



ITF Privacy Notice – Players Participating in ITF Competitions

Note: This Privacy Notice does not apply to the Davis Cup, Billie Jean King Cup, Olympic Tennis Event and/or Paralympic Wheelchair Tennis Event. <u>Those competitions have their own privacy notice which</u> can be found on the ITF website at <u>www.itftennis.com</u> in the "Privacy Notices" section.

Please read this notice carefully.

The most recent changes to this Notice are underlined.

1. About Us

ITF Licensing (UK) Limited trading as the International Tennis Federation (ITF) is a data controller of any personal data it collects and holds about you. The ITF is referred to as "we", "us" and "our" in this Privacy Notice. We are a company registered in England and Wales under company number 02584446. We are registered on the Information Commissioner's Office Register; registration number Z5603782.

We are committed to protecting and respecting your privacy in accordance with the applicable data protection laws which impose certain obligations on us as a data controller. This notice provides you with the necessary information regarding your rights and our obligations, and explains how, why and when we process your personal data.

We may need to change this Privacy Notice in the future. These updates will be published on the ITF website, and we encourage you to regularly check the ITF website to stay informed about any changes that may apply to you and your data.

If you require any further information, or wish to contact us about how we collect and store your data, our contact details are:

Address Bank Lane, Roehampton, London UK, SW15 5XZ

Telephone Number +44 20 8878 6464

Data Protection Officer's Email dataprotectionofficer@itftennis.com

To comply with the General Data Protection Regulation (2016/679) we have appointed a European representative. If you wish to contact them, their details are as follows:

Bird & Bird GDPR Representative Services SRL Avenue Louise 235 1050 Bruxelles Belgium EUrepresentative.ITF@twobirds.com Key Contact: Vincent Rezzouk-Hammachi

2. Who this Privacy Notice applies to

This Privacy Notice explains how we will use the personal data of anyone who:

- applies for, or has a registered IPIN account with us;
- enters into and/or participates in any ITF tournament or event which is managed, controlled, owned or sanctioned by the ITF (excluding the Davis Cup, Billie Jean King Cup, Olympic Tennis Event and Paralympic Wheelchair Tennis Event);





each such person is referred to as "you" and "your" in this Privacy Notice.

3. How we obtain your personal data

We collect and process your data when you:

- register to obtain an IPIN and/or use our online services including to manage your IPIN account;
- enter, and then participate in tournaments and events sanctioned, managed, owned or controlled by the ITF;
- submit information to enable the ITF to assess your eligibility to participate in <u>tournaments and</u> <u>events sanctioned, managed, owned or controlled by the ITF</u> (e.g. wheelchair classification, national eligibility, gender eligibility);
- register for and then undertake online learning courses and training programmes such as ITF Academy;
- register for and use the ITF Athlete Management System (AMS) please see the separate ITF
 Privacy Notice Athlete Management System for more details, accessible via the ITF website
 here: ITF Privacy Notices | ITF;
- communicate with us in relation to your IPIN membership, participation in tournaments and events;
- submit applications, requests, and appeals to the ITF for consideration by the ITF Internal Adjudication Panel and/or Independent Tribunal and/or Safeguarding Panel convened under the ITF's Rules, Regulations, Policies and Procedures; and/or
- subscribe to our communications and marketing material.

We may also obtain data about you:

- that is publicly available, such as information from media, websites, and your social media accounts;
- from your ITF World Tennis Number profile (if you have one);
- from other organisations, including our National Associations and Regional Associations, the ATP, WTA and the Grand Slam Board, where those other associations lawfully share your information with us;
- from officials, other participants of competitions, members of the public, or other regulatory
 organisations, who write to us in relation to you or who we contact in relation to
 investigations, determining your eligibility to compete in ITF owned or sanctioned events, and
 other enquiries;
- from tournament medical staff, if you have been treated on-site and need to submit a medical withdrawal, and from the ITF's physiotherapists;
- from the International Tennis Integrity Agency, formerly the Tennis Integrity Unit, any ITFappointed service provider or other regulatory bodies as part of our role and responsibilities
 as the regulator of ITF competitions and only when that information relates to regulatory or
 criminal investigations in respect of illegal betting and other corrupt conduct, safeguarding
 issues, or other matters prohibited under the regulations applicable to a competition which
 you participate in;
- from other Anti-Doping Organisations (such as the World Anti-Doping Agency, National Anti-Doping Agencies and Major Event Organisers), any ITF-appointed service provider or other regulatory bodies as part of our role and responsibilities under the Tennis Anti-Doping Programme and the World Anti-Doping Code;





- from technology suppliers such as Electronic Line Calling systems in relation to your participation in our competitions;
- from our third-party data suppliers that undertake performance analysis during tennis matches;
- when we ask you to complete optional surveys that we use for research purposes and to provide you with a more relevant player and user experience; and
- when you digitally interact with the ITF via our websites and other digital channels, for example ITFUNO and the resources that you access which may include the use of cookies (subject to our Cookie policy).

