

Please complete all sections in **capital letters or typing**. Athlete to complete sections 1, 2, 3 and 7; Physician to complete sections 4, 5 and 6. Illegible or incomplete applications will be returned and will need to be re-submitted in legible and complete form. You can find TUE submission instructions [here: https://ita.sport/tue-milanocortina-2026/](https://ita.sport/tue-milanocortina-2026/)

1. ATHLETE INFORMATION

LAST NAME			
FIRST NAME(S)			
MALE	FEMALE	FREE TEXT	DATE OF BIRTH
			dd mm yyyy
ADDRESS			
CITY		COUNTRY	
POSTCODE		TELEPHONE	with international code
E-MAIL			
SPORT			
DISCIPLINE			
COMPETITION NAME			
COMPETITION DATE	dd	mm	yyyy

2. PREVIOUS APPLICATIONS

Have you submitted any previous TUE application(s) to any Anti-Doping Organization for the same condition?

YES NO

FOR WHICH SUBSTANCE(S) OR METHOD(S)?			
TO WHOM?			
WHEN?	dd	mm	yyyy
APPROVED	NOT APPROVED		

3. RETROACTIVE APPLICATIONS

Is this a retroactive application?

YES

NO

IF YES, ON WHAT DATE WAS THE TREATMENT STARTED?

dd

mm

yyyy

Do any of the following exceptions apply? (Article 4.1 of the ISTUE):

4.1 (a) - You required emergency or urgent treatment of a medical condition.

4.1 (b) - There was insufficient time, opportunity or other exceptional circumstances that prevented you from submitting the TUE application, or having it evaluated, before getting tested.

4.1 (c) - You were not permitted or required to apply in advance for a TUE as per your International Federation or National Anti-Doping Organization anti-doping rules.

4.1 (d) - You are a lower-level athlete who is not under the jurisdiction of an International Federation or National Anti-Doping Organization and were tested.

4.1 (e) - You tested positive after using a substance Out-of-Competition that was only prohibited In-Competition, e.g., S9 glucocorticoids (See [Prohibited List](#))

Please explain (if necessary, attach further documents)

Other Retroactive Applications (Article 4.3 of the ISTUE):

In rare and exceptional circumstances notwithstanding any other provision in the ISTUE, an Athlete may apply for and be granted retroactive approval for their TUE if, considering the purpose of the Code, it would be manifestly unfair not to grant a retroactive TUE.

In order to apply under Article 4.3, please include a full reasoning and attach all necessary supporting documentation.

Physician to complete sections 4, 5 and 6.

4. MEDICAL INFORMATION (PLEASE ATTACH RELEVANT MEDICAL DOCUMENTATION)

Diagnosis (Please use the latest WHO ICD classification if possible):

5. MEDICATION DETAILS

PROHIBITED SUBSTANCE(S) /METHOD(S) GENERIC NAME(S) & ACTIVE INGREDIENT(S)	DOSAGE (cc, IU, mg, ml etc...)	ROUTE OF ADMINISTRATION (Ophthalmic, Oral, Topical, Inhalation, Rectal, Injection -Intra-muscular/ Intra-articular/ Intravenous etc.)	FREQUENCY (every # of day(s), every # of hour(s), # of times/day)	DURATION OF TREATMENT (intended dates of intake)
1.				
2.				
3.				
4.				
5.				

Evidence confirming the diagnosis must be attached and forwarded with this application. The medical information must include a comprehensive medical history and the results of all relevant examinations, laboratory investigations and imaging studies. Copies of the original reports or letters should be included when possible. In addition, a short summary that includes the diagnosis, key elements of the clinical exams, medical tests and the treatment plan would be helpful.

If a permitted medication can be used to treat the medical condition, please provide justification for the therapeutic use exemption for the prohibited medication.

WADA maintains a series of TUE Checklists to assist athletes and physicians in the preparation of complete and thorough TUE applications. These can be accessed by entering the search term "Checklist" on the WADA website: <https://www.wada-ama.org>.

6. MEDICAL PRACTITIONER'S DECLARATION

I certify that the information in sections 4 and 5 above as well as in this section 6 is accurate. I understand that my personal data will be processed by the International Olympic Committee (IOC), Maison Olympique, 1007 Lausanne, Switzerland, as a data controller and by the International Testing Agency (ITA), a not-for-profit foundation providing independent expert anti-doping services to International Federations and Major Event Organizers, which, pursuant to the IOC Anti-Doping Rules applicable to the XXV Olympic Winter Games Milano Cortina 2026 (the Games), has been entrusted by the IOC with the processing and review of TUE applications on the occasion of the Games. I also understand that my personal data will be processed by other Anti-Doping Organization(s)(ADO) acting as separate controllers pursuant to their respective information notices. The abovementioned entities will process personal data to (i) contact me regarding this TUE application, (ii) process and evaluate this TUE application in accordance with the International Standard for Therapeutic Use Exemptions (ISTUE), (iii) verify the professional assessment in connection with the TUE process, or (iv) in connection with Anti-Doping Rule Violation investigations or proceedings. I further understand that my personal data will be uploaded to the Anti-doping Administration and Management System (ADAMS) for these purposes (see the [ADAMS Privacy Policy](#) for more details).

NAME

MEDICAL SPECIALTY:

LICENSE NUMBER:

LICENSE BODY:

ADDRESS

CITY

COUNTRY

POSTCODE

TELEPHONE

with international code

E-MAIL

FAX

with international code

SIGNATURE OF
MEDICAL PRACTITIONER:

DATE

dd

mm

yyyy

7. ATHLETE'S DECLARATION

I, _____, certify that the information set out at sections 1, 2, 3 and 7 is accurate and complete.

I understand that the IOC, Maison Olympique, 1007, Lausanne, Switzerland, will process my personal data, including my health data, as a data controller and that pursuant to the IOC Anti-Doping Rules applicable to the XXV Olympic Winter Games Milano Cortina 2026 (the Games), the IOC has entrusted the processing and review of TUE applications on the occasion of the Games to the International Testing Agency (ITA), which is a not-for-profit foundation providing independent expert anti-doping services to International Federations and Major Event Organizers.

I understand that the medical information and records included and/or referred to in my TUE application are protected by medical secrecy, and that they may be submitted either by myself or by my medical practitioner.

In all cases, I confirm that I have reviewed and signed the application and that I agree that my medical practitioner shares medical information and records as deemed necessary to evaluate the merits of my TUE application with the following recipients: (i) the authorised personnel of (a) the ITA, (b) the IOC and (c) the Anti-Doping Organization(s)(ADO) responsible for making a decision to grant, reject, or recognize my TUE; (ii) the members of the TUE Committee (TUEC) of the ITA, the IOC and the ADOs responsible for making a decision to grant, reject, or recognize my TUE; (iii) the authorised personnel of the World Anti-Doping Agency (WADA), including the members of its TUEC, who is responsible for ensuring determinations made by ADOs respect the International Standard for Therapeutic Use Exemptions (ISTUE); and (iv) other independent medical, scientific or legal experts bound by professional secrecy and/or strict confidentiality provisions (Experts) as may be consulted by the TUECs, to the extent such persons need to review and/or assess my TUE application to ensure compliance with the World Anti-Doping Code and International Standards.

I have read and understood the TUE Privacy Notice, explaining how my personal data will be processed in connection with my TUE application

ATHLETE'S SIGNATURE:

DATE

dd

mm

yyyy

PARENT'S/GUARDIAN'S
SIGNATURE:

DATE

dd

mm

yyyy

(If the Athlete is a Minor or has an impairment preventing them from signing this form, a parent or guardian shall sign on behalf of the Athlete)

TUE PRIVACY NOTICE 1.

This information notice ("**TUE Privacy Notice**") applies to the athletes who participate in the XXV Olympic Winter Games Milano Cortina 2026 (hereinafter the "**Athletes**") and to the Athletes' medical practitioners ("**Practitioners**") in connection with the submission of a Therapeutic Use Exemption application (the "**TUE Application**"). Your personal data will be processed in relation to this TUE by the International Olympic Committee ("**IOC**"), Maison Olympique, 1007 Lausanne, Switzerland, as the data controller.

While the IOC is responsible for the collection and management of TUE Applications, for the effective operation of doping controls on the occasion of the XXV Olympic Winter Games Milano Cortina 2026 (the "**Games**"), the IOC has entrusted the International Testing Agency ("**ITA**"), acting as a data processor with a mission related to the implementation of the anti-doping programme in relation to the Games, as set out in the IOC Anti-Doping Rules applicable to the Games (the "**Rules**"). This mission includes the management of TUE Application on the occasion of the Games. The ITA has appointed a TUE Committee to review TUE Applications in accordance with the Rules. This Notice describes the personal data processing that will occur in connection with the submission of a TUE Application.

