



FEDERAZIONE ITALIANA GOLF

INFORMATION

Pursuant to articles 13 and 14 of EU Regulation 2016/679 (hereinafter “GDPR”)

Dear Sir or Madam,

We hereby inform you that the **Italian Golf Federation** (hereinafter “Federation”) - Data Controller – shall process for the purpose indicated here below your personal data collected from you or acquired during your enrolment in national or international competitions organised directly by the Federation or by the Golf Club where the competition is held.

In particular, the Federation shall process the following personal data:

- a) Personal and identification data (name and surname, nationality, date of birth, e-mail);
- b) Competitive sports fitness and medical documentation for disabled players;
- c) Photos and videos made during sport events or official events organised by the Federation.

Moreover, we hereby inform you that the Italian Golf Federation will process the aforementioned athlete’s personal and particular data submitted and acquired during the registration phase for the competition above.

In particular, the Federation shall process the following personal and particular data:

- d) Data useful to establish the health condition indicated in the statement regarding prevention for covid-19 infection you have duly signed.

The data indicated in letter b) and d) are considered “particular” as foreseen by article 9 of the GDPR and shall be processed within the limits and guaranties indicated in the provisions of the sector.

1. Legal basis and purpose of the processing.

1.1. The processing of the data indicated in letter a) is based on the will of the aforementioned party to enrol in the competitions described in the epigraph and is aimed at managing their participation to the competitions, in compliance with the Italian, global, government and sport law provisions and the provisions contained in the By-laws and Internal Regulations;

1.2. The processing of the data indicated in letter b) and d) is based on public interest reasons of health security and is aimed at managing your participation in the aforementioned competitions, in compliance with the Italian, global, government and sport law provisions and the provisions contained in the By-laws and Internal Regulations;

1.3. The processing of the data indicated in letter c) is based on the Federation’s legitimate interest and is aimed at sport information and promoting the Federation’s image and mission.

2. Processing methods

2.1. The processing is made by the Federation’s personnel also via electronic means as indicated in article 4 n. 2) of the GDPR, i.e.: the processing of personal data may foresee data collection, registration, organisation, view, processing, amendment, selection, extraction, comparison, use, interconnection, blocking, communication, erasure and destruction.

2.2. More specifically, the Federation and/or the Golf Club where the competition is held shall process the data inserted by you or your Federation in the database used by this Federation.



FEDERAZIONE ITALIANA GOLF

3. Mandatory nature of the provision

3.1. Data provision for the purposes indicated in points **1.1.**, **1.2.** and **1.3.** is strictly required for the enrolment in the competitions indicated in the introduction paragraph.

Any denial shall make your enrolment in the competition impossible.

4. Data recipients

4.1. The Federation shall communicate your personal data to:

- a) all those official subjects who need to have these data to achieve the aforementioned goals;
- b) Federal bodies and FIG's local organisations, CONI (Italian Olympic Committee), CIP (Italian Paralympic Committee), affiliated clubs, EGA, R&A, CIO (International Olympic Committee), Foreign Federations and Clubs and RCE (Ryder Cup Europe);
- c) insurance companies with whom the Federation stipulates contracts for foreign players

4.3. The data indicated in letter c) shall be published on the official website and distributed via audiovideo, press and paper means.

4.4. Access to your data is also allowed to the Federation's personnel in charge of the aforementioned goals, duly authorised and instructed for processing your data.

4.5 The data indicated in letter d) shall be processed by the Federation's personnel, duly authorised in compliance with article 29 of the GDPR and shall not be communicated to third parties but for the cases foreseen by the law.

5. Transfer of data abroad.

5.1. Personal data are stored in servers located in Italy. Nonetheless, if deemed necessary, the Controller may transfer the data also out of the EU. In this case, the Controller hereby guarantees the transfer of the data out of the EU shall be made in compliance with all applicable law provisions indicated in Chapter V of the GDPR.

5.2. Apart from the cases indicated in point **5.1.**, your data may be transferred out of the EU for international sport events (indicated in article 4 letter b). In this case, data processing shall be regulated as foreseen in chapter V of the Regulation and authorised in compliance with specific EU provisions. Therefore, the transfer shall be made taking all precautions required for the most comprehensive protection of personal data, based on: a) suitability of the third countries with the provisions indicated by the European Commission; b) suitable guarantees of the third party, in compliance with article 46 of the Regulation; c) adoption of binding business provisions.

5.3 The Federation shall not communicate any particular data indicated in letter d).

6. Data retention period

6.1. Your data will be stored for 10 years from the moment of insertion into the federal database. Data update checks to verify they are in line with the purpose of their collection and processing shall be performed on a regular basis.

6.2 The data indicated in letter d) will be stored for for the time required to achieve the goals for which they have been collected, in compliance with specific law provisions and, however, until the end of the emergency linked to the COVID19 pandemic.



FEDERAZIONE ITALIANA GOLF

7. Data Controller

Italian Golf Federation

Viale Tiziano, 74 - 00196 Rome

fig@federgolf.it

Tel: 06 3231825

8. Data Protection Officer

You can contact the Data Protection Officer appointed by the Controller at dpo@federgolf.it

9. Rights of the data subject

You have the right to know about your data at any time; know how they have been obtained, verify they are correct, complete, updated and well stored, ask their rectification or erasure, in compliance with articles 16 and 17 of the GDPR. Moreover, you have the right to receive the data the controller has obtained from you and processed following your consent in a structured and commonly used format, readable by any automated device and to withdraw your consent to data processing.

As foreseen by article 21 of the GDPR, you have the right to oppose the processing of part or all data for reasons linked to your particular situation. These rights can be exercised via specific appeal – also, if you wish, by using the form issued by the Italian data protection Authority, which you can download from www.garanteprivacy.it – to be sent via registered letter or email to the data controller. You also have the right to file a complaint to the Italian data protection Authority.

Place and date

The Data Controller

Acknowledged and accepted

MARZO 2021