



World Heavy Events Association Ry.  
Hevosenkengäntie 24, 13500 HÄMEENLINNA,  
FINLAND

Other contact  
info@worldheavyeventsassociation.com  
www.worldheavyeventsassociation.com

By purchasing World Heavy Events Association (WHEA) license from the [www.suomisport.fi](http://www.suomisport.fi) the purchaser commits and approves the terms of this contract.

## **ANTI-DOPING AND COMPETITION CONTRACT**

### **1. Parties**

The athlete, who has approved this contract by purchasing the WHEA license and World Heavy Events Association ry. (later WHEA) The athlete purchasing the license is a member of World Heavy Events Association ry.

WHEA can attach the athlete's National Anti-Doping Agency/Operator (later as NADO) as third party to this contract.

### **2. Contract time / Termination**

Anti-doping contract is active on going. The contract stands from the day as it has approved for the first time in [www.suomisport.fi](http://www.suomisport.fi) system. Anti-doping contract can be terminated by the athlete or by WHEA with one (1) month time from the termination. Termination must be done in written (email). After the termination the athlete is not allowed to compete in WHEA competitions and his/her WHEA membership will end also on the same day. If the athlete do not renew the license yearly before the end of January, WHEA gives a notice about the renewal and if the license is not renewed in time given in the notice, WHEA terminates the contract and won't do a new contract with the same person in the following 4 yrs.

### **3. Conditions**

The athlete who takes part to a competition under WHEA authority must have valid WHEA competition license, which must be paid at least 3 months before the competition along with valid WHEA anti-doping contract (see #2).

The athlete must fill out the personal data in the Suomisport-system fully, approve the terms and pay the licence).

The athlete must store his/her part of contract and prove it in the competition meeting/weight-in if needed via Suomisport-app.

### **4. New Contract**

New anti-doping contract or similar contract between the parties can not be done until at least four (4) years has gone from the day when the anti-doping contract has ended due termination. After this the new contract must be valid for one (1) year until the athlete can take part to any competition under WHEA.

### **5. Termination/sanctioning disposal**

Termination of the anti-doping contract by neither party is not stopping WHEA to ordain a penalty/ban based on

WHEA rules to the athlete in mention due doping breach during the validation of this contract.

### **6. Commitment by underage athlete**

The approver of this contract or WHEA member can not be under 18 yrs old. The membership of WHEA or this contract

can be approved on the day when the athlete turns 18. In the sports with junior classes, the parent of under 18 yrs athlete need to approve the contract.

## **7. Via this contract I agree that:**

1. I have committed not to use any of the forbidden substances and methods, which are listed at the time and published in the list, which is updated at each time on WADA or NADO webpages.
2. I have committed in every way to the anti-doping rules, which are obeyed during the validation of WHEA antidoping contract, World Anti-Doping Code (WADC) and to all international norms which are under it's precinct along with the discipline rules of WHEA and to the rules of my home country NADO.
3. I have committed to the doping-testing. During the validity of this contract I can be doping-tested anywhere, anytime without pre-notification by WHEA, WADA, FINADA or NADO.
4. WHEA has the right to order sanctions towards me in anti-doping violation cases, which are under the anti-doping rules and sanction rules of WHEA, WADA, FINADA or NADO.
5. I have had the opportunity to familiarize myself with the above rules and sanction rules.
  
6. I have committed to obey above mentioned rules, sanction rules and orders along with the possible changes which are done to them during the validity of this anti-doping contract, which I have approved.
6. If I am discontent to the decision, which concerns myself in the case what is done by the anti-doping rules mentioned above I can apply change to it as it is stated in the above mentioned anti-doping rules.
7. If I belong to the testing pool of WADA, WHEA or NADO, I am responsible to inform my up to date location info to WADA, WHEA or NADO and if needed to fulfill and change them as WADA, WHEA or NADO advices.
8. If I have been sanctioned or will be sanctioned to anti-doping rules based, six (6) months or longer ban in the sports due doping violation, I commit to pay WHEA 2000 euro (€) fine due violation of the contract before I can take part to any competition under WHEA jurisdiction even the ban would have been ended otherwise.
9. If the board of WHEA sees, that due the change of anti-doping rules or other reasons to change this contract in any way, the board of WHEA can, without informing me personally about termination of this contract, to inform together about the termination of all WHEA member anti-doping contracts at last day of that calendar year at 24:00, when the board has informed the members latest on the last day of November.
10. In the previously mentioned case I need to forward a new anti-doping contract to validation as it is stated in the anti-doping contract, rules or other rules of WHEA before I can compete in any competition under WHEA jurisdiction.
11. I have red this anti-doping contract and I understand it and I commit to obey it.
12. When entering the competitions, the license fee of the year has to be paid along with possible competition- and/or anti-doping fees.

## **MEMBERSHIP CONTRACT FOR WHEA (WORLD HEAVY EVENTS ASSOCIATION)**

I hereby with my license purchase confirm, that I have red the following rules, above mentioned anti-doping contract and I agree and I am committed to obey the rules, discipline rules and anti-doping rules of the WHEA along with the below mentioned competition contract.

Please note, that the WHEA anti-doping contract and rules connects you to WADA and your National anti-doping rules also.

The membership is valid as long as the athlete have valid yearly competition member license.  
The anti-doping contract is valid on going until it is terminated by neither party in written (email).

**1. WHEA rules:**

<https://www.worldheavyeventsassociation.com/association-rules/>

**2. WHEA anti-doping program and discipline rules:**

<https://www.worldheavyeventsassociation.com/antidoping-program/>

<https://www.worldheavyeventsassociation.com/whea-discipline-rules/>

3. By approving this contract I hereby confirm, that I compete/perform in the competitions or in other events organized under WHEA anti-doping program with my personal risk and I know that the events in the competitions/performances are including the risk of injury or other health problem. I commit to compete/perform with our own risk and I am in charge of our own insurances and in case of injury or other health problem we do not have any claims towards the organizers, staff, co-operators or other parties involved to the mentioned happening. I also grant all rights to the organizer to use our name, photo, program, voice or other material recorded during the happening in the organizers actions including news, promotions, marketing etc anywhere in the world.

**Links to the organizations:**

[www.wada-ama.org](http://www.wada-ama.org), [www.worldheavyeventsassociation.com](http://www.worldheavyeventsassociation.com)

World Anti-Doping Code (WADC) and the attachments belonging to it along with the international norms under it's pricict.