1. TYPES OF PERSONAL DATA

The information ("**TUE Personal Data**") includes the following :

- **For the Practitioners:** Your name, medical specialty, license number, license body, address, city, country, postcode, telephone, fax, email
- **For the Athletes:**
 - Your name, date of birth, contact details, sport and discipline, the diagnosis, medication, and treatment relevant to your application;
 - Supporting medical information and records about you; and
 - Assessments and decisions on the TUE Application by Anti-Doping Organizations ("**ADOs**"), including the IOC, the ITA, WADA and their TUE Committees and other TUE experts, including communications with you and your Practitioner(s), relevant ADOs or support personnel regarding the TUE Application.

Practitioners and Athletes are hereinafter jointly defined as "**Data Subjects**". TUE Personal Data may constitute, when they concern health data, "sensitive personal data" or "special categories of personal data" as such terms are defined under the applicable data protection or privacy laws.

2. PURPOSES & USE

TUE Personal Data will be used in order to process and evaluate the merits of the TUE Application in accordance with the International Standard for Therapeutic Use Exemptions ("**ISTUE**").

In accordance with the World Anti-Doping Code (the "**Code**"), the International Standards, and the IOC Anti-Doping Rules and other anti-doping rules of ADOs with authority to test, TUE Personal Data will also be used for the following purposes:

- Results management, in the event of an adverse or atypical finding based on the Athlete sample(s) or the Athlete Biological Passport;
- Investigations, or related procedures in the context of a suspected Anti-Doping Rule Violation ("**ADRV**");
- Reporting on anti-doping activities to WADA in order to demonstrate compliance with the Code and the International Standards.

3. FAIR & LAWFUL PROCESSING

If you are an Athlete, each of the above-processing is based on the necessity to perform the contract between us governing the conditions of your participation in the Games (such as the Conditions of Participation) including your commitments as an athlete to comply with provisions applicable to you (notably the Rules and the Code), and where applicable, the necessity for the IOC to comply with laws or regulations applicable to the Games. The processing of your medical information and record is justified by the substantial public interest to guarantee doping-free sports competitions and to protect the clean athletes, according to the provisions of the Code, as recognized globally and signed by National Olympic Committees and National Anti-Doping Organizations. The processing of your TUE Personal Data, including special categories of personal data such as health data, is also necessary for the establishment, exercise or defence of legal claims involving you.

If you are a Practitioner, the processing of your TUE Personal Data for each of the above purposes is based on the IOC's legitimate interests to ensure that you comply with the rules applicable to the Games.

4. TYPES OF RECIPIENTS AND INTERNATIONAL TRANSFERS

TUE Personal Data, including medical or health information and records, may be shared, for specific purposes, with the following recipients:

- The members of the TUE Committee ("**TUEC**") of the ITA, the IOC and the Anti-Doping Organization(s) (ADO) responsible for making a decision to grant, reject, or recognize the TUE. The decision to grant or deny the TUE Application will also be made available to ADOs with testing authority and/or results management authority over the Athlete;
- WADA authorized personnel, including its TUEC, who is responsible for ensuring determinations made by ADOs respect the International Standard for Therapeutic Use Exemptions ("**ISTUE**");
- Other independent medical, scientific or legal experts bound by professional secrecy and/or strict confidentiality provisions (Experts) as may be consulted by the TUECs; to the extent such persons need to review and/or assess the TUE Application to ensure compliance with the World Anti-Doping Code and International Standards.

The complete and updated list of the data processors and authorized recipients is available upon request to the contact details indicated in this TUE Privacy Notice.

Please note that only a limited number of authorized personnel from the IOC, the ITA, and other ADOs will have access to the TUE Application. For further details, please refer to the "Data processing methods and security safeguards" section of this TUE Privacy Notice.

Your TUE Personal Data will mainly be processed in Switzerland, in the European Economic Area or in Canada. In case of international transfer of your TUE Personal Data to countries outside the European Union or the European Economic Area (EEA) not providing for an adequate level of data protection ("**Third Countries**"), such transfer will take place in accordance with the Code and the International Standard for the Protection of Privacy and Personal Information ("**ISPPPI**"). When transferring your TUE Personal Data to Third Countries, we comply with applicable laws and regulations, and ensure that the recipients of your TUE Personal Data maintain appropriate safeguards and provide an adequate level of data protection (such as via the implementation of standard contractual clauses, as approved by the competent supervisory authority). Such transfers may also rely on derogations under article 49 of the EU General Data Protection Regulation 2016/679 and/or article 17 of the Swiss Federal Act on Data Protection.