4. The types of personal data we process

We may process a wide variety of personal data about you, including personal data about:

you as an	full name and title
individual	email address, home address and telephone numbers
	• gender
	date of birth
	nationality and country of residence
	your image
	language(s) spoken
	 passport details and/or residency cards to verify your nationality or age
	for children under 18yrs, information about your parents or guardians
your financial	• although not held by the ITF, through our financial online payment provider,
details (if	your bank account or credit card details when you provide these to us for
applicable)	processing payments
other	password, memorable data, and secret questions and answers
information	
identifying you	
your playing	activity and results in our competitions, and other international tennis
information	competitions such as the ATP tour, WTA tour, and the grand slams
	ranking (ATP, WTA, ITF and national)
	if applicable, your ITF World Tennis Number and related match results
	• tennis biography details such as when you started playing tennis, preferred
	surface, playing hand/doubles hand, and favourite player
	any other information you provide us for your tennis player profile
your <u>Player</u>	performance analysis data from tennis matches played by you and recorded
<u>Analysis</u>	by our third-party data suppliers for sporting reasons
<u>Technology</u>	
(PAT) Data	
your compliance	 information relating to potential or actual Code of Conduct violations,
with our <u>rules,</u>	including the ITF Safeguarding Code of Conduct
regulations,	• <u>information relating to potential or actual breaches of ITF policies, including</u>
policies,	but not limited to the ITF Safeguarding Adults Policy and the ITF
procedures and	Safeguarding Children Policy (or its equivalent in place from time to time)
<u>guidelines</u>	information relating to potential or actual breaches of ITF procedures,
	including but not limited to the ITF Safeguarding and Case Management
	Procedures (or its equivalent in place from time to time)
	• information relating to potential or actual breaches of ITF guidelines,
	including but not limited to the ITF Social Media Guidelines





	 information relating to your compliance with the Tennis Anti-Doping Programme, further specified in privacy notices included on doping control forms, the ADAMS system, and the TUE portal information relating to your compliance with the Tennis Anti-Corruption Program information that you provide in response to enquiries or investigations under relevant regulations, policies and procedures information relating to your compliance with the ITF Gender Eligibility Policy (or its equivalent in place from time to time) information that you provide to the ITF relating to applications, requests and/or appeals submitted for consideration by the ITF Internal Adjudication Panel and/or Independent Tribunal and/or Safeguarding Panel
your preferences	 whether you wish to receive marketing from us and which types of marketing material you would like to receive
your technology	device identifiers including IP address
your profile and	 details of our services with you, including how you access and use those
how you use our	services, for example via smart phone application, web browser etc
products and	• cookies
services	
your	information contained in any correspondence, or communications
correspondence	received or sent by you
your medical	• details (if any) about your health, medical and gender identity history, as
information	well as your racial and ethnic background that you provide to us, or that we
	receive from the ITF physiotherapists (or other ITF appointed medical
	<pre>practitioner(s)), through the Athlete Management System (AMS)</pre>
	information concerning medication and medical procedures for the
	consideration by the ITF Medical Panel
	Medical information provided or obtained in relation to any consideration
	of your compliance with ITF rules, regulations, policies, procedures and
	<u>guidelines</u>
your criminal	details (if any) about the potential or actual commission of a criminal
history	offence by you

5. How we will use your personal data and the legal basis for using that personal data

Performance of our contract with you

Fulfil the contract of service that you enter into with us (e.g. when you register for IPIN or enter competitions subject to the regulations)

We may use your personal data to:

- verify your identity, set up your account and authenticate your registration when you register with us
- receive and manage payments made for IPIN and tournament entries and fines
- take steps in accordance with or linked to fulfilling our contractual obligations to provide you with IPIN services, and to administer your entry into and participation in Tours events (or your withdrawal)
- if you provide a credit or debit card, we use third parties to check the validity of the sort code, account number and card details you submit in order to prevent fraud
- communicate with you

Enable our business and pursue our legitimate interests or those of a third party





