Information Notice on the Processing of Personal Data of Participants and Other Accredited Persons

IMPORTANT INFORMATION – PLEASE READ CAREFULLY

This document contains important information regarding the Processing of Personal Data of Participants and other persons requiring accreditation for the Olympic Boxing Qualifying Events for the Games of the XXXII Olympiad in Tokyo, Japan. It indicates the organisations responsible for Processing Personal Data of Accredited Persons and the key purposes for which such Personal Data is Processed, as well as the applicable modalities and conditions. This notice also explains how Accredited Persons can exercise their rights under applicable data protection laws.

Personal Data of Accredited Persons will be used only as necessary to achieve the purposes set out in this Information Notice, which may vary according to each Accredited Person’s function(s) at the Events. For this reason, some provisions applicable to Participants may not apply to other Accredited Persons. If you are applying for accreditation, please read this notice carefully and make sure you understand it.

1. Definitions

In this Information Notice, the following definitions apply:

a. “Accredited Persons” means all persons applying for, or being granted, the right to be accredited for the Events, including, without limitation, Participants as well as employees, agents and contractors of National Olympic Committees, National Federations, International Federations, Local Organising Committees, the IOC, the IOC’s Affiliates, Rights-Holding Broadcasters, media and other entities listed in Section 6.

b. “Authorised Purposes” means the purposes referred to in Section 4 below.

c. “Events” means the Olympic Boxing Qualifying Events for the Olympic Games Tokyo 2020, taking place in Wuhan (People’s Republic of China), Dakar (Senegal), London (Great Britain), Buenos Aires (Argentina) and Paris (France).

d. “Games” means the Games of the XXXII Olympiad in Tokyo, Japan, including all sport competitions, ceremonies, cultural events, torch relay and other activities organised by Tokyo 2020 and the IOC in connection thereto.

e. “IOC” means the International Olympic Committee.

f. “IOC’s Affiliates” means any entity, now existing or to be created, which is directly or indirectly controlled by the IOC, including without limitation Olympic Broadcasting Services SA (Switzerland), Olympic Channel Services S.L. (Spain), Olympic Channel Services SA (Switzerland), Olympic Channel Services S.L. (Spain), IOC Television & Marketing Services SA (Switzerland), the Olympic Foundation (Switzerland), The Olympic Foundation for Culture and Heritage (Switzerland), the International Olympic Truce Foundation (Switzerland), the International Olympic Truce Centre (Greece), Olympic Refuge Foundation (Switzerland) and the Foundation for Universal Olympic Ethics (Switzerland).

g. “Local Organising Committee(s)” means each of the organising committees established and/or designated to organise the Events.

h. “Participants” means the athletes, coaches, Delegation Leaders, team officials and other members of the delegations attending the Events.

i. “Personal Data” means any information related to any identified or identifiable Accredited Persons.

j. “Process” (and its derivatives) means any operation or set of operations which is performed on Personal Data or on sets of Personal Data, whether or not by automated means.

2. Responsibility for the Processing of Personal Data

Personal Data of Accredited Persons will be Processed by the Local Organising Committees and the IOC for the purposes and in the manner described in this Information Notice. Where deemed necessary for the Authorised Purposes (e.g. in relation to Accredited Persons who are minors or otherwise incapable), the Local Organising Committee(s) and the IOC may also Process Personal Data which relate to Accredited Persons’ parents, legal guardians or entourage. Accredited Persons are requested to inform these third parties about the contents of this Information Notice.

Without limiting their capacity to act jointly or separately as they deem in the best interests of the Events, Local Organising Committees and the IOC have allocated their respective responsibilities as follows: Local Organising Committees are primarily responsible for the Authorised Purposes described in Section 4, paragraphs a, b, c, and d; and the IOC is primarily responsible for the Authorised Purposes described in Section 4, paragraphs e, f, g, and h.

Local Organising Committees and the IOC reserve the right to supplement or modify the information contained in this document where they deem necessary for the success of the Events. In case of any Processing of Personal Data of Accredited Persons not described in this Information Notice, Local Organising Committees and the IOC will provide adequate information to the concerned Accredited Persons in accordance with applicable laws.
3. **Collection of Personal Data of Accredited Persons**

Personal Data of Accredited Persons is collected on different occasions, as required for the success of the Events and, in particular, when Accredited Persons:

- apply for an accreditation and complete the registration process to attend the Events through their responsible organisation;
- are provided with services such as accommodation, transport, meals, assistance or healthcare;
- travel to and from the cities and countries hosting the Events for the purposes of such Events;
- are photographed or filmed at the occasion of the Events or otherwise as part of the media coverage of the Events;
- are involved in any disciplinary procedure related to a suspected or actual breach of the rules applicable to Accredited Persons or other legal procedure in connection with the Events;
- are involved in a research project conducted at the occasion of the Events;
- take part in any activity in connection with the Events;
- qualify to compete at the Events and Games (Participants only);
- compete at the Events (Participants only);
- are subject to anti-doping controls and procedures (Participants only).

Local Organising Committees will receive Personal Data of Accredited Persons through the intermediary of the responsible organisations of the Accredited Persons. Local Organising Committees and the IOC will receive Personal Data of Accredited Persons from third parties where such data is necessary for the purposes of Processing Personal Data of Accredited Persons set out in Section 4.

4. **Authorised Purposes**

Personal Data of Accredited Persons will be Processed by the Local Organising Committees and the IOC for the following purposes:

- allowing Participants’ participation in, and the management of, sport competitions and other activities and events organised at the occasion of the Events (including educational activities) and more generally enabling Accredited Persons to fulfil their roles and missions at the Events; **key activities include:** review of applications for and management of accreditation for the Events (including all related rights and entitlements), sports entries, qualification systems and verification that Accredited Persons fulfil admission requirements, planning and scheduling, display of information within Events’ venues for the presentation of Participants;
- facilitating the travel to and from, and stay in, the host cities and countries for the purposes of the Events and providing services to improve the Accredited Persons’ experience at the Events; **key activities include:** provision of travel services, accommodation and related services (at accommodation facilities), transport, communications systems;
- ensuring the safety of Accredited Persons and the security of the Events; **key activities include:** security checks, access controls and video surveillance at and around the Events venues and sites;
- protecting the health and well-being of Accredited Persons; **key activities include:** the provision of healthcare and medical services to Accredited Persons at the occasion of the Events, the monitoring and treatment of athlete injuries or illnesses at the Events;
- protecting the integrity of the sport competitions of the Events and ensuring the compliance of activities occurring at the Events with the Olympic Charter and other rules applicable to Participants and, where applicable, other Accredited Persons; **key activities include:** anti-doping programme of the Events, prevention of manipulation of competitions and more generally the identification, investigation and prosecution of suspected or actual breaches of the IOC Code of Ethics and other rules applicable to Participants (as detailed in section 1 of the Conditions of Participation form);
- managing sport competition results and keeping official records of and other relevant information about the Events and Participants; **key activities include:** timing and scoring services, compilation, verification and publication of official sports results, development of statistics (such as to support future Events and Games planning needs and optimisation processes), historical studies, scientific and other research projects (such as for the prevention of injuries and illnesses in sport) conducted during and after the Events and the Games;
- promoting the Events and ensuring the widest possible media coverage and their legacy; **key activities include:** broadcast, publication, or transmission of any content in connection with the Events and their legacy, in any format and through any media or technology (whether now existing or created in the future), operated by Local Organising Committees and/or the IOC, or by authorised rights-holding broadcasters and other media; presentation of Participants and provision of related services to the media covering the Events;
- performing legal obligations; **key activities include:** disclosing Personal Data to authorities on the basis of Local Organising Committees’ and/or the IOC’s good faith belief of being under a legal obligation to do so;
- communicating with Accredited Persons and informing them about the Events, the Games and activities of Local Organising Committees, the IOC and the Olympic Movement; **key activities include:** sending of communications via email or otherwise regarding Events and Games-related activities, answering queries from Accredited Persons, providing promotional or marketing communications.
5. **Categories of Personal Data Processed**

