# FIG LICENCE - APPLICATION FORM



## Licence ID:

NATIONAL FEDERATION	Czech Republic
GYMNASTA/KA	PŘÍJMENÍ : JMÉNO : POHLAVÍ : DATUM NAROZENÍ :
SPORT:	
ADRESA (ULICE, ČP., MĚSTO, PSČ)	
MAIL:	

#### ATHLETE DECLARATION

As a member of a National Federation of Fédération Internationale de Gymnastique ("FIG") and/or a participant in an event authorized or recognized by FIG (the "Athlete"), the Athlete hereby declares as follows:

#### General

By signing this document, the Athlete confirms to have read and understood all relevant International Olympic Committee ("IOC") and FIG Rules, Regulations and their amendments, as available on the FIG website (<a href="mailto:gymnastics.sport/site/rules">gymnastics.sport/site/rules</a>). The Athlete agrees to comply with, and to be bound by, them.

#### Data collection:

# Categories of personal data

FIG collects and processes the following personal data on the Athlete: first and last name, nationality, birth date, gender, discipline, licence ID and expiry date, biography and health data (such as information on injuries). Such personal data is either provided to FIG by the Athlete's National Federation, or collected by FIG at the occasion of competitions (e.g. results, rankings, etc.).

# Legal basis for processing of personal data

FIG processes the Athlete's personal data (i) based on the performance of the contractual relationship between the Athlete and the FIG in the context of this international license, (ii) in order to comply with a legal obligation (in particular in relation to anti-doping regulations) and (iii) based on FIG's legitimate interest, when such interest is not overridden by the interest of the Athlete or by the Athlete's fundamental rights and freedoms (FIG relies on its legitimate interest in particular in the context of publications on FIG's website in order to advertise FIG's events and competitions). When the processing of the Athlete's personal data may not be based on one of these legal basis, FIG will collect the consent of the Athlete for such processing.

# Purposes for the processing of personal data

FIG enters the Athlete's personal data into the FIG database and processes such personal data in particular for the following purposes:

- Granting licences and accreditations for the attendance and participation to FIG events and competitions
- Organization of competitions (through FIG or local organizing committees), including application for visas, reservations of venue, meals and accommodation
- Media operations, including as part of the advertisement of FIG events and competitions to which the Athlete participates, such as publication on FIG's website (it being noted that the Athlete may refuse the publication of optional information, such as certain biographical information and links to social networks) and through various means of communication
- Subscribe to a health insurance policy (in conformity with Section "Insurance" here below)
- Research projects and biometrical measurements
- Statistics in the field of sport, scoring systems and judging analysis

# Transfer of the Athlete's personal data to third parties

FIG may transfer the Athlete's personal data to third parties as part of the organization of FIG events and competitions, in particular to the following categories of recipients: timekeeping providers, internal or external providers in charge of event planning (e.g., travel or event planning agencies), local organizing committees, media, communication agencies, health insurance companies (in conformity with Section "Insurance" here below) and competent anti-doping agencies.

# Transfer of the Athlete's personal data in countries outside of the European Union

FIG may transfer the Athlete's personal data outside of the European Union, including to countries that do not provide for an adequate level of data protection. In these instances, FIG will put in place the appropriate safeguards such as entering into standard data protection clauses adopted by the European Commission with the recipient. The Athlete can contact FIG in order to obtain further information as regards the safeguards put in place.

## Period of storage of the Athlete's personal data

FIG will retain the Athlete's personal data for no longer than necessary to fulfill the purpose for which it was collected. The Athlete's personal data is kept for ten (10) years after the expiration of the most recent license, but at minimum until the age of 30.

However, FIG may retain the Athlete's personal data for a longer period of time due to specific statutory retention periods or in the context of archiving for statistical purposes.

# Rights of the Athlete in relation to the personal data processed by FIG

Within the limit of the applicable legislation, the Athlete may request from FIG access to and rectification or erasure of her/his personal data, request the restriction of and object to the processing of her/his personal data and exercise her/his right to data portability. When the processing of personal data by FIG is based on the consent of the Athlete, the Athlete has the right to withdraw her/his consent at any time. Additionally, the Athlete may lodge a complaint with the data protection authority of the place of her/his habitual residence or place of work or place of the alleged infringement.

