure of my personal medical information to the TUE Committee for the Olympic Games, composed by medical experts and physicians, appointed by the International Olympic Committee (IOC) and/or by an entity to which the IOC has delegated responsibilities pursuant to the IOC Anti-Doping Rules applicable to the Olympic Games (such as the Global Association of International Sports Federations (GAISF)).

I understand that, in addition to the Authorised Purposes outlined in paragraph 3 a) of the Athlete Information Notice, my information provided in this form will be used for evaluating my TUE request by the TUE Committee, and may be shared with the entities referred to in paragraph 1 of such Athlete Information Notice.

| Athlete’s signature: ............................................................ Date: .................................................. |
| Parent’s / Guardian’s signature: ............................................. Date: .................................................. |

(if the athlete is a minor, a parent or guardian shall sign together with or on behalf of the athlete)
Athlete Information Notice

This Athlete Information Notice contains important information about the anti-doping programme conducted at the occasion of the Olympic Winter Games PyeongChang 2018, including information about:

1. Entities in charge of doping controls
2. Information collected about athletes subjected to doping controls
3. Uses of the collected information
4. Rights of the athletes subjected to doping controls

Please read this Athlete Information Notice carefully and make sure you understand what it says. Ask your National Olympic Committee for assistance or use the contact information below, if you have any question related to doping controls at the occasion of the Olympic Winter Games PyeongChang 2018.

1. Entities in charge of doping controls

Doping controls at the occasion of the Olympic Winter Games PyeongChang 2018 (the “Games”) are carried out under the responsibility of International Olympic Committee (the “IOC”), acting as an Anti-Doping Organization, in accordance with the IOC Anti-Doping Rules applicable to the Games (the “Rules”) and the World Anti-Doping Code including the related international standards (the “Code”).

For the effective operation of doping controls at the occasion of the Games, the IOC will be assisted by the PyeongChang Organising Committee for the Olympic and Paralympic Games (“POCOG”), the Korean Anti-Doping Agency (“KADA”) and the Global Association of International Sports Federations (“GAISF”). The IOC and/or these above-mentioned entities will also cooperate with the World Anti-Doping Agency (“WADA”), whose mission is to monitor the implementation of the Code and will use the ADAMS data-management system developed by WADA to process and manage doping controls related information (“ADAMS”). The IOC, and the above-mentioned entities will use the services of laboratories and other service providers, working on their behalf and providing them certain anti-doping services, information technology services or other services that are necessary to perform doping controls.

2. Information collected about athletes subjected to doping controls

According to the Rules, doping controls include “all steps and processes from test distribution planning through to ultimate disposition of any appeal including all steps and processes in between such as provision of whereabouts information, sample collection and handling, laboratory analysis, Therapeutic Use Exemptions (TUEs), results management and hearings.”

Doping controls may, in particular, require the collection and analysis of athletes’ blood and/or urine samples.

Information collected and otherwise processed in connection with doping controls (“Doping Control Data”) includes the following:

- Athletes’ unique ADAMS profile consisting of data relating to an athlete’s identity (name, nationality, date of birth, gender, sport(s) and discipline(s), organizations and/or sports federations membership, information about competition at an international or national level);
- Data relating to athletes’ whereabouts (e.g. training, competitions, travel periods, periods spent at home, on vacation, or other regular or exceptional activities), including, information about mobile devices location when athletes decide to use the “auto-Location” reporting button on the ADAMS app;
- Data relating to test distribution planning (for the testing pools in which athletes are included);
- Data relating to TUEs;
- Data relating to doping controls; and
- Data relating to the Athlete Biological Passport.

Doping Control Data may constitute “personal data” and “sensitive data” protected under national data protection or privacy laws.

