

# DATA PROTECTION & MEDIA RIGHTS

It is the very goal of Pro Golf Tour to ensure the protection of your personal data. Pro Golf Tour will strike balance between the appropriate but necessary use of your personal data and their security. For that reason, we inform what data we are going to collect, how we use it and where a member can turn to with concerns and requests.



## 1) Personal data

All personal or material circumstances that can be referred directly or indirectly to the member are in the scope of this agreement. Such information will include: contact details, career/tournament history, portrayal, bank account information, details of disciplinary matters, performance statistics.

This agreement also encompasses health data, especially for doping investigations, see 4) b.

## 2) Responsible institution

The responsible institution for the use of such personal data is: EPDT Golf Tours GmbH, Hausener Straße 29, 86420 Diedorf, Germany.

## 3) Use of data

Member's personal data will only be collected, stored, modified, transferred or otherwise used (hereinafter: use of data):

- a. for the purpose of this agreement as set out in 4) or
- b. according to the General Data Protection Regulation (GDPR) of the European Union, the German Federal Data Protection Act (BDSG) or any relevant legislation that permits such use of data, e.g. the German Artistic Copyright Act (KUG)

as stipulated under <https://www.progolftour.de/privacy-policy.html> in the Data Protection Rules of the Pro Golf Tour. Within this framework, personal data can be transferred to and used by entities other than the responsible institution. Personal data will be stored for the time its use can serve at least one of the aforementioned permissions. Accordingly, personal data can be stored and used after the member has resigned or died.

## 4) Purpose of use

For the purpose of this agreement personal data will be used for the following:

- a. Conduct of this golf tour and the conduct of future tournaments of the same kind, e.g. registration, organisation, collection and distribution of membership fees, tax requirements, public relations, public announcements on the golf course, communication with members, media or sponsors.
- b. Conduct of disciplinary measures and investigation or prosecution of civil or criminal misbehaviour or breach of contract, e.g. doping offenses.
- c. Licensing and exploitation of media that support this and future golf tours' acceptance in the public, with other media or sponsors, e.g. display of and advertising with member's portrayals in videos or pictorial forms. Member's possible entitlement to license fees is fully satisfied with the right to participate in the tournament.

Health data will only be used for the purposes set out in 4) b., notwithstanding the purposes of any relevant legislation.

## 5) Consent, revocation and consequences

In order to close this agreement, the member or player has to consent to the use of data according to the aforementioned regulations. He or she can access the declaration of consent under:

[www.progolftour.de](http://www.progolftour.de)

The member or player may revoke this consent with effect in the future by notifying the responsible Institution. Upon revocation of consent, the Pro Golf Tour is empowered to terminate the entire agreement. The revocation does not affect the use of data according to relevant legislation under 3) b.