The Athlete may contact FIG for questions in relation to the processing of her/his personal data at: <a href="mailto:privacy@fig-gymnastics.org">privacy@fig-gymnastics.org</a>.

#### Insurance

The Athlete hereby takes notice that a health insurance cover will be made available through the licence service package (for detailed conditions see FIG Licence Rules: <a href="mailto:gymnastics.sport/site/rules">gymnastics.sport/site/rules</a>) provided the licence is valid and the competition is listed on the FIG calendar on the FIG website. The Athlete also takes notice that the FIG may cancel this insurance cover at any time with a 6-month notice period. The Athlete is aware that this extra insurance does not release her/his national federation or himself/herself from the obligation to comply with the article "Insurance" in the FIG Technical Regulations (<a href="gymnastics.sport/site/rules">gymnastics.sport/site/rules</a>).

## Anti-Doping:

- 1. The Athlete has received and had an opportunity to review the FIG Anti-Doping Rules available on: <a href="mailto:gymnastics.sport?adrules">gymnastics.sport?adrules</a>
- 2. The Athlete acknowledges that she/he is bound by, and confirms that she/he shall comply with, all of the provisions of the FIG Anti-Doping Rules (as amended from time to time), the World Anti-Doping Code (<u>gymnastics.sport?adrules</u>) and the International Standards (<u>gymnastics.sport?adrules</u>) issued by the World Anti-Doping Agency ("WADA"), as amended from time to time, and published on WADA's website (together the "Anti-Doping Rules").
- 3. The Athlete acknowledges that the monitoring of her/his compliance with the Anti-Doping Rules requires the creation of a profile in the WADA Doping Control Clearing House stored in the Anti-Doping Administration & Management System ("ADAMS"), as requested under the World Anti-Doping Code to which FIG is a signatory, and/or any other authorized National Anti-Doping Organization's similar system for the sharing of information, and to the entry on her/his doping controls, whereabouts and therapeutic use exemptions related data in such systems.
- 4. The Athlete acknowledges the authority of FIG and its National Federations and/or National Anti-Doping Organizations under the FIG Anti-Doping Rules (<a href="mailto:gymnastics.sport?adrules">gymnastics.sport?adrules</a>) to enforce, to manage results under, and to impose sanctions in accordance with the FIG Anti-Doping Rules.
- 5. The Athlete acknowledges and agrees that any dispute arising out of a decision made pursuant to the FIG Anti-Doping Rules, after exhaustion of the process expressly provided for in the FIG Anti-Doping Rules, may be appealed exclusively as provided in Article 13 of the FIG Anti-Doping Rules to an appellate body for final and binding arbitration, which in the case of International-Level Athletes is the Court of Arbitration for Sport (CAS).
- 6. The Athlete acknowledges and agrees that the decisions of the arbitral appellate body referenced above shall be final and enforceable, and that she/he will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal.
- 7. The Athlete confirms that she/he has her/himself completed the International-Level Athletes Education Program about Health and Anti-Doping and obtained this certificate. This is an Education program developed by WADA and available on the Anti-Doping Education and Learning platform (ADEL) (https://adel.wada-ama.org)

The Athlete confirms that she/he has r	read and understood this	Licence Application Form.
SIGNATURE OF THE ATHLETE		SIGNATURE OF THE LEGAL REPRESENTATIVE if the Athlete is a minor
		s to comply with and be bound by the FIG ccreditation Rules and all of the FIG Rules and
provided with the application form. stamped by the President or Secret	The application form cary General of the responser. All consent forms	onsible for all information and documents must be sent completed, duly signed and sective affiliated federation. The application from minor applicants, according to the by their legal representative.
PLACE AND DATE	SEAL OF THE NF	NF AUTHORISED SIGNATURE
		Signature of the NF President or Secretary General
Form 2021.1	_	Full name of the NE President or Secretary

General