3. Use of the collected information

a) Purposes of processing Doping Control Data

Doping Control Data will be processed by the IOC and the above-mentioned entities for the purposes of ensuring the integrity of the competitions at the Games, carrying out doping controls, investigating and prosecuting breaches of the Rules and the Code or for otherwise establishing, exercising or defending legal rights or complying with legal obligations related thereto, as well as, where applicable, for anti-doping research purposes commissioned by the IOC and/or WADA (the “Authorised Purposes”).

b) Grounds for processing Doping Control Data

Doping controls and the processing of Doping Control Data for the Authorised Purposes are necessary to ensure the integrity of sports competitions at the Games and are further based on:

i. The acceptance by athletes and other participants registering to the Games of the provisions applicable to their participation in the Games, including the Olympic Charter, the Rules and the Code, their undertaking to comply with these provisions and the authorization granted to the IOC to process personal information about athletes; ii. The substantial public interest and the authority of the IOC and POCOG as organisers of the Games, to guarantee doping-free sports competitions at the Games, to safeguard the health and well-being of athletes and to protect clean competitors;

iii. The express consent of athletes, where granted pursuant to the doping control form, to use their sample(s) for anti-doping research purposes;

iv. The obligations of the IOC as Anti-Doping Organization and major event organizations under the Code;

v. Applicable legal provisions authorising the processing of athletes’ personal information for the purposes of fighting against doping.

3. Uses of the collected information

Data recipients and international transfer

The IOC may disclose Doping Control Data to the entities mentioned in Paragraph 1 above. In accordance with the Rules and the Code, Doping Control Data may also be shared with other authorized recipients such as designated national anti-doping organizations, international federations, major event organizations, the Court of Arbitration for Sport (“CAS”), law enforcement authorities, WADA-accredited Laboratories that will process laboratory test results, other bodies, and in some other circumstances, other bodies that may be notified.

The disclosure of Doping Control Data may be shared with third parties (a) where such disclosure is required by law; (b) where such disclosure is required in order to facilitate the processing of Doping Control Data; (c) where such disclosure is necessary for the purposes of fighting against doping or governmental or other authorities in the detection, investigation or prosecution of a criminal offence or breach of the Code, provided that the Doping Control Data is reasonably relevant to the offence in question and cannot otherwise reasonably be obtained by the authorities.

4. Rights of the athletes subjected to doping controls

Athletes subjected to doping controls have right to request the IOC to access, rectify or delete Doping Control Data or to withdraw their consent to the processing of their Doping Control Data. Insofar as consent is a basis for the processing of Doping Control Data, athletes are informed of the following:

i. A refusal or withdrawal of their consent to the processing of Doping Control Data in the manner defined in this Athlete Information Notice, except for the express consent to use their sample for anti-doping research purposes, will be interpreted as a refusal to participate in the anti-doping procedures conducted by pursuant to the Rules and will lead to the consequences foreseen in the Rules, including without limitation, disqualification of results and exclusion from further participation in the Games and ineligibility for participation of other sports events;

ii. In addition to the processing of Doping Control Data, participation in the Games is further contingent upon athletes’ participation in anti-doping procedures set forth in the Rules;

iii. The athlete decides to request the processing of Doping Control Data related to them for the Authorised Purposes, even without the consent of athletes, or after such consent has been withdrawn, provided that such activity complies with applicable laws.

The IOC has designated a person in charge of receiving athletes’ complaints or questions in relation to the processing of Doping Control Data. In case an athlete believes that the IOC is not complying with the Code or other provisions applicable to the processing of Doping Control Data, such athlete can address a complaint to this person in charge at the following address: privacy@olympic.org. The complaint will be handled with competent persons within the IOC, so that the IOC can take position on the complaint in writing within 30 days, or within a shorter timeframe, as necessary due to specific circumstances. In the event that a complainant cannot be satisfactorily resolved after this aforementioned timeline, the concerned athlete can notify WADA and/or submit a complaint to CAS, which will determine whether a violation occurred. As a Swiss organisation, the IOC is also under the jurisdiction of the Swiss Federal Data Protection Commissioner, Feldwegweg 1, CH – 3003 Bern, Switzerland; https://www.edoeb.admin.ch/