

ITF TENNIS PHOTO OF THE YEAR 2025 COMPETITION

Competition Terms and Conditions

1. The Promoter

- 1.1 The Promoter is ITF Licensing (UK) Limited trading as the International Tennis Federation, with registered address, Bank Lane, Roehampton, SW15 5XZ, United Kingdom.

2. The Competition

- 2.1 The title of the Competition is "ITF Tennis Photo of the Year 2025".

3. How to enter

- 3.1 The Competition will run from 11:00 GMT on 19 August 2025 (the "**Opening Date**") to 12:00 GMT on 5 December 2025 (the "**Closing Date**") inclusive.
- 3.2 All entries received after the Closing Date are automatically disqualified.
- 3.3 To enter the Competition entrants must:
- a) Submit your entry via the details at - ITFTennis.com
 - b) upload the photograph(s) they wish to submit.
- 3.4 Entrants can submit a maximum of 3 photographs to the Competition between the Opening Date and Closing Date. For the avoidance of doubt, the submission of photograph(s) can be done in one entry (i.e., three photographs in one entry) or over three entries (i.e., one photograph over three separate entries).
- 3.5 The Competition is free to enter and no purchase is necessary.
- 3.6 Photographs entered must be taken in 2025.
- 3.7 The Promoter will not accept responsibility for competition entries that are incomplete, lost, deleted, or damaged or delayed in submission, regardless of cause, including, for example, as a result of any equipment failure, technical malfunction, systems, satellite, network, server, computer hardware or software failure of any kind.
- 3.8 By submitting a Competition entry, you are agreeing to be bound by these terms and conditions and you acknowledge that you are responsible for ensuring that your entry into the Competition and your compliance with these terms and conditions does not breach any applicable laws and/or regulations in any relevant jurisdiction.

- 3.9 For help with entries, please email content@itftennis.com. Please see ITFTennis.com for a copy of these Competition terms and conditions.
- 3.10 The Competition entries will be judged by a panel of 3 judges appointed by the Promoter ("**Judging Panel**"). All entries will be judged individually on their merits based on the originality and creativity of the entry.
- 3.11 The Promoter will send the full names of the judges to anyone who writes within one month after the Closing Date of the Competition requesting details of the judges and who encloses a self-addressed envelope to the Promoters address set out in terms and conditions.

4. Eligibility

- 4.1 The Competition is only open to individuals aged 18 years or over, except:
- a) employees of the Promoter or its holding or subsidiary companies;
 - b) employees of agents or suppliers of the Promoter or its holding or subsidiary companies, who are professionally connected with the Competition or its administration;
 - c) members of the immediate families or households of (a) and (b) above.

For the avoidance of doubt, freelancers engaged by the Promoter for the Promoter's events are eligible to enter.

- 4.2 In entering the Competition, you confirm that you are eligible to do so and eligible to claim the Competition Prize (as defined below). The Promoter may require you to provide proof that you are eligible to enter the Competition, including proof of age and identity.
- 4.3 The Promoter will not accept Competition entries that are:
- a) automatically generated by computer or created by artificial intelligence;
 - b) completed by third parties or in bulk;
 - c) illegible, have been altered, reconstructed, forged or tampered with; or
 - d) incomplete.
- 4.4 Entries on behalf of another person will not be accepted and joint submissions are not allowed.
- 4.5 The Promoter reserves all rights to disqualify an entrant if the entrant's conduct is contrary to the spirit or intention of the Competition.