B.4	Mr. 11
Manage competitions	We will use your personal data to:
and tournaments, and	organise, facilitate and promote our competitions, tournaments
assist in the facilitation	and events
of regional and national	 process accreditation requests from you for ITF tournaments
tournaments	facilitate your participation in national or regional competitions
	 provide accurate information to your National Association and the
	other tennis governing bodies, including each of the Grand Slams
	including your ITF ranking, WTN ranking, email address, nationality,
	DOB
Develop the game	We may use your personal data to develop tennis as a global sport and
	encourage participation
Regulate and protect	We may use your personal data to:
the integrity of the	 ensure your adherence to the rules, regulations, codes of conduct,
game	policies and/or procedures that apply to the competitions that you
	are playing in
	investigate and resolve any disciplinary issues or potential
	breaches of our Rules and Regulations and/or Codes of Conduct
	and/or Policies and/or Procedures that you may be involved in
	uphold the highest stands of integrity in respect of the game of
	tennis and of the ITF
Monitor and research	We may use your personal data to:
	 monitor how the game is played and the ways it is evolving to
	improve player experience
	undertake research to improve player performance and decrease
	the incidence of injury
	 undertake research to enhance the general appeal and global reach
	of the game
	 undertake research to improve tennis facilities, resources and
	equipment such as tennis courts, rackets and methods of umpiring
	• gather statistics about registration, memberships, accreditation
	and people interested in tennis
Commercial use of	We may use your personal data to sell or license to third parties, or
match and player	otherwise permit third party use of, information relating to:
information	 our competitions, tournaments and events (including photographs,
	footage, match statistics and results, and player biographies) for
	commercial purposes (such as creating editorial content or betting
	markets)
	• your IPIN membership, for the purpose of providing you partner
	benefits (e.g. discounts on products from TennisPoint)
Delivery of the ITF	We may use your personal data to feed into and maintain the integrity
World Tennis Number	of the algorithm that generates the ITF World Tennis Number project.
Other business interests	We may use your personal data to:
Other pusifiess fifterests	publish and maintain on the ITF website, your ITF Player Profile
	which records your basic biographical information (name, age and
	nationality) and tennis record
	update, consolidate and improve our business, websites and the
	services (either directly or via third-party organisations) that we
	provide to you, as well as the accuracy of our records





	 to facilitate your access to, and to improve the functionality of, our initiatives, systems, and services hosted by third-party organisations (e.g., the Athlete Management System (AMS)) monitor the use of your account/membership with us, link together your different accounts with us (e.g., IPIN and the Athlete Management System (AMS)) and tailor communications to your tennis preferences and
	 obtain your feedback and respond to and rectify complaints received by you or about you develop and improve our federation and facilitate investment in, and the growth of, our business
Comply with our safeguarding, legal and regulatory obligations and codes of practice	We may use your personal data to monitor, prevent, investigate and/or report non-compliance with ITF rules and regulations or other <u>policies</u> , codes of conduct <u>and procedures</u> , including the ITF Safeguarding and <u>Case Management Procedures</u> (or its equivalent in place from time to <u>time</u>).
Investigate and respond to complaints, disputes and where necessary to bring or defend legal claims	 We may use your personal data to: identify and record facts and evidence investigate and respond to complaints, disputes, regulatory investigations and/or to bring or defend legal claims
Legal Obligations	
Compliance with applicable laws	We may use your personal data to comply with applicable laws and protection of the ITF's legitimate business interests and legal rights, including, but not limited to safeguarding, regulatory and investigative purposes (including disclosure of such information in connection with legal process or litigation).
Consent	
	We may seek your consent to use your personal data. When we ask for your consent, we will explain the reasons why. You are entitled to refuse consent. However, your refusal to provide consent may mean that we are unable to provide you with the service that you have requested, accept your application for an IPIN, manage your profile on the Athlete Management System (AMS) or manage your participation in ITF tournaments and competitions.
	Where we have relied on your consent to process your personal data (including special category data), you are entitled to withdraw your consent to this at any time. Please contact us if you wish to do so. If you withdraw your consent, we will not continue to process this information for the purpose for which consent was obtained, but this will not impact the validity of any processing undertaken before you withdrew your consent.
Substantial Public Interes	t Reasons
Where processing is necessary for reasons of substantial public interest	We may process information about your medical history, gender identity history, ethnic and racial background, and information about any criminal convictions you have had ("Special Category Data").
	Any Special Category Data will only be processed where it is necessary and only:





• with your prior explicit consent (which we will collect separately); or

- where we are legally permitted or required to process this information without seeking your consent because it is necessary for substantial public interest, which includes:
 - processing for the purposes of our Tennis Anti-Doping Programme which is designed to eliminate, identify and prevent doping, and to provide information about doping or suspected doping where necessary;
 - processing for the purposes of the Tennis Anti-Corruption Programme and any other integrity rules, measures or practices which are aimed at protecting the integrity of tennis from dishonesty, malpractice or other seriously improper conduct;
 - processing in order to protect the integrity of our sport, including against fraudulent or corrupt practices, and ensuring a level playing field between participants (e.g. classification for wheelchair tennis players and compliance with the ITF Gender Eligibility Policy);
 - protecting children and adults at risk against physical, mental or emotional harm, or neglect; <u>and/or</u>
 - o processing for the purpose of addressing non-compliance with the regulations applicable to our competitions.

