ATHLETES & DATA PRIVACY

The ITU Anti-Doping Rules requires Athletes and Athlete support personnel to furnish a significant amount of personal information to the ITU and their relevant National Anti-Doping Organization as well as WADA, Third Parties with whom ITU has contracted, etc.

As a result, it is essential that the ITU, just like all other anti-doping organizations subject to the Code, appropriately protect the personal information that it processes both to meet legal standards and to ensure the continued confidence and trust of those involved in organized sport.

There are a variety of safeguards taken by ITU to ensure that it adheres to a set of minimum privacy protections when collecting and using athlete personal information such as information relating to whereabouts, doping controls and TUEs.

- **Applicable legislation: the ISPPPI.**

  The ITU respects and implements the ISPPPI and conforms to all its principles when collecting and handling personal information pursuant to the Code and its ITU Anti-Doping Rules.

  By respecting the principles of the ISPPPI, ITU makes sure to apply appropriate, sufficient and effective privacy protections to the personal information they process when conducting its anti-doping program, in recognition of the fact that personal information gathered in the anti-doping context can impinge upon and implicate the privacy rights of persons involved in and associated with organized sport.

  The ITU Anti-Doping Rules recognize and affirm the importance of ensuring that the privacy rights of persons subject to anti-doping programs based on the World Anti-Doping Code are fully respected.

- **The ITU Athletes Agreement**

  Because the ISPPPI requires personal data to be collected and processed on the basis of consent, or another legal basis, ITU has made it clear both in the ITU Anti-Doping Rules, which all ITU athletes agree to comply with as a matter of eligibility, and in the Athletes
Agreement, which all Athletes agree to as a condition of participating in ITU events, that all Athletes consent to the ITU’s usage of their information; so long as this information is used in accordance with the ISPPPI and any other applicable data privacy laws.

- **The ITU Anti-Doping Rules**

For ease of reference, the relevant portions of the 2017 ITU Anti-Doping Rules read as follows:

**Article 15 Confidentiality and Reporting**

(...)

15.6 Data Privacy

15.6.1 The ITU may collect, store, process or disclose personal information relating to Athletes and other Persons where necessary and appropriate to conduct their anti-doping activities under the Code, the International Standards (including specifically the International Standard for the Protection of Privacy and Personal Information) and these Anti-Doping Rules.

15.6.2 Any Participant who submits information including personal data to any Person in accordance with these Anti-Doping Rules shall be deemed to have agreed, pursuant to applicable data protection laws and otherwise, that such information may be collected, processed, disclosed and used by such Person for the purposes of the implementation of these Anti-Doping Rules, in accordance with the International Standard for the Protection of Privacy and Personal Information and otherwise as required to implement these Anti-Doping Rules.

And

**Practical application**

As a condition of participation in triathlon all ITU Athletes agree and consent to sharing their personal information, sometimes sensitive, in the course of the mandatory ITU anti-doping activities and procedures.

All ITU Athletes can be confident that any personal and sensitive information they share as a condition to and by virtue of participation in triathlon is being protected by a variety of unyielding privacy safeguards.