Personal Data Processed by Local Organising Committees and the IOC for the Authorised Purposes can be categorised as follows:

a. biographical information such as family and given names, nationality, date of birth, gender, photograph, passport information;

b. contact and travel details such as postal address, email address(es), phone number(s), public social media account(s), booking number(s), arrival and departure information;

c. physiological information such as height, weight, biometrics, blood and urine samples, illnesses and injuries;

d. information related to participation in the Events such as accreditation number, discipline(s), team, performances, results, function, National Federation, National Olympic Committee;

- health data related to the health status of a person including medical data (doctor referrals and prescriptions, medical examination reports, laboratory tests, radiographs, etc.);

f. other relevant information necessary for or in relation to the protection of the life, body or property of a person, the security of the Events, the prevention of the manipulation of competitions or the conduct of the anti-doping programme (whereabouts, etc.).

6. **Personal Data recipients**

Local Organising Committees and the IOC may share Personal Data between them and with the IOC’s Affiliates and other service providers or third parties acting on their behalf, for carrying out the Authorised Purposes. Moreover, the following recipients may have access to Personal Data where required by their respective operations, and responsibilities in connection with the Events and Local Organising Committees and the IOC shall be authorised to share Personal Data with these recipients, where necessary for the Authorised Purposes:

a. International Boxing Association (AIBA), which remains the governing body of boxing;

b. National Federations and National Olympic Committees, which select and send Participants to the Events and the Games;

c. law enforcement authorities, which are responsible for ensuring the security of the Events and admission in the host country and more generally accomplish their mission in accordance with applicable laws;

d. the Court of Arbitration for Sport (“CAS”), which has been granted authority to settle disputes in connection with the Events;

e. the International Testing Agency (“ITA”), which the IOC has entrusted with certain tasks related to the implementation of the anti-doping programme in relation to the Events;

f. the World Anti-Doping Agency (“WADA”) and other Anti-Doping Organisations, which fulfil their missions to fight against doping in accordance with the World Anti-Doping Code;

g. insurance providers, which may provide services to Accredited Persons;

h. healthcare and medical service providers, which may provide treatment to Accredited Persons during their stay at the Events;

i. Rights-Holding Broadcasters and other media, which report on the Events and inform the general public;

j. sponsors and other commercial partners, which provide services in connection with the Games and promote their partnerships with the Olympic Movement;

k. travel and accommodation service providers, which provide services to Accredited Persons.

Where the above-mentioned recipients consider such measure necessary for the Authorised Purposes, they may combine or supplement any Personal Data of Accredited Persons received from Local Organising Committees and the IOC with any other information in their possession. Accredited Persons are invited to consult the websites or other official information sources managed by the above-mentioned recipients for additional information regarding their respective operations and activities and related Processing of Personal Data. Personal Data will normally be Processed in a confidential manner. Some Personal Data, such as some biographical information and information related to the participation of Participants in the Events’ competitions or related to breaches of rules applicable to Accredited Persons, may be publicly disclosed.

7. **Grounds for Processing Personal Data**

Processing of Personal Data of Accredited Persons is based on the following grounds:

a. the necessity in view of allowing and facilitating Participants’ participation in the Events and, more generally, the performance by Accredited Persons of their respective operations and responsibilities in connection with the Events (c.f. Section 4, paragraphs a, b, f and i);

b. the substantial public interest to guarantee security at the Events, carry out anti-doping activities, protect clean athletes, prevent the manipulation of competitions, inform the general public and promote the Events and the Games (c.f. Section 4, paragraphs c, d, e, f and g);