Where we process your personal data on the basis of legitimate interests, you can request a copy of the balancing test for that data processing using the contact details set out at the beginning of this notice.

As part of our responsibility to ensure the safety and integrity of our Tours and related programmes, the ITF may process personal data relating to criminal convictions and offences. This may occur, for example, when conducting background checks for safeguarding purposes, assessing eligibility for participation, or complying with legal and regulatory obligations.

This processing is carried out in accordance with Article 6 of the UK GDPR and Schedule 1 of the Data Protection Act 2018, under the condition of substantial public interest, specifically for the purpose of safeguarding children and individuals at risk.

We ensure that:

- criminal offence data is only collected where strictly necessary and relevant;
- access is restricted to authorised personnel with appropriate training.
- robust security measures are in place to protect the data; and
- data is retained only for as long as necessary and in line with our retention policies.

If you have any questions about how we process criminal offence data, or wish to exercise your data protection rights, please contact us at dataprotectionofficer@itftennis.com.

6. How we use your personal data to make automated decisions

Sometimes we will make an automated decision on the basis of your personal data. These help to ensure that the management of our competitions is quick, fair and efficient. The types of automated decisions we make are:



V4



- to calculate your ranking and determine entry into tournaments;
- to prevent you from entering a tournament if you have unpaid fines (as per the regulations), have not completed the Tennis Integrity Protection Programme, or are otherwise prevented from entering.

These are made pursuant to the contract we have with you regarding your IPIN registration and compliance with the applicable Tours regulations.

You can ask us to review any automated decision that we have made taking into account any additional information you wish to provide to us.

7. Marketing

We may ask you, when you provide us with your personal data, if you are happy for us to contact you by telephone, post, email or SMS about products and services offered by us which we think may be of interest to you.

If you do not agree to this, we will not use your personal data for this purpose.

We will use your personal data to enable us to provide you with information that is most relevant to you.

If, at any time, you change your preferences and either do wish to receive such communications or wish us to stop sending you such communications you can let us know by one of the following methods:

- 1. log in to your IPIN account and check or uncheck the communication preferences options under the heading 'Personal Details' in the 'My Profile' section.
- 2. email us at dataprotectionofficer@itftennis.com and we'll be happy to contact you to help change your preferences. (As this isn't a secure channel, please don't include any personal details in any emails sent to this address.)
- 3. click the 'Update your details' or 'Unsubscribe' link on any marketing emails that we send you.

8. Who we share your personal data with

Your personal data may be shared with ITF Limited, registered in the Bahamas, and our other group companies. Hosting and storage of your personal data takes place at the ITF's secure data storage facilities in Roehampton and Slough (United Kingdom), and also on our Hosted Service Provider platforms (Microsoft's Office 365 and Azure cloud hosting platforms). All data is stored in the UK or European Union.

We may share your personal data with:

- you and your representatives and agents and other persons you ask us to share your data with;
- organisations engaged in the process of making or receiving payments on our behalf (including WorldPay);
- National Associations and Regional Associations;
- the other tennis governing bodies ATP, WTA, the Grand Slam Board, Tennis Australia, French Tennis Federation, Wimbledon, and United States Tennis Association;
- anti-doping organisations, such as the World Anti-Doping Association, your national anti-doping organisation and our appointed anti-doping service provider;
- the International Olympic Committee and International Paralympic Committee;



