

2020 UEC Track Juniors & U23 European Championships Fiorenzuola d'Arda (Italy), 8-13 October 2020

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AUTOCERTIFICAZIONE RISCHIO CONTAGIO SARS-CoV-2 _ INDIVIDUALI

Self-Certification form for events SARS-CoV-2 free _ Individuals (accreditation nr_____)

IO SOTTOSCRITTO	UCI CODE					
The undersigned						
NATO A		IL				
Born in The / /						
RESIDENTE A Resident in		INDIRIZZO Address				
IN QUALITÀ DI Participant as	MEDIA	ATLETA Rider	TEAN	/I STAFF	INVITATO Guest	
	DICHIARO, SO I hereby so	TTO LA MIA R tate, under my re				
A) di aver letto e compreso per gli eventi sopra descritti measuresfor contrasting SA	/ I have read and unde	erstood the informati			per il contrasto SARS-CoV-2 tory protocol of the	
B) di essere stato informato SARS-CoV-2 per gli eventi so the containment of the infec	pra descritti / I have be	een informed and I h	ave understo		ento del contagio da vations and requirements for	
C) di essere a conoscenza de sintomi influenzali e di chiar not to enter the event areas Health Authority.	nare il proprio medico	di famiglia e l'Autori	tà Sanitaria co	mpetente	/ I'm aware of the obligation	
		RTANTO RIFE				
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dell'olfatto,)	ntomi influenzali (m flu symptoms (cough					
ad infezione da		•		-	entare sintomi riferibili	
Giorno di dichiarazio	ne	In	fede			
Day of declaration//2020		Faithfully				







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LEGAL BASES OF DATA PROCESSING

- Reasons of public interest: implementing the safety protocols to reduce the risk of transmission, pursuant to article 1.7(d) of the Prime Ministerial Decree of March 11, 2020, and specifically: Shared Protocol of March 14, 2020; Protocol of April 24, 2020, and any subsequent amendment and addition
- Statutory obligation: art. 32 of the Italian Constitution; art. 2087 of the Italian Civil Code; Italian Legislative Decree no.81/2008 (specifically, art. 20)

PURPOSES OF DATA PROCESSING

- Preventing the spread of the COVID-19 infection
- Safeguarding human health on the venues of any sporting event organised by the Data Controller
- Collaborating with Public Authorities and, specifically, with Healthcare Authorities

COLLECTED DATA

- 1. Real-time body temperature measurement, without recording or retention, except for what is described in point 2, below;
- 2. Self-declaration about the exposure to risky circumstances for Covid-19 infection, including data about the subject's health, indicating for instance if the subject has had a fever over 37,5 °C or flu-like symptoms, is (not) coming from an area considered at risk, or has (not) been in contact with anyone who has been confirmed with the COVID_19 virus;
- 3. In the event that the subject is denied access, their identifying data and the recording of the information provided in the self-declaration form, due to which the subject had their access denied, will only be collected if required to document the reasons that prevented the subject from accessing the premises and the venue of the event.

Consequences of refusal to consent to data provision or collection

Data are provided or collected via direct measurement on a voluntary basis. However, should a subject refuse to provide their data, or to have their body temperature measured, they will be denied access to the event venue and to all the premises under the management of the Data Controller.

RECIPIENTS

Data can be disclosed to the controller and processor, to the subjects appointed to process personal data and, specifically, to the medical personnel in charge of protecting human health on the event.

The Data Controller will not process any specific and detailed healthcare data (e.g. regular body temperature measurement and recording, acquisition of negative/positive COVID-19 swab test results, past and current medical history).

Data are not disclosed or communicated to third parties beyond the specific regulatory provisions (e.g. upon request of Healthcare Authorities to trace back any contact cases with a worker who was confirmed with the COVID-19 virus). Data may be disclosed to Public Authorities, where required by the current regulations.

Data shall not be transferred abroad, and shall not be used for purposes of automated decision-making or profiling.

Retention period

Personal identifying data, as well as temperature readings above the threshold established by the Authorities are only recorded where required to document the reasons that prevented the subject from accessing the premises managed by the Data Controller. If so, such data will only be retained until the specific requirement has been fulfilled and, in any case, at the latest by the end of the state of emergency, as established by the competent public authorities.

In all other cases, the data collected shall be retained for no longer than is necessary for the Data Subjects to access the structures managed by the Data Controller, and in any case for no longer than 14 days after being collected, for tracing purposes as required by the Healthcare Authorities.

Personal data, including sensitive personal data, may be retained for a longer period to exercise the rights of defence in cases of controversies, within the statute of limitation of such rights.

MODALITIES FOR THE EXERCISE OF THE RIGHTS OF THE DATA SUBJECT

In specific cases, Data subjects have the right to obtain access to their full personal data, the rectification or the erasure of such personal data, the restriction of processing or the right to object to processing (articles 15 and following of the EU GDPR).

Each data subject shall have the right to lodge a complaint with the relevant Data Protection Authority (art. 77 of the EU GDPR), and shall have the right to an effective judicial remedy (art. 79), where they consider that the processing of their personal data under this Policy infringes the EU General Data Protection Regulation 2016/679.