5. The Prizes

- 5.1 The Judging Panel will select one (1) winner ("**Winner**"), two (2) runners-up ("**Runners-Up**") and seven (7) shortlists ("**Shortlist Finalists**", together defined to be "**Prize Winners**"). For the avoidance of doubt there will be (10) Prize Winners in total.
- 5.2 The Competition prize for the Winner comprises the following:
- a) a \$3,000 (three thousand United States dollars) cash prize;
 - b) prominence of the winning photo on the Promoter's websites and social media channels.
- 5.3 The Competition prize for each of the Runners-Up comprises the following:
- a) a \$1,000 (one thousand United States dollars) cash prize;
 - b) prominence on the Promoter's websites and social media channels.
- 5.4 The Competition prize for each Shortlist Finalist comprises:
- a) a \$500 (five hundred United States dollars) cash prize;
 - b) prominence on the Promoter's websites and social media channels.
- 5.5 The Competition prizes set out in conditions 5.2-5.4 (inclusive) are together referred to herein as the "Competition Prizes".
- 5.6 The Competition Prizes are supplied by the Promoter. The Promoter reserves the right to replace the Competition Prizes with alternatives if circumstances beyond the Promoter's control make it necessary to do so.
- 5.7 The Competition Prizes are not negotiable or transferable and cannot be resold.
- 5.8 The Promoter will contact the Prize Winners using the email address supplied at the point of Competition submission.

6. Prize Winners

- 6.1 The decision of the Judging Panel appointed by the Promoter is final and no correspondence or discussion will be entered into.
- 6.2 The Promoter will contact the Prize Winners as soon as practicable after the announcement date (Monday 15 December 2025), using the email address provided with the Competition entry.
- 6.3 The Promoter must either publish or make available information that indicates that a valid award of the Competition Prizes took place. To comply with this obligation the Promoter will publish the surname and county of the Prize Winners. If you object to any or all of your surname and county

being published or made available, please contact the Promoter at content@itftennis.com. In such circumstances, the Promoter must still provide the information and winning entry to the Advertising Standards Authority on request.

- 6.4 The Prize Winners may be asked to take part in certain promotional activities of the Promoter relating to the Competition as a condition of receiving a Competition Prize.

7. Claiming Competition Prize

- 7.1 Within 5 days after receiving the confirmation email from the Promoter that the entrant may be awarded a Competition Prize, the entrant must:

- a) submit to the Promoter an image consent form as set out in Annexure A ("**Image Consent Form**") completed by (or, if applicable, a guardian on behalf of) all identified individuals who are under 18 years old who and are pictured in the photograph(s); and
- b) confirm that they are able to accept the Competition Prize.

- 7.2 In the event that any Prize Winner fails to comply with condition 7.1 (or the Promoter otherwise determines that the relevant Prize Winner has breached these terms and conditions), the Promoter reserves the right to offer such Prize Winner's Competition Prize to the next eligible entrant, as judged by the Judging Panel.

- 7.3 A Competition Prize may not be claimed by a third party on any Prize Winner's behalf.

- 7.4 The Promoter does not accept any responsibility if a Prize Winner is not able to take up their Competition Prize.

8. Limitation of liability

- 8.1 Neither the Promoter, nor any of its affiliates, agents, employees, officers, directors or representatives will be liable (to the extent permitted by law) for any direct, indirect or consequential loss or damage arising out of the organising or holding of the Competition or as a result of any entrant's participation in the Competition or as a result of the winning, collecting, use or enjoyment of a Competition Prize, or if the Competition does not run as planned. Competition entrants' statutory rights are not affected.

- 8.2 The Promoter reserves the right to otherwise cancel the Competition or to amend these terms and conditions and/or any of the Competition Prizes at any time without notice and no liability shall attach to the Promoter as a result thereof.

9. Ownership of Competition entries and intellectual property rights

- 9.1 The Promoter does not claim any rights of ownership in your Competition entry (including your photograph(s)).