V/4



- Tournament Organisers and officials;
- medical experts, expert risk assessors, external investigators and any other experts or advisors
 that the ITF engages under its Rules and Regulations in order to investigate and resolve any
 disciplinary issues or potential breaches of our Rules and Regulations and Codes of Conduct;
- sports disciplinary, <u>safeguarding and/or eligibility</u> bodies and/or panels that have responsibility under the regulations, <u>rules</u>, <u>policies and/or procedures</u> to hear <u>requests</u>, cases, appeals, and <u>applications</u>, including the International Tennis Integrity Agency, the Independent Tribunal (<u>currently</u> run by Sport Resolutions UK), <u>the Safeguarding Panel</u> (<u>currently run by Sport Resolutions UK</u>), the Court of Arbitration for Sport, <u>and ITF Medical Panel</u>;
- our sports data partners (including <u>Infront</u>) for commercial use (such as creating editorial content, or betting markets);
- our commercial partners (including TennisPoint and OFX) for commercial use (such as offering you discounts on tennis-related products) if you consent to receive information from ITF partners;
- our platform services providers that deliver ITF initiatives, e.g. the ITF World Tennis Number (<a href="https://doi.org/10.1001/j.jrc/no.10
- <u>Teamworks Innovations UK Limited a third-party organisation that manage the Athlete Management System (AMS) on our behalf;</u>
- other players who request access to their Player Analysis Technology ("PAT") data but only if your personal and/or PAT data is bundled with that data. Please note that we do not hold this data but rather instruct our sports data partner to provide the PAT data requested directly to the player;
- third parties as is strictly necessary for the effective application and enforcement of rules, regulations, policies and procedures;
- any person, organisation or authority as is required by applicable law(s); and
- our advisers, auditors, agents and suppliers who act or may act on our behalf.

Some of these third parties will act as a processor on behalf of the ITF, and only on our instruction. Others will be a separate data controller in respect of that personal data and will process your personal data in accordance with the applicable data protection laws relevant to that organisation.

Personal data may be shared with government authorities, courts, arbitrators and/or law enforcement agencies if mandated by law or if required for the legal protection of our legitimate interests in compliance with applicable laws.

9. How long we will hold your data

We will hold information about you only for as long as we need it for the purpose for which we collected it, which is as follows:

- We will retain and process information about you as long as you continue to hold an active IPIN
 membership or play in our Tours, participate in our competitions, log onto our websites, platforms
 or online portals or use our services (including engaging with emails, entering tournaments,
 registering for ITF events, making purchases or downloading content). We will keep your personal
 data for a reasonable period from the date you cease to have an account, login credentials or
 membership with us.
- where you have consented to us using your data for direct marketing purposes, we will process the data while you continue to engage with our emails, and for a period of 6 months from when





you stop. If you ask us to stop processing your data for this purpose, we will keep a record of the fact that you have asked us not to send you direct marketing or to process your data indefinitely so that we can respect your request in future.

We may retain the data for longer where it is necessary for us to meet our legal and regulatory obligations. For example, personal data linked to disciplinary and/or eligibility cases under applicable regulations and policies, subject access requests, disputes, or safeguarding investigations will be kept for as long as it is necessary for those purposes, as each is applicable.

We also retain results of your participation in our competitions indefinitely, as historical records of the sport. We may publish this information publicly online, use this for research into the game, or share it with 3rd parties as outline above. Any special category data that we retain for research purposes shall be anonymised so that you are not identifiable, otherwise we shall seek your consent to retain and use your personal data for research purposes.

10. Your legal rights

You have a number of rights over your personal data processed by us. These include:

- access to, and correction of, incomplete, inaccurate or outdated personal data
- transmission of personal data to you or to another person or organisation
- erasure of personal data
- restriction to our processing of your personal data
- objection to processing personal data

If we receive a request from you to exercise any of the above rights, we may ask you to verify your identity before acting on the request; this is to ensure that your data is protected and kept secure.

The extent of these rights are limited by law and we may not act on part or all of your request(s) where the right(s) are not applicable. If we do not act on your request, we will explain our reasons why.

Please contact us through our Data Protection Officer or EU Representative if you require any further information or wish to make a request to exercise any of your rights under applicable Data Protection laws.

In most cases we will respond to your request within one month.

11. Sending your personal data outside the UK and the EEA

We may transfer and your data may be processed outside the United Kingdom (UK) and the European Economic Area (EEA). This includes:

- National Associations or Regional Associations or tournaments outside the EEA if you have entered a tournament taking place in that nation or region, or are otherwise associated with them;
- the ATP, WTA, United States Tennis Association and Tennis Australia;
- the International Tennis Integrity Agency; and
- World Anti-Doping Agency.



September 2025

V4

Where we transfer your data outside of the EEA, we will create and maintain appropriate safeguards so that your personal data is subject to the same standards and protections as when we are processing your personal information inside the EEA.

You can contact us for more information about this.

12. How to complain

Please contact us using the contact details in the "About Us" section above if you are unhappy with the outcome of any of your requests to exercise your rights, or how we handle your personal data.

You are also entitled to complain to the Information Commissioner's Office via www.ico.org.uk.

13. Our Privacy Notice available in other formats

We can provide THIS Privacy Notice in large print, Braille and audio upon request.