



INTERNATIONAL ATHLETE LICENCE 2021

OBLIGATIONS OF ATHLETES

By applying for an International Athlete Licence, I acknowledge the rules of IFSC and commit myself to act according to these rules:

> In particular:

1. I understand and abide by the regulations and rules of the sport and observe the principles of good sportsmanship;
2. I will accept, subject to the official appeal procedure, the decisions of the official judges without question or protestation and exercise self-restraint at all times;
3. I will treat other competitors, officials and others involved in the practice of the sport with full and due respect at all times, both during and outside a competition;
4. I will not be involved in betting in respect of IFSC competitions and will comply with the IFSC Code of Conduct on Sports Betting Integrity.

> In connection with Anti-Doping (as per IFSC Anti-Doping Rules):

As a member of the above-mentioned National Federation and/or a participant in an event authorized or recognized by my National Federation and/or the IFSC, I hereby declare as follows:

1. I acknowledge that I am bound by, and confirm that I shall comply with, all of the provisions of the [IF or MEO] Anti-Doping Rules (as amended from time to time), the World Anti-Doping Code (the "Code") and the International Standards issued by the World Anti-Doping Agency ("WADA"), as amended from time to time, and published on WADA's website.
2. I acknowledge the authority of [IF or MEO] [and its member National Federations and/or National Anti-Doping Organizations] under the [IF or MEO] Anti-Doping Rules to enforce, to manage results under, and to impose sanctions in accordance with the [IF or MEO] Anti-Doping Rules.
3. I acknowledge and agree that any dispute arising out of a decision made pursuant to the [IF or MEO] Anti-Doping Rules, after exhaustion of the process expressly provided for in the [IF or MEO] Anti-Doping Rules, may be appealed exclusively as provided in Article [13] of the [IF or MEO] Anti-Doping Rules to an appellate body, which in the case of International-Level Athletes is the Court of Arbitration for Sport (CAS).
4. I acknowledge and agree that the decisions of the appellate body referenced above shall be final and enforceable, and that I will not bring any claim, arbitration, lawsuit or litigation in any other court or tribunal.
5. I understand that:
 - a. my data, such as my name, contact information, birthdate, gender, sport nationality, voluntary medical information, and information derived from my testing sample will be collected and used by [IF or MEO] [and its member National Federations and/or National Anti-Doping Organizations] and WADA for anti-doping purposes;
 - b. WADA-accredited laboratories will use the anti-doping administration and management system ("ADAMS") to process my laboratory test results for the sole purpose of anti-doping, but shall only have access to de-identified, key-coded data that will not disclose my identity;
 - c. I may have certain rights in relation to my Doping Control-related data under applicable laws and under WADA's International Standard for the Protection of Privacy and Personal Information (ISPPPI), including rights to access, rectification, restriction, opposition and deletion, and remedies with respect to any unlawful processing of my data, and I may also have a right to lodge a complaint with a national regulator responsible for data protection in my country;



d. if I object to the processing of my Doping Control-related data or withdraw my consent, it still may be necessary for my [IF/MEO] [and its member National Federations and/or National Anti-Doping Organizations] and/or WADA to continue to process (including retain) certain parts of my Doping Control-related data to fulfil obligations and responsibilities arising under the Code, International Standards or national anti-doping laws notwithstanding my request; including for the purpose of investigations or proceedings related to a possible anti-doping rule violations; or to establish, exercise or defend against legal claims involving me, WADA and/or an Anti-Doping Organization.

e. preventing the processing, including disclosure, of my Doping Control-related data may prevent me, WADA or Anti-Doping Organizations from complying with the Code and relevant WADA International Standards, which could have consequences for me, such as an anti-doping rule violation, under the Code;

f. to the extent that I have any concerns about the processing of my Doping Control-related data I may consult with the [IF or MEO] and/or WADA (privacy@wada-ama.org), as appropriate.