- 9.2 Entrants agree that the Promoter may, in their sole discretion: make your entry (including your photograph(s)) available in promotional material related to the competition, which could include the ITF, Davis Cup and Billie Jean King Cup websites and social media channels and in any other media; distribute your entry (including your photograph(s)) to third parties via the Promoter's press releases promoting the Competition; and use your entry (including photograph(s)) for branding at the Promoter's events for the purposes of promoting the Competition only. You grant the Promoter a non-exclusive, worldwide, irrevocable licence in perpetuity to use, display, publish, transmit, copy, edit, store and re-format your Competition entry (including your photograph(s)) for the purposes of promoting the Competition. You acknowledge that Promoter's use of your entry in accordance with these terms and conditions (including your photograph(s)) is without the payment of any further fee or compensation.
- 9.3 If requested by the Promoter, you agree to sign any further documentation required by the Promoter to give effect to the arrangements set out in these terms and conditions. To the extent permitted by law, entrants unconditionally and irrevocably consent to any act or omission that would otherwise infringe any moral rights in their entry.
- 9.4 Entrants confirm and promise that their entry is original and does not infringe the intellectual property rights of any third party.
- 9.5 Entrants warrant that they have obtained all necessary consents and permissions to use the images of other individuals (including individuals who are under 18 years old) in their entry for the Competition and for Promoter to use their image in the entry as described in these terms and conditions.

10. Data protection and publicity

- 10.1 The Promoter will process the personal information of entrants submitted by the entrant in the entry. Details from entries will be collected and used for the purposes of conducting this Competition (which may include disclosure to third parties for the purpose of processing and conducting the Competition). Entrants may access, change and/or update their personal data by contacting content@itftennis.com. Further details on how Promoter will process your personal data is set out in the Promoter's Marketing Policy (available at <https://www.itftennis.com/en/about-us/privacy-notice>). See also condition 6.3, with regard to the announcement of the Prize Winners.

11. General

- 11.1 If there is any reason to believe that there has been a breach of these terms and conditions, the Promoter reserve the right to, at its sole discretion, exclude any entrant from participating in the Competition.
- 11.2 The Promoter reserves the right to hold, void, suspend, cancel, or amend the Competition where it becomes necessary to do so.

11.3 These terms and conditions shall be governed by English law, and the parties submit to the non-exclusive jurisdiction of the courts of England and Wales.

Annexure A – ITF Tennis Photo of the Year 2025 Competition Image Consent Form

ITF Tennis Photo of the Year 2025 Image Consent Form

I hereby give my consent for ITF Licensing (UK) Limited (“ITF”, “you”, “your”) to use the photograph featuring my child submitted by (*signatory to enter Competition entrant’s name*) to ITF for the ITF Tennis Photo of the Year 2025 Competition (“**Photograph**”) (“**Competition**”).

I agree that the Photograph may be used without further consent for the purpose of promoting the Competition, ITF, Davis Cup, Billie Jean King Cup and the sport of tennis, by (including but not limited):

- making the Photograph available on the ITF, Davis Cup and Billie Jean King Cup websites and social media channels and in any other media;
- distributing the Photograph to ITF’s third parties via ITF’s press releases; and
- using the Photograph for branding at ITF events, (together the “**Permitted Purposes**”).

I acknowledge that ITF’s use of the Photograph is without the payment of any further fee or compensation.

I agree to ITF:

- storing copies of the Photograph for as long as necessary to fulfil the Permitted Purposes and storing my contact details (the “**Contact Details**”) on its database in case ITF needs to contact me;
- sharing the Photograph with ITF’s third parties for the Permitted Purposes.

I acknowledge that I can withdraw my consent given in this consent form at any time by writing to ITF at communications@itftennis.com. This will not affect the lawfulness of any processing carried out before I withdraw my consent.

For data protection purposes ITF is the controller of (and responsible for) the personal data comprising the Photograph and the Contact Details. ITF will:

- ensure that it complies with the requirements of all legislation and regulatory requirements in force from time to time relating to the use of the Photograph and the Contact Details; and
- process the Photograph and the Contact Details in accordance with ITF’s Marketing Policy (available at <https://www.itftennis.com/en/about-us/privacy-notices>).

This image consent form is governed by English law and the parties submit to the exclusive jurisdiction of the English courts.

Child’s Name:.....

Guardian’s Name:.....

Guardian’s Signature:.....

Email:.....

Telephone including country code:.....

Date:.....