c. the legitimate interests of the Local Organising Committees and the IOC to ensure that Accredited Persons respect their covenant to comply with the provisions applicable to Accredited Persons (including the Olympic Charter and the IOC Code of Ethics, as well as for Participants the Anti-Doping Rules applicable at the occasion of the Events, the World Anti-Doping Code and the rules referred to in section 1 of the Conditions of
Participation), as well as to promote the Events, the Games and their legacy (c.f. Section 4, paragraphs e and g); d. applicable legal provisions authorising the Processing of Personal Data for the Authorised Purposes, as well as compliance with the legal obligations of the Local Organising Committees, the IOC or other recipients listed under Section 6 (c.f. Section 4, in particular, without limitation, its paragraphs e and h); e. protection of the vital interests of Participants or of other natural persons when providing healthcare services (c.f. Section 4, paragraph d); f. Accredited Persons’ consent, where expressly granted (c.f. Section 4, paragraph i) where recipient’s consent is required by law).

8. **Retention period of Personal Data**

As a general rule, the Processing of Personal Data of Accredited Persons described in this Information Notice will cease after a period of four years following the end of the Events. Personal Data of Accredited Persons may be kept for a longer period of time where necessary to fulfil the Authorised Purposes including, without limitation, information deemed of historical interest (such as sports results, key biographical information), which may be kept as long as necessary for the purposes listed in Section 4, paragraphs f and g; and information related to the compliance of activities occurring at the Events with the Olympic Charter and other rules applicable to Accredited Persons Processed for the purposes listed in Section 4, paragraphs e and h. Retention periods applicable to anti-doping activities are specified in Annex A of the International Standard on Protection of Privacy and Personal Information, forming part of the World Anti-Doping Code, which provides that Personal Data of Participants may be retained over time by WADA, the IOC and the ITA for a period up to 10 years or indefinitely.

9. **Security of Personal Data**

Local Organising Committees and the IOC will use technical and organisational measures to protect Personal Data against the risks of damage, destruction, loss or unauthorised access, in accordance with applicable laws.

10. **International Transfer**

Local Organising Committees and the IOC will Process Accredited Persons’ Personal Data mainly in the host countries where the Events take place (i.e. People’s Republic of China, Senegal, Great Britain, Argentina and France) and in Switzerland where the IOC headquarters are located. However, they shall be entitled to make Accredited Persons’ Personal Data available to entities listed in Section 6 located in other countries, including outside the European Union (EU)/European Economic Area (EEA). In such case, Local Organising Committees and the IOC shall take measures required by applicable data protection laws to ensure that Personal Data of Accredited Persons continue to benefit from an adequate level of protection, such as Standard Contractual Clauses established in the Decision of the EU commission.

11. **Rights of Accredited Persons**

The IOC has designated a person in charge of receiving complaints or questions in relation to the Processing of Accredited Persons’ Personal Data who can be contacted at the following address in order for Accredited Persons to exercise their right to request access, rectification, erasure, restriction of Processing, objection to Processing or to the adoption of automated decisions and, be it the case, data portability, as well as the remaining privacy rights and digital rights:

The IOC’s dedicated portal as indicated in the IOC’s privacy policy (www.olympic.org/privacy-policy) or by mail at the following address:

**International Olympic Committee**
Data Protection Officer
Legal Affairs Department
Château de Vidy
1007 Lausanne
Switzerland

EU residents may also contact the IOC’s EU representative, Olympic Broadcasting Services SL, at the following address:

**Olympic Broadcasting Services SL**
Calle de Torrelaguna 75
28027 Madrid
Spain

Any complaint in relation to the Processing of Accredited Persons’ Personal Data that has not been addressed within a reasonable timeline can be addressed to:
Swiss Federal Data Protection Commissioner
Feldeggweg 1
3003 Bern
Switzerland
www.edoeb.admin.ch

For EU residents, to:

Agencia Española de Protección de Datos
Calle Jorge Juan 6
28001 Madrid
Spain
www.aepd.es