6. I understand and agree to the possible creation of my profile in ADAMS, which is hosted by WADA on servers based in Canada, and/or any other authorized National Anti-Doping Organization's similar system for the sharing of information, and to the entry of my Doping Control, whereabouts, Therapeutic Use Exemptions, Athlete Biological Passport, and sanction-related data in such systems for the purposes of anti-doping and as described above. I understand that if I am found to have committed an anti-doping rule violation and receive a sanction as a result, that the respective sanctions, my name, sport, Prohibited Substance or Method, and/or tribunal decision, may be publicly disclosed by [IF or MEO] [and its member National Federations and/or National Anti-Doping Organizations] in accordance with the Code. I understand that my information will be retained for the duration as indicated in the ISPPPI.

7. I understand and agree that my information may be shared with competent Anti-Doping Organizations and public authorities as required for anti-doping purposes. I understand and agree that persons or parties receiving my information may be located outside the country where I reside, including in Switzerland and Canada, and that in some other countries data protection and privacy laws may not be equivalent to those in my own country. I understand that these entities may rely on and be subject to national anti-doping laws that override my consent or other applicable laws that may require information to be disclosed to local courts, law enforcement, or other public authorities. I can obtain more information on national anti-doping laws from my International Federation or National Anti-Doping Agency.

> In connection with Body Mass Index tests

- I understand that IFSC may, from time to time, perform Body Mass Index tests on a random basis. I expressly agree to perform the test whenever I am requested to do so;

- I understand that any absence from, or refusal to perform, such test may result in my disqualification or any other sanction as may be provided for in the rules of the IFSC.

> In connection with image use and IFSC communication initiatives

As a participant in an event authorized or recognized by the IFSC, I hereby declare confirm my agreement with the following:

- I agree to be filmed, photographed or otherwise recorded while performing at IFSC competition and more generally in the context of the authorized or recognized IFSC events (e.g. interviews) and I grant the IFSC a royalty-free licence to use such photographs or audio-visual recordings without limitation of time or territory, for the promotion of Sport Climbing and to authorize third parties (in particular its broadcast partners, IFSC sponsors and Olympic bodies) to use such photographs or audio-visual recordings in their coverage of the IFSC events and editorial use, through any media (known or to be known);

- I agree to support, when possible, the IFSC in the promotion of its competitions and, more globally, of Sport Climbing as well as other networking opportunities (e.g. co-commentating, attendance to workshops, etc.).



- I agree not to shoot IFSC competitions without IFSC prior approval; and I agree not to use IFSC footage without IFSC prior approval.

> In connection with the prevention of the manipulation of competitions

As a member of the above-mentioned National Federation and/or a participant in an event authorized or recognized by my National Federation and/or the IFSC, I hereby declare as follows:

I acknowledge that I am bound by, and confirm that I shall comply with, all of the provisions of the Olympic Movement Code on the Prevention of the Manipulation of Competitions, and IFSC Rules in Competition Integrity as published on the IOC and IFSC website.

Note:

- The Olympic Movement Code on the Prevention of the Manipulation of Competitions can be found at P73 of the IOC Code of Ethics;
- The IOC Integrity and Compliance Hotline is accessible at this web address: <https://secure.registration.olympic.org/en/issue-reporter/index>.

IMPORTANT NOTICE

- All competitors (including youth categories competitors, refer IFSC Rules for the category list) competing in International Climbing competitions must be in possession of an International Licence issued by the IFSC;
- Those competitors for whom their belonging Federations have not applied for an International Licence will NOT be allowed to compete in IFSC approved events;
- In connection with BMI tests, those competitors and National Federations who fail to return the handout delivered by the IFSC in case of critical BMI, will have their Athletes' Licence suspended, and consequently they will NOT be allowed to compete in IFSC approved events;
- Validity of each licence expires at the end of the current calendar year;
- Each year, before the first competition of the season (or before the first competition of the season in which their competitors intend to participate), every Federation shall apply for new licences or for renewal of existing ones, all in written and using this form. Forms without the seal and the signature of the applying Federation and of the competitors shall not be taken into consideration.

Therefore,

By clicking "I hereby confirm to have read, understood and agreed to the International Athlete Licence" on the IFSC Result System, you are undersigning this document.

The Licence will be considered valid only when its status on the IFSC Results System appears as CONFIRMED after both the Member Federation and the Athlete have confirmed it.