Your TUE Personal Data will be stored in the Anti-Doping Administration and Management System ("**ADAMS**") database hosted in Canada and operated and managed by WADA so that it may be accessed by WADA and other ADOs to the extent strictly necessary for the purposes described in this TUE Privacy Notice. For details about ADAMS, and how WADA will process your TUE Personal Data, consult the ADAMS Privacy Policy (<https://www.wada-ama.org/en/privacy-policy>).

5. DATA SUBJECTS' RIGHTS

Subject to statutory restrictions under applicable laws, Data Subjects can exercise, free of charge and at any given time, certain rights with respect to the TUE Personal Data under the ISPPPI and other regulations, including the right to:

- a) obtain confirmation of the existence of TUE Personal Data relating to them and, where that is the case, the right to access to and receive a copy of them as well as the right to obtain more information on the processing;



TUE PRIVACY NOTICE 2.

- b) know the origin of the data, the purposes of the processing and its methods, as well as the logic applied to the processing carried out by electronic means;
- c) verify the accuracy of TUE Personal Data and request its integration, update or amendment;
- d) withdraw the previously given consents, if any;
- e) request to limit the processing of the TUE Personal Data where (i) the Data Subjects contest the accuracy of the personal data until the IOC has taken sufficient steps to correct or verify its accuracy; (ii) the processing is unlawful but the Data Subjects do not want the IOC to erase the TUE Personal Data; (iii) the IOC no longer needs the TUE Personal Data for the purposes of the processing, but the Data Subjects require them for the establishment, exercise or defence of rights; or (iv) the Data Subjects have objected to processing justified on legitimate interests according to Article 21 of the GDPR, if any, pending verification as to whether the IOC has compelling legitimate grounds to continue the processing;
- f) object to the processing of the TUE Personal Data based on the legitimate interest, if any, for reasons relating to their particular situation;
- g) request the erasure of the TUE Personal Data without undue delay in certain specific cases;
- h) obtain the TUE Personal Data portability.

Refusing the processing of TUE Personal Data described in this TUE Privacy Notice could have consequences for the Athlete, such as rejection of their TUE as competent organisations will be unable to properly assess it in accordance with the World Anti-Doping Code and International Standards and it may still be necessary to process their TUE Personal Data to fulfil obligations under the Code and the International Standards, such as, for investigations or proceedings related to possible ADRVs as well as for establishing, exercising or defending against legal claims involving them, WADA and/or an ADO. The IOC has designated an individual in charge of receiving Data Subjects' rights requests, complaints or questions in relation to their processing of the TUE Personal Data, who can be contacted at the following address: dataprotectionofficer@olympic.org.

In cases where the Swiss Federal Act on Data Protection applies, you may submit a complaint to the Swiss Federal Data Protection and Information Commissioner, Feldeggweg 1, CH - 3003 Bern, Switzerland, <https://www.edoeb.admin.ch>. Where permitted under other applicable laws – including where the GDPR applies – you also have the right to lodge a complaint with the supervisory authority of your country of residence, your place of work, or the place of the alleged infringement.

6. DATA PROCESSING METHODS AND SECURITY SAFEGUARDS

TUE Personal Data will be processed for the purposes identified above through adequate paper and electronic means. The IOC and ITA acknowledge the sensitive nature of the medical information and records included and/or referred to in the TUE Applications, which are protected by medical secrecy and data protection laws. Therefore, they have put in place measures necessary to safeguard the confidentiality of such information in accordance with applicable laws. This includes providing secure facilities, software and web-based systems to the physicians and authorized personnel of the TUECs and the Experts for their missions.

Only authorized physicians, personnel and experts, bound by medical secrecy and/or professional secrecy and/or strict confidentiality provisions, may have access to the medical information and records included and/or referred to in the TUE Applications, as well as any other information related to the evaluation of a TUE request, strictly limited to what is necessary for the review and assessment of the TUE Applications and certificates in accordance with the World Anti-Doping Code and International Standards. You can find information about security in ADAMS by consulting the response to [How is your information protected in ADAMS](#) in the [ADAMS Privacy and Security FAQs](#)

7. RETENTION

Your TUE Personal Data will be retained for the retention periods described in Annex A of the ISPPPI. TUE certificates or rejection decisions will be retained for 10 years. TUE Application forms and supplementary medical information will be retained for 12 months from the expiry of the TUE. Incomplete TUE Applications will be retained for 12 months.

8. CONTACT

You can consult the IOC at dataprotectionofficer@olympic.org for questions or concerns about the processing of your TUE Personal Data. To contact WADA, use privacy@wada-ama.org.

For your information, the IOC's representative in the EU is Olympic Broadcasting Services S.L. Calle de Torrelaguna, 75, 28027 Madrid, Spain.

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