

ENCLOSURE 1: CLUB APPLICATION FORM

TO BE DULY SIGNED AND SENT BY EMAIL TO UEFA BY 01.07.2022

Email: clubbenefits@uefa.ch

Copy to National Association:

Email of the Association:

CLUB APPLICATION FORM

by [name of the club]
affiliated to [name of the National Association]
towards UEFA

Concerning the FIFA regulations on the release of players and the participation in the benefits of the UEFA Nations League 2020/21, UEFA Nations League 2022/23, European Qualifiers 2022-24 and UEFA EURO 2024

We, the undersigned Club, hereby confirm our commitment to support national team competitions and to comply with the FIFA regulations on the release of players as set out in Annexe 1 of the FIFA Regulations on the Status and Transfer of Players and as stipulated in the Memorandum of Understanding between UEFA and the European Club Association (ECA) signed on 6 February 2019 (hereafter: MoU). We confirm that we wish to receive payments in accordance with the terms set out in this Application Form and in the MoU for our contribution to the successful staging of national team football in general and in particular the following competitions: UEFA Nations League 2020/21, UEFA Nations League 2022/23, European Qualifiers 2022-24 and UEFA EURO 2024 ("International Competitions"). We understand that this signed Application Form must be returned to UEFA by the above date in order for us to do so. We acknowledge and agree that any such payments that we are entitled to receive, subject to the valid signature of this form, will be distributed via the National Association (member of FIFA and/or UEFA) to which we are affiliated.

We acknowledge and agree that there will be no additional payments from UEFA or any National Association (other than under purely domestic relations between National Associations and their clubs) in recognition of our contribution to the successful staging of the International Competitions and to national team football in general, or in relation to the cost of insurance of players or any other matter arising from the release or participation of players to national teams in general.

In particular, we agree:

- to recognise UEFA and FIFA's respective Member Associations as the governing body for football at a national level, UEFA as the governing body for football at European level and FIFA as the governing body of football at worldwide level, in accordance with their Statutes;
- to participate only in competitions that are organised, recognised or authorised by UEFA/FIFA;

- not to be a member of any grouping (i.e. any combination or alliance) involving clubs from more than one UEFA Member Association other than the ECA and/or other grouping authorised by UEFA;
- not to be a party to any legal proceedings against UEFA, FIFA and/or any Member Association (the latter does not concern purely domestic relations between our Club and our Member Association) as regards the FIFA regulations on release of players;
- to make no claims in relation to the cost of insurance of players or any other matter relating to the release or participation of players for national teams against UEFA and/or FIFA and/or any other Member Association (the latter does not concern purely domestic relations between our Club and our Member Association);
- to comply with the applicable procedure, timetable and calculation mechanism defined by UEFA as regards the calculation and distribution of the above-mentioned payments;
- to respect the International Match calendar as drawn up by FIFA following consultation with Confederations, National Associations, Clubs, Leagues and Players;
- to accept the principle of central marketing by UEFA and the redistribution of club competition revenues as set out in the relevant Circular Letters of UEFA;
- to recognise the ECA as an established employers' organisation;
- to adhere to and comply with the UEFA and the FIFA Statutes and regulations;
- to recognise the Court of Arbitration for Sport ("CAS") in Lausanne (Switzerland) as the sole competent body to decide on any sports-related dispute between our Club and UEFA and/or FIFA (and their respective Member Associations) as well as any dispute concerning the Statutes and/or regulations of UEFA and/or FIFA.

We acknowledge and agree that non-compliance with the above conditions and obligations will mean that our Club forgoes any entitlement to receive payments in connection with our contribution to the successful staging of the International Competitions and to national team football in general and that any other appropriate measures may be taken, in accordance with the UEFA Statutes, the FIFA Statutes and their respective Rules and Regulations.

We have read and understood this Application Form, which is valid until 31 July 2024 and supersedes the form enclosed to UEFA circular letter 2019/42. In the event that the MoU is terminated in accordance with the applicable provisions set out in Paragraph F.5 thereof, then UEFA and/or the undersigned Club will have the right (but not the obligation) to terminate this agreement. We confirm that our signature of this document constitutes a binding and irrevocable expression of our full agreement with it.

Place and date

On behalf of

[Name of the Club]

Name:

Signature: